

Toros Meram - Protection of Personal Data "Visitor (Internet)" Clarification Statement

As the data controller, Toros Meram Yenilenebilir Enerji Üretim A.Ş. (Toros Meram Renewable Energy Production Inc.) (Toros Meram), processes your personal data in accordance with the Law on Protection of Personal Data (PDPL) No.6698 and other relevant legislation.

According to Article 10 of the PDPL, which regulates the Clarification Obligation, data controllers are obliged to inform the relevant persons, whose personal data are processed by them, on certain issues.

This clarification statement has also been prepared in accordance with the **Communiqué on Procedures and Principles for Fulfilling the Clarification Obligation** published by the Personal Data Protection Authority in order to fulfill the legal obligation.

Definitions

According to the Law on Protection of Personal Data No. 6698:

Personal data refers to all kinds of information regarding an identified or identifiable natural person;

Processing of personal data refers to all kinds of operations performed on data such as obtaining by fully or partially automatic means or non-automatic means provided that it is part of any data recording system, saving, storing, keeping, changing, rearranging, disclosuring, transfering, taking over, making it available, classifying or preventing use of personal data;

Relevant person refers to the real person whose personal data is processed;

Data controller refers to the natural or legal person who determines the purposes and means of processing personal data and is responsible for the establishment and management of the data recording system;

Clarification obligation refers to the obligation of the data controller or the authorized person to give nformation to the relevant persons about identity of the data controller, the purpose for which personal data will be processed, to whom and for what purpose the processed personal data can be transferred, the method and legal reason for gathering personal data and other rights specified in Article 11 of the Law during the acquisition of personal data.

Relevant Person

You, whose personal data is processed by **Toros Meram**, are defined as a **Visitor (Internet)** due to your visit to our website and you are also accepted as a Relevant Person by the Law.

Data Controller

Toros Meram, who determines the purposes and means of processing personal data regarding personal data about you and is responsible for the establishment and management of the data recording system is the data controller.



Mersis No: 0059038879300013

Acquisition of Your Personal Data

The table below shows your personal data and their acquisition methods. The same personal data can be acquired with more than one way.

Method / Media	Data
By automatic methods directly from you	Connect Time, Used IP Protocol, Visited Page, Connect End Time, IP Address and Amount of Transmitted Data;
in electronic media	

Purposes and Legal Reasons for Processing Your Personal Data

The legal reasons and purposes for processing your personal data are listed in the table below.

For explicitly prescribed in the laws in accordance with Article 5/2a of PDPL In order to carry out activities in

accordance with the legislation

(Article 7/2) in the Law No. 5651 on Regulation of Publications on the Internet and Suppressions of Crimes Committed By Means of Such Publications;

In order to carry out retention and

archive activities

Connect Time, Used IP Protocol, Visited Page, Connect End Time, IP Address and Amount of Transmitted Data

With reference to the Internet Law (Article 7/2) in the Law No. 5651 on Regulation of Publications on the Internet and Suppressions of Crimes Committed By Means of Such Publications;

Transferring Your Personal Data

Your personal data can be transferred to the relevant authorities without the obligation of clarification and without your explicit consent if requested within the framework of Article 28/1 of the PDPL.

Except this, your personal data can be transferred to public institutions specified in the laws (administrative authorities such as ministries, Presidential boards) within the scope of the purposes and limitations stipulated in the law also in unforeseen situations if requested in cases clearly stated in the laws.



Mersis No: 0059038879300013

Your personal data are not transferred to any institution, person or organization other than our legal obligations that do not have a clarification obligation and do not require your explicit consent.

Your Rights Regarding Your Personal Data

Relevant persons must first apply to the data controller in order to exercise their rights regarding their personal data. According to Article 14 of the Law, no direct complaint can be made to the Personal Data Protection Board.

In accordance with law, regarding your personal data

a) To learn whether personal data was processed,

b) If your personal data has been processed, to request information regarding this,

c) To learn the purpose of processing your personal data and whether they are used for their intended purpose,

ç) To know the third parties to whom your personal data were transferred at home or abroad,

d) To request correction of your personal data in case of incomplete or incorrect processing,

e) To request the deletion or destruction of your personal data in case the reasons requiring its processing are eliminated,

f) Request notification of the transactions made pursuant to subparagraphs (d) and (e) to third parties to whom your personal data have been transferred,

g) To object to the occurrence of a result against you by analyzing your processed data exclusively through automated systems,

ğ) In case you suffer damage due to unlawful processing of your personal data,to ask for indemnifying the damage

You can exercise your rights listed above by contacting the data controller, namely us.

Application Method to Data Controller

You can make your application in writing to the address of **Boruktolu Mahallesi Konak Cad. İdari Bina Apt. No:118 A Meram / Konya**;

by using your registered e-mail address to the registered e-mail address torosmeram@hs02.kep.tr;

by sending an e-mail to toros@toros.com.tr by using your e-mail address registered in our system.

You can find more detailed information about the procedures and principles to be followed when making the application in the Communiqué on Application Procedures and Principles for the Data Controlleor of the Personal Data Protection Authority.

This Clarification Statement has been prepared on 31.12.2020. In case of any change in this Clarification Statement, the effective date and content of the Statement will be updated.

Best Regards, Toros Meram Yenilenebilir Enerji Üretim A.Ş.