TANAP DOĞALGAZ İLETİM ANONİM ŞİRKETİ PRIVACY STATEMENT FOR SOCIAL IMPACT RELATING TO THE PROTECTION AND PROCESSING OF PERSONAL DATA

1. Objective

TANAP Doğalgaz İletim Anonim Şirketi ("TANAP" or "Company"), aims to process your personal data in accordance with the provisions of the Law on Protection of Personal Data No. 6698 ("PDP Law") and other related legislation.

Your personal data, which you provided/will provide to our Company and/or obtained by our Company by any external means, may be processed by our Company as "Data Controller",

- in the context of the objective of processing your personal data and in connection with this purpose, in a limited and measured manner,
- by maintaining the accuracy and up-to-date version of the personal data as reported or notified to our Company,
- may be recorded, stored, preserved, reorganized and be transferred to the institutions authorized
 to request such personal data by law and may be transferred, shared with and classified to third
 parties within the country or abroad under the conditions stipulated by PDP Law, that they may
 be processed in other ways listed under PDP Law and that they be subject to other procedures
 referred to in PDP Law.

This Privacy Statement is adopted for the continuance and improvement of the activities carried out by TANAP in line with the principles set forth in the PDP Law.

2. Collection of Personal Data and Procedure for Collection

Our Company will process your personal data for the purposes specified in this Privacy Statement.

The personal data collected and used by our Company within the scope of resettlement action plan, stakeholder relations, and complaint management, restoration of income sources for fishermen, conducting communication processes at project locations, promotion of the social impact study-income source recovery process, social impact monitoring and evaluation studies, TANAP support fund process are in particular as follows:

• Financial data, audio-visual records, communication data, identification data, professional experience data and health data.

Our Company collects the personal data that you have submitted to our Company or provided to our suppliers within the scope of the above-mentioned processes through all kinds of information, records and documents obtained in a physical or electronic environment and transferred by third parties and through the websites of public institutions and organizations through physical or electronic media.

3. Objectives for Processing of Personal Data and Legal Grounds

Your personal data are processed with the automatic or non-automatic means for the aims stated below, in accordance with the applicable legislation and the LPDP Law and provisions of articles 5 and 6 thereof, in case when your explicit consent is obtained, when it is directly related with the execution or performance of a contract, when it is required to process the personal data of the related parties of the contract, in case it is mandatory for our company to fulfill its legal obligations, in case when the relevant information is made public by the related person, in case data processing is mandatory for the establishment, exercise or protection of a right and due to the legitimate interests of TANAP, provided that the fundamental rights and freedoms of the related person are not harmed.

The objectives for processing of personal data may be updated in line company policies and our obligations arising from applicable legislation. The objectives for procession personal data are, in particular,

- Conducting communication activities,
- Managing requests and complaints, and
- In order to conduct social responsibility and non-governmental activities activities
- In order to conduct social impact monitoring and evaluation studies..

Your personal data will be stored for a reasonable period of time or until the statutory limitation period specified in the applicable legislation or until the intended objective no longer exists.

TANAP may continue to store your personal data, even if the objective to use such data no longer exists, provided that it is regulated under another law or a separate consent has been given by the yourself. In cases the personal data is continued to be stored by TANAP for an additional certain period of time as per your consent declaration, such personal data will be immediately deleted, destroyed or anonymized after the expiry of such period or after the objective for obtaining additional period of time no longer exists.

4. Transfer of Personal Data to Third Parties

The procedures and principles in relation to transfer of personal data are regulated in the articles 8 and 9 of the PDP Law, and the personal data and sensitive personal data of the related persons may be transferred to third parties within the country or abroad.

Financial data may be transferred to BOTAŞ (Land Rights Organisations), mukhtars, judicial authorities, reconciliation committees formed by third parties and consultants for the purpose of opening an account by BOTAŞ (Land Rights Organization) to make the support fund payments, announcing the support fund payments to the relevant persons and fulfilling the legal processes, managing the complaint process and judicial processes, conducting social impact monitoring and evaluation studies and carrying out the resettlement action plan processes and control; identification data may be transferred to the press and promotion organizations, shareholders, international organizations, BOTAŞ (Land Rights Organisations), consultants, judicial authorities and conciliation committee established by third parties for the purpose of opening an account by BOTAŞ (Land Rights Organization) to make the support fund payments, announcing the support fund payments to the relevant persons and fulfilling the legal processes, managing complaints processes advertising events, competitions and organizations, conducting social impact monitoring and evaluation studies, execution and control of resettlement action plan processes; audio-visual records may be transferred to the press and institutions conducted within the scope of promotion of social impact action-income and resources plan process, shareholders and international organizations for the purpose of advertising events, competitions and organizations; professional experience data may be transferred to consultants and judicial authorities for the purpose of execution and control of resettlement action plan processes and fulfilling the legal processes; health data may be transferred to consultants for the purpose of execution and control of resettlement action plan processes; communication data may be transferred to the consultants, judicial authorities and conciliation committee established by third parties for managing the complaints processes for the purpose of fulfillment of legal processes, management of complaint processes, conducting social impact monitoring and evaluation studies and execution and control of resettlement action plan processes.

5. Your Rights

Pursuant to Article 11 of the PDP Law, you can make the following requests regarding your personal data by applying to our Company:

- a. Learn whether or not personal data are processed;
- **b.** Request information as to processing if personal data have been processed;

- c. Learn the objective of processing the personal data and whether or not they are used in accordance with the relevant objective;
- d. Learn the third parties to whom personal data are transferred within the country or at abroad;
- e. In case the personal data is processed incompletely or inaccurately; requesting correction thereof and notification of the transactions made in this regard to third parties to whom personal data have been transferred;
- f. Request deletion, destruction or anonymization of personal data if the grounds for the processing no longer exist and request notification of the transactions made in this regard to third parties to whom personal data have been transferred;
- **g.** Object to any consequence against the data subject by means of analysis of personal data exclusively through automated systems;
- **h.** in case the person incurs damages due to unlawful processing of personal data, request compensation of damages incurred.

Our Company will take the necessary actions regarding your requests made through the "Data Subject Application Form" which can be found at the address www.tanap.com. In accordance with Article 13 of the PDP Law, our Company will finalize your application requests free of charge within 30 (thirty) days at the latest according to the nature of the request. In case the request is rejected, the ground(s) for the rejection with justification will be notified to you in writing or electronically.

This Privacy Statement may be revised by our Company when deemed necessary. In case of revision, the most up-to-date version of this Privacy Statement can be found at the Company website at the address www.tanap.com.