I. Data Officer

This enlightenment text, has been prepared by Bioeksen R&D Technologies Inc. (“BİOEKSEN”) with tax number 1760932853 recorded in Sarıyer Tax Office, with registry no 902309 in Istanbul Commerce Registry with CRS no 0176040423900019 that resides at “Büyükdere Cad. Noramin iş Merkezi No:237 Kat: B4 Maslak Sarıyer İstanbul” with the title of data officer within the scope of Communiqué on the Procedures and Principles for Fulfilling the Obligation of Disclosure and article 10 of Personal Data Protection Law (“Law”) numbered 6698.

II. For what purpose the personal data is processed

Your contact details, voice records, your personal data you specified in your voice records are processed for the purposes of ensuring legal and commercial security, examining such notifications as request, suggestion, satisfaction, complaint, objection after recording and replying when required, planning and execution of business activities and operational processes, carrying out communication activities, fulfilling legal rights and obligations, ensuring the quality and continuity of service and process security.

III. The Method and Legal Reason of Collecting Personal Data

Your personal data is gathered and stored with voice record method in verbal through BİOEKSEN power plant system.

Your personal data is processed based on the legal reason “the obligation of processing data for legitimate interests of data officer on condition not to damage fundamental rights and freedoms of the relevant person” included in article5/2-(f).

IV. Method of Gathering and Storing Personal Data;

Your personal data you share with our company can be collected verbally, in written or electronically through offices, branches, call center, website, social media channels, mobile applications and similar methods, either automatically or non-automatically. Your personal data will be stored in electronic and / or physical media. The technical security infrastructure improvements are implemented with the planning of necessary business processes to prevent unauthorized access, manipulation, loss and damage to your personal data provided and stored by our company.

Your personal data shall be processed by taking all necessary information security precautions, provided that they are not used apart from the purposes and scope which are notified to you, and shall be stored and processed during the legal retention period or for the period required by the processing purpose if such a period is not stipulated. When this period
is over, your personal data shall be removed from our Company's data flows by deleting, destruction or anonymization methods.

V. To Whom and For What Purpose Personal Data Is Transferred

Your personal data can be transmitted to other related persons and institutions limited to achieving the above-mentioned objectives and fulfilling the obligations of the relevant legislation within the limits set by the relevant legislation provisions.

VI. Rights Stipulated in Article 11 of the Law of Personal Data Owner.

Your rights that you can use under the law;

§ Finding out whether personal data is processed,

§ If personal data is processed, requesting information about it,

§ Finding out the purpose of processing personal data and whether they are used in accordance with its purpose,

§ Knowing the third parties to whom personal data are transferred domestically or abroad,

§ Requesting correction of personal data if it is incomplete or incorrectly processed,

§ Requesting deletion or destruction of personal data pursuant to the terms stipulated in article 7 of Law.

Request notification of the transactions made pursuant to clauses (e) and (f) of Article 11 of the Law to third parties to whom personal data are transferred.

Objecting to the emergence of a result against the person by analyzing the processed data exclusively through automated systems,

Requesting the removal of the damage in case the personal data is damaged due to the illegal processing of the data,

You can contact BİOEKSEN by using the e-mail address info@bioeksen.com.tr for detailed information about the above-mentioned issues.

You can submit your applications regarding your rights under the law provided that you use your secure electronic signature, mobile signature or electronic mail you have notified to BİOEKSEN before or recorded in BİOEKSEN system to bioeksen@hs03.kep.tr by hand or through notary office to BİOEKSEN Central Office or Branch Offices with a petition including your request and documents which certify your identity. In case your application must be replied in written by us and the reply to be given is more than 10 pages and/or it must be given in a record media such a CD, flash memory etc., it shall be subject to the fee determined by the Personal Data Protection Board within the provisions of the "Communiqué on the Principles and Procedures of Application to the Data Controller".

Requests submitted regardless of the form and content conditions stipulated by the law and the relevant sub-legislation may not be considered by BİOEKSEN.