

DISCLOSURE STATEMENT PURSUANT TO LAW NO.6698 REGARDING PROTECTION OF PERSONAL DATA

a) Purpose

This disclosure statement explains how your personal data gathered and processed, what kind of data is collected, how these personal data used, what your rights are on your personal data which processed by our Company in the scope of Law on the Protection of Personal Data No. 6698 (“LPPD”) regarding to the services offered and presented to you by “Renk Petrol Turizm Anonim Sirketi” (“Company”) as a Data Controller.

b) Processed Personal Data

The scope of the personal data which you share with us upon your own consent includes, but not limited to your full name, date of birth, ID information, mobile number, e-mail, sex, address, profession, education, marital status, accommodation and expense details, social media accounts, shopping details and all transaction details.

Your personal data may vary depending on the service, product or business activity provided by our Company and it may be also collected automatic or non-automatic methods, written, verbal or electronically by means of offices, branches, agents, call centers, internet sites, social media circles, mobile applications etc. Your personal data will be processed and updated as long as you benefit from our Company's products and services.

In addition, your personal data may be processed when you use our call center or internet site with the intention of using Company’s services or when you visit our Company or our internet site, and when you attend training, seminars or organizations organized by our Company.

Your personal data mentioned shall be processed as per to Articles 5 and 6 of the LPPD, in order to but not limited to; carry out necessary operational activities within our company to ensure that products and services provided by our company are offered to you; perform necessary operations with relevant business units and business associates to provide you with products and services suited to your consumption and purchase habits; ensure the rights of natural persons through carrying out human resources management by our Company; take necessary actions to make, implement, and execute commercial decisions by our Company; ensure the legal security of the natural persons our Company is associated with, and of our Company, arising from these associations and for similar purposes

Furthermore, pursuant to Article 5 of the LPPD, your personal data shall be processed by our Company acting its capacity as the Data Controller without further seeking your express consent in the event that:

- It is expressly permitted by any law;
- It is necessary for the protection of life or bodily integrity of a person himself/herself, or of someone else, who is unable to express his/her consent due to actual impossibility or whose consent is not legally recognized.
- It is necessary to process the personal data of parties of a contract, provided that the processing is directly related to the execution or performance of the contract;
- It is necessary for compliance with a legal obligation which the data controller is subject to;
- The relevant information is revealed to the public by the data subject herself/himself;
- It is necessary for the institution, usage, or protection of a right;
- It is necessary for the legitimate interests of the data controller, provided that the fundamental rights and freedoms of the data subject are not harmed.

c) Scope of Use and Transfer of Personal Data

Your personal data is collected in order to provide better services to you; to share the products and services offered by our Company; to ensure legal and commercial security of those who are in business relationship by us and our Company; to continuity of our Company policy by customizing these personal data according to your interests and needs.

Your personal data shall be transferred to business associates, suppliers, shareholders of our Company; legally authorized public bodies and natural person for the purposes of; customizing and recommending products and services provided by our Company according to your likes, usage habits and needs; ensuring legal and commercial security of our Company and persons in business relationship with our Company; enabling necessary operations carried out by our business units in order to make you benefit from products and services offered by our Company; ensuring to continuity of our Company policy. within the scope of personal data processing conditions and purposes pursuant to the Articles 8 and 9 of the LPPD

d) The Rights of the Personal Data Owners

According to Article 11 of the LPPD, personal data owners have a right to;

- Learn whether her/his personal data is being processed;
- Request information as to processing if her/his data have been processed,
- Learn the purpose of processing personal data and whether processed data are used in accordance with its purpose,
- Know the third parties to whom personal data are being transferred within the country or abroad,
- Request rectification in case personal data are processed incompletely or inaccurately and request that the process carried out in this context to be notified to the third parties to whom the personal data had been transferred,
- Pursuant to Article 7 of the LPPD, request the deletion or destruction of personal data in the event that the reasons for its processing are no longer present, despite having been processed in accordance with the provisions of the LPPD and other related laws, and request that the process carried out in this context to be notified to the third parties to whom the personal data had been transferred,
- Object to the occurrence of a result to the detriment of the person himself/herself, by means of analyzing the processed data exclusively through automated systems,
- Request compensation for the damages in case the person incurs damages due to unlawful processing of personal data.

In accordance with the article 13, paragraph 1 of the LPPD, you can submit your requests to our Company regarding the exercise of your aforementioned rights in written form or by means of any other methods determined by the Personal Data Protection Board. Because of the fact that the Personal Data Protection Board has not determined a method at this stage, you must submit your applications to our Company in written form, in pursuance of the LPPD. Within this framework, channels and methods through which you will submit your application in written form to our Company, within the scope of the Article 11 of the LPPD, are specified below:

In order to exercise your above-mentioned rights, you can submit your request to which includes your necessary identification information and your explanations regarding the specific right you request to exercise among the rights set forth in the Article 11 of the LPPD; by **filling in the form** and delivering a signed copy of the form to the “Park Inn by Radisson İstanbul Atatürk Airport, Halkalı Merkez Mah. Fatih Cad. No:99 Küçükçekmece-İstanbul, **Turkey**” address with your identity documents personally, via notary public, through other methods set out in the LPPD.

Applications made in within this scope will be finalized within the shortest possible time frame and in maximum of thirty (30) days. These applications are currently free of charge. However, if the transaction requires an extra cost, a fee may be charged at the rate specified by the Personal Data Protection Board.

e) Duration, Deletion, Destruction and Anonymization of the Personal Data

Your personal data will be kept for the periods stipulated in the legislation.

According to Article 7/1 of the LPPD, in the event that the reasons for the processing of your personal data have been disappeared, personal data shall be deleted, destroyed or anonymized by the Data Controller himself or upon the request of the person concerned.

Personal data owners have the right to withdraw their direct consent upon processing and utilization of their personal data. This consent may be withdrawn by sending your request to info.ataturk.istanbul@parkinn.com address.

f) Alteration on Protection of Personal Data Policy

Our Company always make an alteration on this Protection of Personal Data Policy document. These alterations become valid as soon as the new Protection of Personal Data Policy published on “www.pinnhotelistanbul.com” website. You will be informed about the alterations on Protection of Personal Data Policy.

g) Final Provisions

User(s) irrevocably agree, represent and undertake that they have read the Privacy/Personal Data Protection Policy above before they visit the web site; that they will comply with all the requirements listed above; that the contents of the web site as well as all our electronic media and computer records shall constitute conclusive evidence pursuant to Article 193 of the Code of Civil Procedures.

Pursuant to the Law No. 6698 Regarding Protection of Personal Data, I hereby give consent to your Company for collecting, recording, processing, storing, using my personal data within legal limits and in accordance with the above-stated principles, and transferring to/sharing my personal data with third parties for the same purposes.