

TEKNOPARK ISTANBUL CLARIFICATION TEXT ON THE PROCESSING OF ENTREPRENEURIAL PERSONAL DATA

1. Purpose and Scope

This Clarification Text has been prepared by Teknopark Istanbul A.Ş. (“Teknopark Istanbul”), as the data controller, in accordance with the Personal Data Protection Law No. 6698 (“KVKK / Law”), in order to inform entrepreneurs about the personal data processing activities carried out within the scope of Teknopark Istanbul High Technology Venture Capital Investment Fund and the rights arising from the Law.

Your personal data are processed within the framework of the basic principles stipulated in the Law, for the purposes and legal reasons set out below and are securely stored for the retention periods determined in line with these purposes.

2. Data Controller Information

Title

Teknopark Istanbul A.Ş.

Address

Sanayi Mah. Teknopark Bulvarı No:1/9A 34906 Pendik/Istanbul, Türkiye

Contact Address

ytf@teknoparkistanbul.com.tr

3. Categories of Personal Data Processed and Collection Methods

We process your Personal Data under the category of Identity, Contact and Professional Experience by non-automated and partially automated means. Your Personal Data is obtained (i) from you or your organization; by hand or by e-mail through information and documents that will contribute to the evaluation process such as business cards, interview contact form, Investor Fund Application Form, Investor Presentation, Business Plan, Feasibility Report, Financial Projection, Corporate Tax Declaration, Debt Commitment Contracts, Patent and Intellectual Property Documents, resumes, Technology Evaluation Form, legal and financial review documents, (ii) from your references verbally over the phone during the reference confirmation process.

4. Purposes and Legal Grounds for Processing Personal Data

Your personal data is processed by us for the purpose of conducting entrepreneurial evaluation, legal and financial review and investment processes and on the basis of the legal grounds that “It is mandatory to process data for the legitimate interests of the data controller, provided that it does not harm the fundamental rights and freedoms of the data subject” within the scope of Article 5/2(f) of the Law and “It is necessary to process personal data belonging to the parties to the contract, provided that it is directly related to the establishment or performance of a contract” within the scope of Article 5/2(c) of the Law.

5. Transfer of Personal Data

Your personal data may be shared with law offices in order to carry out legal review processes, with financial consultancy firms in order to carry out financial review processes and with Arz

Gayrimenkul ve Giriřim Sermayesi Portföy Yönetimi A.ř., the manager of Teknopark Istanbul High Technology Venture Capital Investment Fund, in order to carry out investment processes.

In order to ensure the security of your data, commitments regarding data security are obtained from third parties to whom personal data is transferred and data transfer is carried out in secure ways. Your personal data is not transferred abroad.

In addition to the above-mentioned personal data processing activities, in case of need, Personality Analysis Information is processed based on the Explicit Consent legal reason for the purpose of conducting personality analysis processes and may be shared with the Personality Analysis Company. For this purpose, we submit the Teknopark Istanbul Personality Analysis Explicit Consent Text on the Processing of Personal Data for your approval through the relevant channels.

6. Rights of the Relevant Person

Pursuant to Article 11 of the Law, you may submit your requests regarding your rights listed below to us via ytf@teknoparkistanbul.com.tr in accordance with the Communiqué on the Procedures and Principles of Application to the Data Controller. We will evaluate your request as soon as possible and finalize it within thirty (30) days at the latest.

- Learn whether your personal data is being processed,
- Request information if your personal data has been processed,
- To learn the purpose of processing your personal data and whether they are used in accordance with their purpose,
- To know the third parties to whom personal data are transferred domestically or abroad,
- To request correction of personal data in case of incomplete or incorrect processing,
- To request the deletion or destruction of personal data within the framework of the conditions stipulated in Article 7 of the Law,
- Request notification of the transactions made pursuant to subparagraphs (d) and (e) of Article 11 of the Law to third parties to whom personal data are transferred,
- To object if your personal data is analyzed exclusively through automated systems and results in a result against you,
- To request the compensation of the damage in case you suffer any damage due to the processing of your personal data in violation of the relevant legislation.

This Clarification Text was updated by Teknopark Istanbul A.ř. on 01.05.2024.