#### SAMILSAN HEALTH SERVICES CONSULTANCY AND MARITIME LTD.CO.

### PERSONAL DATA OWNER APPLICATION FORM

#### 1. General Information

Türkiye Republic of The Constitution of 20. Article in accordance with, everyone itself with relating to personal data protection request the right has. This right, with the person himself relating to personal data It also includes being informed about, accessing these data, requesting their correction or deletion and learning whether they are being used in accordance with their intended purposes.

6698 numbered Personal Data Protection The law ("KVK Law") relating to person aspect defined Personal data owners (hereinafter referred to as the 'Applicant') are granted the right to make certain requests regarding the processing of personal data in Article 11 of the Personal Data Protection Law.

Samilsan Health Services Tourism Consultancy and Maritime Trade Limited Company (Hereinafter referred to as "International Plus" or "Institution"), In accordance with Article 13, this Personal Data Owner Application Form has been prepared by Samilsan Health Services Consulting and Maritime Ltd. Şti. in its capacity as the data controller in order to evaluate the rights of personal data owners and to provide the necessary information to personal data owners.

#### 2. Application The right

#### 2.1. Application Subjects

Article 11 of the Personal Data Protection Law Article in accordance with, personal data Everyone who is processed to our Institution can apply and make requests regarding the following issues:

- (1) To learn personal data wheater its proccesed or not
- (2) Personal data if processed to this related information request
- (3) the purpose of processing your personal data and whether they are used in accordance with their purpose ,
- (4) Your personal data country inside or country outside transferred third learning about people,
- (5) To request correction of personal data if it is processed incompletely or incorrectly and to request notification of the action taken to third parties to whom personal data is transferred,
- (6) To request that personal data be deleted, destroyed or made anonymous if the reasons requiring processing of personal data are eliminated and to request that the action taken within this scope be notified to third parties to whom personal data has been transferred,
- (7) To object to the emergence of a result to the detriment of the personal data owner by analyzing the processed data exclusively through automated systems,
- (8) To request compensation in case of damages due to unlawful processing of personal data.

## 2.2. Application Your right Scope Outside Remainder Situations

Article 28 of the Personal Data Protection Law According to Article 10, it will not be possible for personal data owners to assert their rights in the following cases:

(1) Personal data, third to persons not to be given And data to your safety related Processed by real persons within the scope of activities related to themselves or their

- family members living in the same residence, provided that the obligations are complied with.
- (2) Your personal data official statistics with anonymous state to be brought by means of research, planning and statistics like with purposes processing.
- (3) Personal data is used to protect national defense, national security, public safety, public order, economic security, special your life Privacy or personality your rights breach not to do either in Processed for artistic, historical, literary or scientific purposes or within the scope of freedom of expression, provided that it does not constitute a crime.
- (4) Your personal data national defense, national security, public security, public order or processed within the scope of preventive, protective and intelligence activities carried out by public institutions and organizations authorized by law to ensure economic security.
- (5) Processing of personal data by judicial authorities or enforcement authorities in relation to investigation, prosecution, trial or execution proceedings.

In accordance with the second paragraph of Article 28 of the Personal Data Protection Law, data owners will not be able to assert their rights, except for the right to demand compensation for damages:

- (1) Processing of personal data is necessary for the prevention of crime or criminal investigation.
- (2) Relating to person's itself by made public personal data processing.
- (3) Personal data processing the law given to authority Based on officer And official public It is necessary for the execution of supervisory or regulatory duties and disciplinary investigation or prosecution by institutions and organizations and professional organizations with public institution status.
- (4) Personal data processing budget, tax and financial the State regarding the issues it is necessary for the protection of economic and financial interests.

### 3. Application Tools

Applications of personal data owners regarding their rights arising from the Personal Data Protection Law must be made in writing in accordance with Article 13 of the Personal Data Protection Law or by submitting an application to the Personal Data Protection Board. ("Board") will determine other methods with to our side transmission In this context, applications to be made to our Company in "written" form can be made by printing out this form;

- Application Owner's personally application with,
- a notary,
- Application By the owner 5070 Numbered Electronic Signature In the law
  defined the one which... by using the "secure electronic signature", mobile
  signature or the e-mail address that you have previously notified to our
  Company and is registered in our systems.

can be transmitted.

Application The method	Explanation	Application Address
Internet Site	https://www.internationalplus.com.tr	Hurriyet Mah. Dr. Cemil
	at the address place area application	Bengu St. No:8 Interior
	of the form	Door No:4 Kagithane/

	filling	Istanbul
e- mail	Trustworthy electronic either in mobile signed aspect, registered electronic via your email address	samilsan@hs01.kep.tr

<sup>\*</sup>Application of their submissions "Personal Data Protection The law In the scope of Information Request " must be sent by writing.

