M.A.C. YARN FABRIC TEKS. SAN. A.Ş. A.S. PERSONAL DATA PROTECTION AND PROCESSING POLICY

Version 0.3

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1. ENTRANCE

1.1. Purpose and Scope of the Policy

1. The Law No. 6698 on the Protection of Personal Data ("Law") entered into force on April 7, 2016; This M.A.C. YARN FABRIC TEKS. SAN. A.Ş. A.Ş. Personal Data Processing and Protection Policy ("Policy"), M.A.C. İPİK FABRIC TEKS. SAN. A.Ş. A.Ş. ("M.A.C." or the Company") aims to ensure compliance with the law and to determine the principles to be followed by the Company in fulfilling its obligations regarding the protection and processing of personal data.

The policy sets out the conditions for processing personal data and sets out the main principles adopted by the Company in the processing of personal data. In this context, the Policy covers all personal data processing activities carried out by the Company within the scope of the Law, the owners of all personal data processed by the Company and all personal data processed.

Issues regarding the processing of personal data of company employees are not within the scope of this Policy and are regulated separately in the M.A.C. Employee Personal Data Processing and Protection Policy.

The definitions of the terms used in the Policy are in Annex-1.

1.2. Enforcement and Amendment

The Policy has been published by the Company on its website and presented to the public. In case of conflict with the legislation in force, especially the Law, and the regulations in this Policy, the provisions of the legislation shall apply.

The Company reserves the right to make changes to the Policy in line with legal regulations. The current version of the Policy can <u>be accessed</u> https://www.mactextile.com.tr the Company's website.

2. DATA OWNERS, DATA PROCESSING PURPOSES AND DATA CATEGORIES FOR PERSONAL DATA PROCESSING ACTIVITIES CARRIED OUT BY OUR COMPANY

2.1. Data Subjects

Data subjects within the scope of the policy are all real persons other than the Company's employees whose personal data are being processed by the Company. In this context, the categories of data subjects in general are as follows:

| CATEGORIES OF DATA SUBJECTS | | EXPLANATION |
|--------------------------------|-------------------------|--|
| 1. | Employee Candidate | Real persons who apply for a job by sending a CV to the Company or by other methods |
| 2. | Visitor | Third parties entering the company premises |
| 3. | Customer Employee | Regardless of whether they have any contractual relationship with the company, the natural persons whose personal data are obtained or the employees of the customers with whom there is a contractual relationship |
| 4. | Customer Representative | Officials of legal entity customers or the natural person customer himself |
| 5. | Supplier Employee | Employees of companies from which the company purchases products or services |

| 6. | Supplier Authority | Officials of the companies from which the company purchases products or services |
|-----|--------------------------------|---|
| 7. | Board | Real persons who are members of the Board of Directors of the Company |
| 8. | Signatories | The authorized signatories of the Company are real persons |
| 9. | Shareholder | The shareholders/partners of the Company are real persons |
| 10. | Family Members of the Employee | Information about family members and relatives of the personal data owner in order to protect the legal and other interests of the company and the data owner |
| 11. | Third party | Real persons other than the above-mentioned data subject categories and Company employees |

Categories of data subjects are indicated for general information sharing purposes. The fact that the data owner does not fall within the scope of any of these categories does not eliminate the qualification of the data owner as specified in the Law.

2.2. Purposes of Personal Data Processing

Your personal data and sensitive personal data may be processed by the Company for the following purposes in accordance with the personal data processing conditions in the Law and the relevant legislation:

- Execution of Emergency Management Processes
- Execution of Information Security Processes
- Execution of employee candidate / intern / student selection and placement processes,
- Execution of Application Processes of Employee Candidates
- Execution of employee satisfaction and loyalty processes
- Fulfillment of Obligations Arising from Employment Contract and Legislation for Employees
- Execution of Benefits and Benefits Processes for Employees
- Execution of Audit / Ethics Activities
- Execution of Educational Activities
- Execution of Access Authorizations
- Execution of Activities in Accordance with the Legislation
- Execution of Finance and Accounting Affairs
- Ensuring Physical Space Security
- Execution of Assignment Processes
- Follow-up and Execution of Legal Affairs
- Execution of Communication Activities
- Planning Human Resources Processes
- Execution / Supervision of Business Activities
- Execution of Occupational Health / Safety Activities
- Receiving and Evaluating Suggestions for the Improvement of Business Processes
- Execution of Business Continuity Activities
- Execution of Logistics Activities
- Execution of Goods / Services Procurement Processes
- Execution of Goods / Services Sales Processes
- Execution of goods / services production and operation processes
- Execution of Customer Relationship Management Processes
- Carrying out activities for customer satisfaction

