

 POLİMER AR GE PLASTİK SAN. VE TİC. A.Ş.	VISITOR CLARIFICATION TEXT	Document No	BYS-GN-DD-028
		Release Date	15.04.2021
		Revision No	00
		Revision Date	-
		Page No	1 / 2

POLİMER AR GE PLASTİK SAN. VE TİC. A.Ş.

VISITOR CLARIFICATION TEXT

I. Data Controller Identifier

This clarification text has been prepared by POLİMER AR GE PLASTİK SAN. VE TİC. A.Ş. (Central Registration System No: 0732071541800019) residing at the address of Sarıyer, Rumeli Hisarı Mahallesi, Kale Ağası Sokak, No: 5 / B- İstanbul as a data controller within the scope of Article 10 of the Law on the Protection of Personal Data No. 6698 and the Communiqué on the Principles and Procedures for Fulfilling the Disclosure Obligation.

II. Purposes of Processing Personal Data

Your Personal Data, within the scope of the legislation on the Protection of Personal Data in particular and the relevant legislation, can be processed for the purposes of ensuring the physical security of the visitors, company employees and the company, due to the Law No. 5651 on the Regulation of Publications on the Internet and Fight Against the Crimes Committed through These Publications, fulfillment of legal obligations arising from the law and communication. In this context, your personal data and sensitive personal data obtained are securely stored in physical or electronic media for a suitable period of time for processing purposes. Within the scope of these activities, the Company acts in accordance with the obligations stipulated in all relevant legislation, especially the Personal Data Protection Law No. 6698, regarding the protection of personal data.

III. Method and Legal Reason for Collecting Personal Data

Your personal data; In case you connect to internet servers by yourself or with your personal devices, are collected from your device by the Company in order to conduct our activities. The information received from your internet-connected device, your internet traffic and log records kept for this purpose are processed on the basis of data processing conditions in the light of the general principles stipulated in Article 4/2 of the Law, clearly stipulated in the laws and the necessity of data processing for the legitimate interests of the data controller, provided that the fundamental rights and freedoms of the data subject are not harmed.

IV. Transfer of Personal Data and Transfer Purposes

Your personal data processed within the scope of the purposes explained; can be transferred by the Company to authorized public institutions and organizations with legal obligation in the presence of the data processing conditions stipulated in articles 5/2 and 6/3 of the Law upon request subject to the principles in Article 8 of the Personal Data Protection Law No.6698.

 POLİMER AR GE PLASTİK SAN. ve TİC. A.Ş.	VISITOR CLARIFICATION TEXT	Document No	BYS-GN-DD-028
		Release Date	15.04.2021
		Revision No	00
		Revision Date	-
		Page No	2 / 2

Since the personal data of the visitors are processed only for the purpose stated above, there is no transfer abroad under any circumstances.

V. Rights of Personal Data Owner enumerated in Article 11 of the Law

As data subject, in case of that you submit your requests regarding your rights with DATA SUBJECT REQUEST FORM at "<http://www.polimerarge.com/protection-of-personal-data>" to the Company using the methods set out below, your applications will be concluded as soon as possible and within 30 (thirty) days at the latest. However, if your applications regarding the processing of personal data require an additional cost, the data subject may be charged at the tariff determined by the Personal Data Protection Board.

As a data subject, you have the following rights enumerated in Article 11 of the Law:

- Learning whether personal data is processed or not
- If personal data has been processed, requesting information regarding this
- Learning the purpose of processing personal data and whether they are used appropriately for their purpose
- Learning the third party information that the personal data is transferred to, within or outside of The Country
- Requesting correction of personal data if it is incomplete or incorrectly processed
- Request deletion or destruction of your personal data in case the reasons requiring the processing of your personal data disappear
- Requesting that your corrected or deleted information upon your request to be communicated to the third parties that the personal data have been transferred to, if any
- Objecting to the occurrence of a result against the person herself/himself by analyzing the processed data exclusively through automated systems
- Demanding the compensation of the damage in case of damage due to the unlawful processing of personal data

Pursuant to the SubClause 1 of the Article 13 of the law on the protection of personal data, you can make your request to exercise your rights stated above by one of the methods specified in The Form by using the DATA SUBJECT REQUEST FORM in accordance with the "Communiqué on Application Procedures and Principles to the Data Controller".