## 4. Personal Data Owner Communication Information

Ordinary Last name*			
TR ID			
Number*			
Address*			
Telephone Number*			
Email Address*			
Our Institution	□ Customer	□ Worker	
Between and	□ Visitor	□ Employee Candidate	
Relationship	□ Lower Contractor Employee		
·	, , , , , , , , , , , , , , , , , , ,		
	□ Other <i>Please Please specify:</i>		
Available your	□ Samilsan Health Services Touris	m Consulting and Maritime	
relationship	Trade Limited Company With the one which My relationship		
current situation	application date As of continue is continuing.		
	□ Samilsan Health Services Consulting and Maritime Ltd. Sti.		
	with the one which My relation	<u> </u>	
	(/).		
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Your application with relating to necessary research And evaluations can be done And to the subject In order to develop relevant solutions, you must fill in the fields below accurately and completely.

<sup>\*</sup>Filling compulsory are the areas

# 5. Personal Data Owners By Can be directed Requests

Data owner aspect, KVKK's 11. and 13. items in the scope of information owner to be the situation/situations you want for Please below place in the given list relating to box/boxes Please mark

	Request Can be done Topics And Legal Rest (KVKK The law art. 11/1 (a))	Your choice
1	Your institution within the body of personal my data processed not processed I want to learn .	
2	If my personal data is being processed This data processing activity with relating to information I demand.	
	(KVK Law art. 11/1 (b) )	
3	If my personal data is being processed This data processing purpose and I would like to know whether my data is used in accordance with its intended purpose.	
	(KVK Law art. 11/1 (c) )	
4	Personal my data domestically and/or abroad third to persons whether it is transferred or not And if it is transferred, third Persons about information request I do.	
	(KVK Law art. 11/1 (c) )	
5	I request correction of my incomplete or incorrectly processed personal data by your institution / third parties to whom my personal data is transferred.  (Request in missing or wrong is you think personal In order for your data to be corrected, correct and complementary information / documents must be submitted.)	
6	Personal my data to be processed requiring reasons from the middle I think it has been lifted and in this context, my personal data;  - Delete  - Anonymous halo to be brought request I do.  - (your choice x sign by putting Please specify.)	
	(KVK Law art. 11/1 (to))	
7	Missing either in wrong has been processed I think personal my data (Request No:5) I would like it to be corrected in the eyes of the third parties to whom it was transferred.  (KVK Law art. 11/1 (f))	
	Missing either in wrong has been processed I think personal my data	
	(Request No:5) to third parties to whom it was transferred;  - Delete □  - Anonymous halo to be brought request I do. □ (your choice x sign by putting Please specify.)	
	(KVK Law art. 11/1 (f) )	
8		
-	Personal my data exclusively automatic systems by analysis I object to the result that has been taken against me.	
	(KVK Law art. 11/1 (g) )	

Personal My data is against the law aspect Processing due to I demand compensation for the damage I have suffered. (KVK Law art. 11/1 (h))	

## 6. Our institution To the applications Reply give The method And Duration

KVK The Law of 13. to the article suitable aspect our institution, personal data owner Application requests made to our Institution will be finalized free of charge as soon as possible and within 30 (thirty) days at the latest, depending on the nature of the request. However, if the transaction requires an additional cost, the fee in the tariff determined by the Board may be requested from the personal data owner.

In applications to be made by third parties on behalf of the data owner, a notarized power of attorney must be sent to us along with this Application Form, and in applications to be made on behalf of children under custody/guardianship, a copy of the documents encouraging the custody/guardianship relationship must be sent to us along with this Application Form.

In order to ensure the security of your personal data, when your application for information reaches our Institution, our Institution may request information and documents from the applicant for the purpose of determining his/her identity and authority. In this context, the information and documents you have provided to us will be destroyed immediately after confirmation that you are the data owner.

If the requested information and documents are missing, upon our request, the information and documents will be completed. to our side transmission will be required. Information And documents to our side full aspect until it is transmitted your demand to be finalized related KVKK's 13/2 in the article stated 30 (thirty) the daily period will be suspended.

Personal data owner application below stated in cases may be rejected:

- (1) Other of persons right And their freedom blocking
- (2) Disproportionate effort require
- (3) Information to the public open One information be
- (4) Others' Privacy in danger throw
- (5) KVK The law in accordance with scope outside remainder from the situations someone's available be (See. 2.2)

#### 7. Data Owner's Your request Conclusion

Depending on its nature, your request will be answered as soon as possible and within 30 (thirty) days at the latest following the date it reaches us in accordance with the KVKK. Our answers and evaluations will be made in accordance with your selection specified in this Application Form, in accordance with Article 13 of the KVKK. Please indicate your preference for the response to your application by our Institution to be notified to you by one of the methods of mail and e-mail:

1	Mail through with To my address to be sent I want.	
2	By hand receive I want.  (By proxy delivery to be taken in, notary certified Power of attorney either in  (Authorization document must be presented.)	
3	Email to my address to be sent I want.	

#### 8. Personal Data Owner's To the Board In the complaint Presence The right

In accordance with Article 14 of the Personal Data Protection Law, the application is rejected if the response given is found insufficient. or in due time to the application reply not given in their state personal data owner,

Our institution your answer learned from history from 30 (thirty) and each in this state application A complaint may be made to the Board within 60 (sixty) days from the date of the complaint.

KVKK m. 14/2 in accordance with To our institution application without being realized To the Board complaint promise will not be the subject.

Personal Data Owner's (Application Owner):

Name and	
Surname:	
Application Date:	
Signature:	
Communication Information:	