- Organization and Event Management
- Execution of Performance Evaluation Processes,
- Managing Advertising/Campaign/Promotion Processes
- Execution of Risk Management Processes
- Execution of Contract Processes
- Follow-up of Requests / Complaints
- Ensuring the security of movable property and resources
- Execution of Supply Chain Management Processes
- Ensuring the Security of Data Controller Operations
- Foreign Personnel Work and Residence Permit Procedures
- Providing information to authorized persons, institutions and organizations
- Execution of Management Activities
- Creation and follow-up of visitor records

2.3. Categories of Personal Data

Your personal data, which is categorized below by the Company, is processed in accordance with the personal data processing conditions in the Law and the relevant legislation:

| PERSONAL DATA | EXPLANATION |
|--|--|
| CATEGORIZATION | |
| Credential | All information about the identity of the person in documents such as driver's license, identity card, residence, passport, attorney ID, marriage certificate |
| Contact Information | Information for contacting the data subject, such as telephone number, address, e-mail |
| Financial Information | Personal data processed regarding information, documents and records showing all kinds of financial results created according to the type of legal relationship established by our company with the personal data owner, |
| Family Members and Relatives Information | Information about the family members and relatives of the personal data owner related to the products and services we offer or processed in order to protect the legal interests of the Company and the data owner |
| Legal Process and Compliance Information | Personal data processed within the scope of the determination, follow-up and performance of our legal receivables and rights, and compliance with our legal obligations and our company's policies |
| Customer Transaction | Information obtained and produced about the relevant person as a result of our commercial activities and the operations carried out by our business units within this framework |
| Risk Management | Data on information security |
| Physical Space Security Information | Personal data regarding records and documents such as camera recordings, fingerprint records taken at the entrance to the physical space, during the stay in the physical space |
| Transaction Security Information | Your personal data processed to ensure our technical, administrative, legal and commercial security while carrying out our commercial activities |

| Employee Candidate Information Professional Experience | Personal data processed regarding individuals who have applied to be an employee of our company or who have been evaluated as an employee candidate in line with the human resources needs of our company in accordance with commercial practices and honesty rules, or who have a working relationship with our Company Data on the experiences of individuals who have applied to be an |
|---|---|
| , | employee of our company or who have been evaluated as an employee candidate in line with the human resources needs of our company in accordance with commercial practices and honesty rules, or who have a working relationship with our company |
| Audiovisual Recordings | Data on camera records, photo or video recordings kept in our company |
| Aslam | Personal data that are the basis for the formation of personal rights of employees (all kinds of information and documents that must be entered into the personnel file in accordance with law and workplace policies) Payroll information, Disciplinary investigation, Employment document records, Property declaration information, Resume information, Performance evaluation reports, etc. |
| Health | It is any health information relating to an identified or identifiable natural person. |
| Criminal Conviction and Security Measures | It is a criminal record. |
| Sensitive Data | Data related to race, ethnic origin, political opinion, philosophical belief, religion, sect or other beliefs, disguise and dress, membership to associations, foundations or unions, health, sexual life, criminal convictions and security measures, and biometric and genetic data are sensitive personal data. Apart from those listed above, sensitive personal data is not processed. |
| Request/Complaint Management Information | Personal data regarding the receipt and evaluation of any request or complaint directed to our company |

3. PRINCIPLES AND CONDITIONS REGARDING THE PROCESSING OF PERSONAL DATA

3.1. Principles Regarding the Processing of Personal Data

Your personal data is processed by the Company in accordance with the personal data processing principles in Article 4 of the Law. These principles must be complied with in respect of each personal data processing activity:

- **Processing of personal data in accordance with the law and good faith;** The Company acts in accordance with the laws, secondary regulations and general principles of law in the processing of your personal data; attaches importance to processing personal data limited to the purpose of processing and taking into account the reasonable expectations of data subjects.
- **Personal data is accurate and up-to-date;** Care is taken to ensure that your personal data processed by the company is up-to-date and that relevant controls are carried out. In this context, data owners are given the right to request the correction or deletion of their inaccurate and outdated data.

