

DEFIC Globe Inc. INFORMATIVE TEXT ON COMMERCIAL ELECTRONIC MESSAGE PROCESSING

This document has been prepared in order to enlighten you about the processing of your personal data in accordance with the Article 10 of the Law ("KVK Law") on the Protection of Personal Data numbered 6698 and the Communiqué on the Procedures and Principles to be Followed in Fulfilling the Disclosure Obligation.

DEFIC Globe Inc. In order to ensure compliance with the law, it takes the necessary administrative and technical measures by adopting the principles regarding the protection and processing of personal data in the relevant legislation. For the scope of this

DEFIC Globe Inc. ("Company" or "DEFIC Globe A.Ş.") residing at Esentepe Mah. Kelebek Sk. Marmara Kule B-Blok No:2/1 34870 Kartal / Istanbul - TURKEY, as a data controller, processed your personal data in accordance with the KVK Law and the relevant legislation within the scope described below.

a) Our Purposes of Processing Your Personal Data

Your personal data are processed in accordance with the principle of loyalty to the purpose, limited, measured, specific, clear and legitimate purposes, in accordance with the law and honesty rules. In addition, our Company takes the necessary care to keep the personal data it processes accurate and up-to-date. In this context, your personal data can be processed for the following purposes.

Our company may need your explicit consent while processing your personal data in some of its activities. In order to carry out the marketing processes of the products and services offered by our company to our customers and potential customers and to obtain the highest benefit, we can process your identity information, contact information and marketing information for purposes such as planning, announcing your special opportunities for our products and services, conducting promotional and advertising activities, and managing customer satisfaction and loyalty activities.

b) Transfer of Your Personal Data

Your personal data, especially contact information, can be transferred to authorized public institutions and private persons in order to fulfill our legal obligations with our suppliers and business partners from whom we receive service for the purposes stated above and for the purposes specified above.

c) Method and Legal Reason for Collecting Your Personal Data

Based on the legal reasons you have express consent stated in Article 5/1 of the KVK Law and have been made public by the person specified in Article 5/2 (d) of KVK Law, our company collects your personal data through physical and electronic media, including e-mail, telephone, SMS and other devices, in order to fulfill the above-mentioned purposes in the most practical and effective way.

d) Storage of Your Personal Data

Your personal data can be stored for the periods required by the purposes of processing. Our company, our business partners and suppliers, in case you refuse to receive commercial electronic messages or commercial electronic communications within the scope of the company's fulfillment of its legal obligation, article 5/2 (¢) of the KVK Law, it can store your



personal data for 3 years if there is no reason to keep it for longer periods from the date of rejection. In cases where there is no other justification or legal reason, there is no legal retention period stipulated in any legislation, there is no international law or regulation, and the obligations arising from contracts disappear, your personal data for which the purposes of processing have disappeared are deleted, destroyed or anonymized.

e) Your Rights Regarding Your Personal Data

As a personal data owner, you have the following rights regarding your personal data in accordance with Article 11 of the KVK Law:

- Learning whether your personal data is being processed,
- If your personal data has been processed, to request information regarding this,
- Learning the purpose of processing personal data and whether they are used appropriately for their purpose,
- To know the third parties to whom your personal data is transferred domestically or abroad.
- To request correction of your personal data if it is incomplete or incorrectly processed, and to request notification of the transaction made within this scope to third parties to whom your personal data has been transferred,
- Request deletion or destruction of your personal data in the event that the reasons requiring its processing disappear, despite the fact that it has been processed in accordance with the provisions of Law No. 6698 and other relevant laws, and to request notification of the transaction made within this scope to third parties to whom your personal data has been transferred,
- To object to the emergence of a result against you by analyzing the processed data exclusively through automated systems,
- If you suffer damage due to unlawful processing of personal data, requesting the removal of this damage

You can submit your requests regarding these rights by filling out the Application Form on our website. You can include the mandatory matters pursuant to the Communiqué on the Principles and Procedures of Application to the Data Controller, by using a written or registered electronic mail (KEP) address, secure electronic signature, mobile signature or your e-mail address previously notified by you to our Company and registered in our Company's system. Your application will be answered free of charge. However, if the requested transaction requires an additional cost, the fees in the tariff determined by the Personal Data Protection Board will be requested from the applicant.

EXPRESS CONSENT TEXT FOR SENDING COMMERCIAL ELECTRONIC MESSAGES

Within the scope of your explicit consent, we can process your personal data for purposes such as carrying out the marketing processes of the products and services offered by our company and making plans for you to get the highest benefit, offering you special opportunities for our products and services, and conducting promotional and advertising activities.

Your personal data can be shared with third party companies from which we receive services at home or abroad, in case the business activities are carried out and the employment contract requires.

INCEK HOSPITAL ELECTRONIC MESSAGE APPROVAL

This text includes my consent regarding the following: Announcement of general / special opportunities about the products and services offered by DEFIC Globe Inc. within the scope of the Law on Regulation of Electronic Commerce and the Regulation on Commercial Communication and Commercial Electronic Messages, keeping informed of current developments; sending celebratory messages, sharing content such as



presentations and newsletters, sending commercial electronic messages and other messages to me in accordance with the relevant laws in order to promote and advertise, that my contact information, identity information and marketing information are received for these purposes in order to carry out the goods/service sales and advertisement/campaign/promotion processes, and that messages will be sent to me via the channel I prefer, that I can always change my communication preferences or that I can stop the communication by refusing the transaction specified in the messages sent to me without any justification, and sending commercial electronic messages and other messages to me through SMS/short message, automatic call, telephone call, social media and online advertising networks, e-mail/mail and other electronic communication channels in accordance with the law.

I hereby accept and declare that I have read and understood the above Clarification and Explicit Consent Text regarding commercial electronic messages to be sent to me and this text. In this context, I hereby give express consent and approval to send commercial electronic messages to me through the channels I prefer below.