



PRIVACY NOTICE FOR THE WEBSITE

PRIVACY NOTICE UNDER THE LAW ON THE PROTECTION OF PERSONAL DATA NO. 6698

a) Data Controller As Extreme Business Solutions (hereinafter referred to as the "Company"), we inform you that we process your personal data as the data controller within the scope of the Law on the Protection of Personal Data No. 6698 (hereinafter referred to as the "KVKK") and relevant secondary legislation.

b) Processed Personal Data In accordance with the KVKK and related secondary legislation, your personal data consisting of identity and contact information (Name-Surname, Phone Number, and Email Address) will be processed for the purposes and legal bases specified in this Privacy Notice.

c) Purpose of Processing Personal Data Your personal data will be processed for the following purposes within the framework of the purposes and legal bases stated in Article 5(2) of the KVKK:

- Carrying out necessary works by our business units to provide you with the products and services offered by our Company,
- Recommending products and services offered by our Company; planning and/or conducting market research activities for the sale and marketing of products and services,
- Informing customers benefiting from our products and services about industry developments and managing these processes.

d) Recipients and Purpose of Transfer of Processed Personal Data The personal data processed by our Company is not transferred to any institution, natural person, or private legal entity. Your personal data may be shared with relevant public institutions and organizations as required or upon request, without the need for the explicit consent of the data subject, in order to fulfill legal obligations under the relevant legislation.

e) Transfer Abroad Your personal data processed based on the legal reasons stipulated in Article 5(2) of the KVKK may be transferred abroad within the framework of the conditions of cross-border transfer specified in Article 9(2) of the KVKK due to the realization of sales and marketing activities related to Company products and services through online software systems with databases located abroad. This transfer will be limited to foreign countries ("Foreign Country with Adequate Protection") declared to have sufficient protection by the Personal Data Protection Board (hereinafter referred to as the "Board") and to foreign countries and/or territories ("Foreign Country with Adequate Protection from Data Controller") where data controllers in Turkey and the relevant foreign country have committed to adequate protection in writing and where the Board's permission exists, in accordance with the relevant legislation.

The transfer of your personal data processed within the scope of the purposes described above to abroad will be carried out with due care by our Company, in compliance with the decisions taken by the Board and relevant regulations, especially the KVKK, and with all necessary security measures in place.

f) Management of Personal Data Collection and Legal Basis Your personal data is obtained through methods such as filling out communication forms on the website via electronic means, sending emails, and visiting the website, based on the legal reasons stipulated in Article 5(2) of the KVKK, in order to fulfill the purposes stated in paragraph (c) of this text.

g) Your Rights under Article 11 of the KVKK Within the scope of Article 11 of the KVKK, you have rights as the data subject, and you can submit your requests related to these rights, preferably by filling out all the information specified in the Relevant Person Application Form on our website, in accordance with Article 11 and the first paragraph of Article 13 of the KVKK, and the Communiqué on Principles and Procedures for Application to Data Controller:

- By coming to our Company at the address "Eđitim mah. poyraz Sok. söđütlüçeşme iş merkezi, Kat:8 Kadıköy İstanbul" in person,
- In writing through a notary or by registered letter, to ensure your identity is confirmed and to prevent disclosure of information to wrong individuals,

- By sending an electronic mail to the address using the electronic mail address previously notified to our Company and registered in our systems, if available, or using other methods that may be determined by the Board in the future.

h) Storage Period of Personal Data Our Company deletes, destroys, erases, or anonymizes personal data when the purpose of processing personal data disappears, and with the expiration of mandatory retention periods determined by laws and relevant secondary legislation.

i) Changes and Updates This privacy notice has been prepared within the scope of the Law on the Protection of Personal Data No. 6698 and relevant secondary legislation. Necessary changes can be made to this privacy notice in accordance with changes that may occur in relevant legal regulations and/or the Company's personal data processing purposes and policies. The most up-to-date version of the Privacy Notice can be accessed at xtrbs.com