- **Processing of personal data for specific, explicit and legitimate purposes;** Before each personal data processing activity, the Company determines the purposes of data processing and makes sure that these purposes are not unlawful.
- Personal data is connected, limited and measured for the purpose for which it is processed; The data processing activity by the Company is limited to the personal data necessary for the realization of the purpose of collection, and necessary steps are taken to prevent the processing of personal data that is not related to this purpose.
- Storing personal data for the period required by the legislation or processing purposes; After the disappearance of the purpose of processing personal data by the company or with the expiry of the period stipulated in the legislation, personal data is deleted, destroyed or anonymized.

3.2. Conditions Regarding the Processing of Personal Data

Your personal data is processed by the Company in the presence of at least one of the personal data processing conditions in Article 5 of the Law. Explanations regarding these conditions are given below:

- In cases where the personal data owner has explicit consent and other data processing conditions do not exist, in accordance with the general principles under heading 3.1, the personal data of the data owner can be processed by the Company with the free will of the data owner, with sufficient information about the personal data processing activity, without hesitation and limited to that transaction only.
- If the personal data processing activity is clearly stipulated in the laws, personal data may be processed by the Company without the explicit consent of the data owner. In this case, the Company will process personal data within the framework of the relevant legal regulation.
- In the event that the explicit consent of the data owner cannot be obtained due to actual impossibility and personal data processing is mandatory, the personal data of the data owner who is unable to disclose his consent by the Company or whose consent cannot be validated will be processed if personal data processing is mandatory in order to protect the life or physical integrity of the data owner or a third party.
- In the event that the personal data processing activity is directly related to the establishment or performance of a contract, the personal data processing activity will be carried out if it is necessary to process the personal data of the parties to the contract established or already signed between the data owner and the Company.
- In the event that it is necessary to carry out personal data processing activities in order to fulfill the legal obligation of the data controller, the Company processes personal data in order to fulfill its legal obligations stipulated within the scope of the applicable legislation.
- The fact that the data owner has made his personal data public, the personal data that has been disclosed to the public by the data owner in any way, and which has been made public as a result of being made public, may be processed by the Company even without the explicit consent of the data owners, limited to the purpose of publicization.
- In the event that personal data processing is mandatory for the establishment, exercise or protection of a right, the Company may process the personal data of the data owner without the explicit consent of the data owners within the scope of obligation.
- Provided that it does not harm the fundamental rights and freedoms of the data owner, if data processing is mandatory for the legitimate interests of the data controller, personal data may be processed by the Company, provided that the balance of interests of the Company and the data owner is observed. In this context, in the processing of data based on legitimate interest, the Company first determines the legitimate interest to be obtained as a result of the processing activity. It evaluates the possible impact of the processing of personal data on the rights and freedoms of the

data owner and carries out the processing activity if it is of the opinion that the balance is not disturbed.

3.3. Conditions Regarding the Processing of Sensitive Personal Data

In Article 6 of the Law, sensitive personal data is specified in a limited number. These; race, ethnic origin, political opinion, philosophical belief, religion, sect or other beliefs, disguise and dress, membership to associations, foundations or unions, health, sexual life, criminal convictions and security measures, and biometric and genetic data.

The Company may process sensitive personal data in the following cases by ensuring that additional measures determined by the Personal Data Protection Board are taken:

The second paragraph of Article 6 of the Law on the Protection of Personal Data dated 24/3/2016 and numbered 6698 has been repealed and the third paragraph has been amended as follows. Accordingly, as of June 1, 2024, sensitive personal data;

- Having the explicit consent of the person concerned,
- It is clearly stipulated in the laws
- It is mandatory for the protection of the life or bodily integrity of the person who is unable to express his consent due to actual impossibility or whose consent is not legally valid,
- Regarding the personal data made public by the person concerned and in accordance with the will to make it public,
- It is mandatory for the establishment, exercise or protection of a right
- It is required by persons or authorized institutions and organizations under the obligation of confidentiality for the purpose of protecting public health, conducting preventive medicine, medical diagnosis, treatment and care services, and planning, management and financing of health services.
- It is mandatory for the fulfillment of legal obligations in the fields of employment, occupational health and safety, social security, social services and social assistance,
- Foundations, associations and other non-profit organizations or formations established for political, philosophical, religious or trade union purposes, provided that they comply with the legislation and purposes to which they are subject, limited to their fields of activity and not disclosed to third parties; It may be processed if it is directed to its current or former members and members or to persons who are in regular contact with these organizations and formations.

