

TOFAŞ TÜRK OTOMOBİL FABRİKASI ANONİM ŞİRKETİ

PRIVACY NOTICE ON THE PROCESSING OF PERSONAL DATA WITHIN THE COMMUNICATION PROCESS

Pursuant to the Law on the Protection of Personal Data No. 6698 (“**Law**”), your personal data may be processed by TOFAŞ Türk Otomobil Fabrikası Anonim Şirketi (“**Company**”) as the data controller, within the scope explained below.

Detailed information regarding the processing of your personal data by our Company can be accessed in the TOFAŞ Türk Otomobil Fabrikası Anonim Şirketi Personal Data Protection and Processing Policy available at:

www.tofas.com.tr/KisiselVerilerinKorunmasi/Documents/Tofas_KVK_Islenmesi_Politikasi_Koc_V3.pdf

Purposes and Legal Grounds for Processing Personal Data

Your collected personal data may be processed by our Company for the purposes (“Purposes”) and on the legal grounds set out below, within the scope of the personal data processing conditions and purposes specified in Article 5 of the Law.

On the legal ground that data processing is necessary for the legitimate interests of the data controller, provided that it does not harm the fundamental rights and freedoms of the data subject:

- Responding to the questions you submit via the communication form,
- Receiving, evaluating, and concluding your complaints, requests, suggestions, and demands, and conducting the necessary planning and execution of relevant works with related departments and parties for such purposes.

To Whom and For What Purpose Processed Personal Data May Be Transferred

Your personal data collected may be transferred, in line with the Purposes stated above, to our suppliers from whom we receive services within the scope of our legitimate interests, to legally authorized public institutions and legally authorized private persons where it is explicitly stipulated by law and for the fulfillment of our legal obligations, in accordance with the data processing conditions set out in Article 5 and the rules on the transfer of personal data set out in Article 8 of the Law.

Method of Collecting Personal Data

Your personal data are collected electronically through the communication form available on the Company’s website, within the scope of fulfilling the Purposes stated above.

Rights of the Data Subject under Article 11 of the Law

Pursuant to Article 11 of the Law, we hereby inform you that you have the following rights concerning your personal data:

- To learn whether your personal data are processed,
- If your personal data have been processed, to request information in this regard,
- To learn the purpose of the processing of your personal data and whether they are used in accordance with their purpose,
- To know the third parties to whom your personal data are transferred domestically or abroad,
- To request correction of your personal data if they are incomplete or inaccurately processed,
- To request the deletion or destruction of your personal data within the framework of the conditions stipulated in the relevant legislation,
- To request that the correction, deletion, or destruction operations carried out in accordance with the relevant legislation be notified to third parties to whom your personal data have been transferred,
- To object to any result arising to your detriment through the analysis of processed personal data exclusively by automated systems,
- To request compensation for damages in case you suffer loss due to unlawful processing of your personal data.

Your requests regarding your rights listed above may be submitted to our Company by filling out the Data Subject Application Form available at [Protection of Personal Data](#) link. Our Company will conclude the request as soon as possible and at the latest within thirty (30) days, free of charge depending on the nature of the request. However, if the process requires an additional cost, a fee will be charged according to the tariff determined by the Personal Data Protection Board.