## **Data Protection and Privacy Policy**

Information under the Law No. 6698 on Protection of Personal Data

a. Identity of the Data Controller and, if any, its representative;

This information is provided within the scope of the Law No. 6698 on Protection of Personal Data ("KVKK"), as the Data Controller, to fulfill the obligation of enlightening to real or legal persons, such as business partners, shareholders, and customers, with whom "HOLIDAYTIME TOURISM REAL ESTATE TRADING LTD. CO." is in communication.

## b. Purpose of processing personal data;

Your personal data may be collected automatically or non-automatically through offices, branches, dealers, call centers, websites, social media channels, mobile applications, and similar means, orally, in writing, or electronically, depending on the service, product, or commercial activity provided by our company. Your personal data will be processed as long as you benefit from our products and services and will be created and updated accordingly.

Furthermore, when you use our call center or website with the intention of using our services, visit our website, or participate in trainings, seminars, or events organized by our company, your personal data may be processed.

The collected personal data will be processed in accordance with the processing conditions and purposes set forth in Articles 5 and 6 of the KVKK, for the purpose of conducting the necessary studies by our business units to provide you with the products and services of our company, personalizing the products and services offered by our company according to your preferences, usage habits, and needs, ensuring the legal and commercial security of the individuals in business relation with our company (administrative operations carried out by our company, ensuring the physical security and audit of locations owned by our company, evaluation processes for business partner/customer/supplier (authorized or employees), legal compliance process, financial affairs, etc.), determining and implementing the commercial and business strategies of our company, and ensuring the implementation of the human resources policies of our company.

c. To whom and for what purpose the processed personal data can be transferred;

The collected personal data may be transferred to our business partners, suppliers, legally authorized public institutions, and private individuals within the framework of the personal data processing conditions and purposes specified in Articles 8 and 9 of the KVKK, for the purpose of conducting the

necessary studies by our business units to provide you with the products and services offered by our company, personalizing the products and services offered by our company according to your preferences, usage habits, and needs, ensuring the legal and commercial security of the individuals in business relation with our company (administrative operations carried out by our company, ensuring the physical security and audit of locations owned by our company, evaluation processes for business partner/customer/supplier (authorized or employees), legal compliance process, financial affairs, etc.), determining and implementing the commercial and business strategies of our company, and ensuring the implementation of the human resources policies of our company.

## d. Method and legal reason for collecting personal data;

Your personal data is obtained in any verbal, written, or electronic environment by our company in order to fulfill the purpose of providing the products and services offered by our company within the legal framework and to fulfill our company's contractual and legal responsibilities in this context. Personal data collected for this legal reason can be processed and transferred for the purposes specified in paragraphs (1) and (2) of this text, within the scope of the personal data processing conditions and purposes specified in Articles 5 and 6 of the KVKK.

## e. Rights of the Data Subject;

Under the KVKK, you have the following rights regarding your personal data:

To learn whether your personal data is processed or not,

To request information if your personal data has been processed,

To learn the purpose of processing personal data and whether they are used in accordance with their purpose,

To know the third parties to whom personal data is transferred at home or abroad,

To request the correction of personal data if it is incomplete or incorrectly processed,

To request the deletion or destruction of personal data within the framework of the conditions stipulated in the KVKK, if the reasons requiring their processing cease to exist,

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

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

To demand the compensation of the damage in case of damage due to the illegal processing of personal data.

In order to exercise the above-mentioned rights, you can send your written request, including your explanations regarding the right you want to exercise and your necessary identification information, to the address "Ölüdeniz Mah Cad. No: Fethiye - MUĞLA" with your wet signature or by sending it to our registered email address info@fethiyeinfo.com with a secure electronic signature.

In the application, which contains your explanations about your claims and the rights you want to use as a personal data owner, it is necessary to include the following information; your request regarding the right you want to exercise, your explanations on the subject, if the application is made for someone else on behalf of you, the special power of attorney issued for you, your identity and address information, and your documents confirming your identity.

Applications regarding these rights will be concluded as soon as possible and within thirty days at the latest, depending on the nature of the request. Currently, these applications are free of charge. However, if the process requires an additional cost, the fees determined by the Personal Data Protection Board may be charged.