Before June 1, 2024, sensitive personal data were processed under the following conditions.

- The processing of sensitive personal data other than health and sexual life can be processed if the person concerned gives explicit consent or if it is clearly stipulated in the laws.
- **Personal data related to health and sexual life** can only be processed by persons or authorized institutions and organizations under the obligation of confidentiality for the purpose of protecting public health, conducting preventive medicine, medical diagnosis, treatment and care services, planning and managing health services and financing, without seeking the explicit consent of the person concerned.

For detailed information, please refer to the "Policy on the Protection of Sensitive Personal Data".

4. TRANSFER OF PERSONAL DATA

The Company, in accordance with the additional regulations listed in Articles 8 and 9 of the Law and determined by the Personal Data Protection Board; If there are conditions for the transfer of personal data, it can transfer personal data domestically or abroad.

• Transfer of personal data to third parties in the country,

Your personal data can be transferred by the Company in the presence of at least one of the data processing conditions specified in Articles 5 and 6 of the Law and explained under the 3rd heading of this Policy and provided that the basic principles regarding data processing conditions are complied with.

Legal Reasons for the Transfer of Personal Data

- It is clearly stipulated in the laws.
- It is mandatory for the protection of the life or bodily integrity of the person who is unable to express his consent due to actual impossibility or whose consent is not legally valid.
- Provided that it is directly related to the establishment or performance of a contract, it is necessary to process the personal data of the parties to the contract.
- It is mandatory for the data controller to fulfill its legal obligation.
- It has been made public by the person concerned.
- Data processing is mandatory for the establishment, exercise or protection of a right.
- Provided that it does not harm the fundamental rights and freedoms of the data subject, data processing is mandatory for the legitimate interests of the data controller.

• Transfer of personal data to third parties abroad

Personal data may be transferred abroad by data controllers and data processors in the presence of one of the conditions specified in Articles 5 and 6 of the Law and if there is an adequacy decision about the country where the transfer will be made, the sectors within the country or international organizations.

Personal data may be transferred abroad by data controllers and data processors in the absence of an adequacy decision, provided that one of the conditions specified in Articles 5 and 6 exists, and the person concerned has the opportunity to exercise his rights and apply for effective legal remedies in the country where the transfer will be made, provided that one of the following appropriate safeguards is provided by the parties:

- The existence of an agreement that is not in the nature of an international contract between public institutions and organizations or international organizations abroad and public institutions and organizations in Turkey or professional organizations in the nature of public institutions, and the transfer is allowed by the Board.
- The existence of binding company rules approved by the Board, which contain provisions on the protection of personal data, which are obliged to be complied with by the companies within the group of undertakings engaged in joint economic activities.
- The existence of a standard contract announced by the Board, which includes issues such as data categories, purposes of data transfer, recipient and recipient groups, technical and administrative measures to be taken by the data buyer, additional measures taken for sensitive personal data.
- The existence of a written undertaking with provisions to provide adequate protection and authorization of the transfer by the Board.

In the absence of an adequacy decision and if any of the appropriate safeguards described above cannot be provided, it may transfer personal data abroad only in the presence of one of the following situations, provided that it is incidental:

- The person concerned gives explicit consent to the transfer, provided that he is informed about the possible risks.
- The transfer is mandatory for the performance of a contract between the data subject and the
 data controller or for the implementation of pre-contractual measures taken at the request of the
 data subject.

- The transfer is mandatory for the establishment or performance of a contract between the data controller and another natural or legal person for the benefit of the data subject.
- The transfer is necessary for an overriding public interest.
- The transfer of personal data is mandatory for the establishment, exercise or protection of a right.
- The transfer of personal data is mandatory for the protection of the life or bodily integrity of the person who is unable to disclose his consent due to actual impossibility or whose consent is not legally valid.
- Making a transfer from a registry that is open to the public or to persons with a legitimate interest, provided that the conditions required to access the registry in the relevant legislation are met and the person with a legitimate interest requests it.

The guarantees set forth in this Law are also provided by the data controller and data processors in terms of subsequent transfers of personal data transferred abroad and transfers to international organizations, and the provisions of this article are applied.

Without prejudice to the provisions of international conventions, personal data can only be transferred abroad with the permission of the Board by taking the opinion of the relevant public institution or organization, in cases where the interests of Turkey or the person concerned will be seriously harmed.

Within the scope of the general principles of the Law and the data processing conditions in Articles 8 and 9, the Company may transfer data to the parties categorized in the table below:

| SHARED PARTY CATEGORIZATION | SCOPE | PURPOSE OF TRANSFER |
|--|---|---|
| Legally Authorized Public Institutions and Organizations | Public institutions and organizations legally authorized to receive information and documents from the Company | Sharing personal data limited to the purpose of requesting information by relevant public institutions and organizations |
| Private Law Natural/Legal Persons | Natural persons or private law legal entities Public Shareholders Suppliers Group Companies Other- Customers | Limited data transfer for the purpose of providing the service |
| Transfer Abroad | Natural persons or private law legal entities Public Suppliers Other- Customers | Incidental, non-continuous overseas transfers, including auditing the company, obtaining quality certificates, travels abroad, social media posts, can be made after taking the necessary precautions and fulfilling the conditions in the Law. |

The Company carries out data transfer for the following purposes;

- Execution of Audit / Ethics Activities
- Execution of Finance and Accounting Affairs

- Ensuring Physical Space Security
- Execution of Communication Activities
- Execution / Supervision of Business Activities
- Execution of Logistics Activities
- Execution of Goods / Services Procurement Processes
- Organization and Event Management
- Execution of Contract Processes
- Execution of Supply Chain Management Processes
- Providing information to authorized persons, institutions and organizations

5. DISCLOSURE OF DATA OWNERS AND RIGHTS OF DATA OWNERS

According to Article 10 of the Law, before the processing of personal data or at the latest at the time of processing personal data, data owners must be informed about the processing of personal data. Pursuant to the relevant article, the necessary internal structure has been established to ensure that the data owners are enlightened in every case where personal data processing activities are carried out by the Company as the data controller. In this context;

- For the purpose of processing your personal data, please review section 2.2 of the Policy.
- For the parties to whom your personal data is transferred and the purpose of the transfer, please refer to Article 4 of the Policy. Check out the section.
- Please refer to sections 3.2 and 3.3 of the Policy to review the conditions regarding the processing of your personal data, which can be collected through different channels in physical or electronic environments.
- We would like to point out that as a data owner, you have the following rights in accordance with Article 11 of the Law:
 - To learn whether your personal data is processed or not,
 - If your personal data has been processed, requesting information about it,
 - To learn the purpose of processing your personal data and whether they are used in accordance with their purpose,
 - To know the third parties to whom your personal data is transferred at home or abroad,
 - Requesting correction of your personal data in case of incomplete or incorrect processing and requesting notification of the transaction made within this scope to third parties to whom your personal data has been transferred,
 - Although it has been processed in accordance with the Law and other relevant provisions of the law, to request the deletion or destruction of personal data in the event that the reasons requiring its processing disappear, and to request the notification of the transaction made within this scope to the third parties to whom your personal data has been transferred,
 - Objecting to this in the event that a result arises against you by analyzing the processed data exclusively through automated systems,
 - Requesting compensation of the damage in case you suffer damage due to unlawful processing of your personal data.

You can submit your applications regarding your rights listed above to our Company by filling out the M.A.C. Data Owner Application Form, which you can access from www.mactextile.com.tr Depending on the nature of your request, your applications will be concluded free of charge as soon as possible and within thirty days at the latest; however, if the transaction requires an additional cost, you may be charged a fee according to the tariff to be determined by the Personal Data Protection Board.

During the evaluation of the applications, the company first determines whether the person making the request is the real beneficiary. However, when the Company deems it necessary, it may request detailed and additional information in order to better understand the request.

Responses to data owner applications are notified to data owners in writing or electronically by the Company. If the application is rejected, the reasons for the rejection will be explained to the data owner with justification.

If the personal data is not obtained directly from the data owner; Activities are carried out by the Company to enlighten the data owners (1) within a reasonable period of time from the acquisition of personal data, (2) if personal data will be used for communication with the data subjects, during the first communication, (3) if personal data is to be transferred, at the latest during the transfer of personal data for the first time.

6. DELETION, DESTRUCTION, ANONYMIZATION OF PERSONAL DATA

Although it has been processed in accordance with the law in accordance with Article 7 of the Law, in the event that the reasons requiring its processing disappear, the Company deletes, destroys or anonymizes the personal data ex officio or upon the request of the data owner in accordance with the guidelines published by the Authority.

7. RESTRICTIONS ON THE SCOPE AND APPLICATION OF THE LAW

The following situations are outside the scope of the Law:

- Processing of personal data by real persons within the scope of activities related to themselves or their family members living in the same residence, provided that they are not given to third parties and the obligations regarding data security are complied with.
- Processing of personal data for purposes such as research, planning and statistics by anonymizing them with official statistics.
- Processing of personal data for artistic, historical, literary or scientific purposes or within the scope of freedom of expression, provided that it does not violate national defense, national security, public security, public order, economic security, privacy of private life or personal rights or does not constitute a crime.
- Processing of personal data within the scope of preventive, protective and intelligence activities carried out by public institutions and organizations authorized by law to ensure national defense, national security, public security, public order or economic security.
- Processing of personal data by judicial authorities or enforcement authorities in relation to investigation, prosecution, trial or execution proceedings.

In the following cases, the Company is not required to inform the data owners and the data owners will not be able to exercise their rights specified in the Law, except for their rights to compensate for their damages:

- The processing of personal data is necessary for the prevention of crime or for the investigation of a crime.
- Processing of personal data that has been made public by the person concerned.
- The processing of personal data is necessary for the execution of supervisory or regulatory duties and disciplinary investigation or prosecution by authorized and authorized public institutions and organizations and professional organizations in the nature of public institutions, based on the authority granted by the law.
- The processing of personal data is necessary for the protection of the economic and financial interests of the State in relation to budget, tax and financial issues.

APPENDIX-1: DEFINITIONS

| DEFINITION | | |
|------------------------------------|---|--|
| Personal data | It is any information belonging to an identified or identifiable natural person. | |
| Sensitive Personal Data | It refers to data on race, ethnicity, political opinions, philosophical belief, religion, sect or other beliefs, disguise and dress, membership of associations, foundations or unions, health, sexual life, criminal convictions and security measures, and biometric data. | |
| Personal Health Data | Any health information relating to an identified or identifiable natural person. | |
| Data Subject/ Relevant Person | The real person whose personal data is processed | |
| Employee | Real persons who are employees or interns of the company and work with fixed/indefinite term, full-time / part-time employment contracts and other contracts | |
| Employee Candidate | Real persons who are not employees of the Company but have the status of Company employee candidates by various methods | |
| Processing of Personal Data | Obtaining, recording, storing, preserving, changing, rearranging, disclosing, transferring, taking over, making available, classifying or preventing the use of personal data by fully or partially automatic or non-automatic means, provided that it is a part of any data recording system. | |
| Explicit Consent | Consent on a specific subject, based on information and expressed with free will | |
| Data Controller | The natural or legal person who determines the purposes and means of processing personal data and is responsible for the establishment and management of the data recording system | |
| Data Processor | Real and legal person who processes personal data on behalf of the data controller based on the authorization given by him | |
| Personal Data Processing Inventory | M.A.C.'s personal data processing activities, which are carried out by data controllers depending on their business processes; The inventory created by associating the personal data with the purposes of processing, the data category, the transferred recipient group and the data subject group, and detailed by explaining the maximum period required for the purposes for which the personal data is processed, the personal data envisaged to be transferred to foreign countries and the measures taken regarding data security | |
| Personal Health Data | Any health information relating to an identified or identifiable natural person. | |
| KVK Law | Law on the Protection of Personal Data dated March 24, 2016 and numbered 6698 | |
| Constitution | Constitution of the Republic of Turkey No. 2709 | |
| KVK Board | Personal Data Protection Board Authority | |
| KVK Institution | Personal Data Protection Authority | |

| Politics | M.A.C. Personal Data Processing and Protection Policy |
|-----------------|--|
| Company/ M.A.C. | M.A.C. YARN FABRIC TEKS. SAN. A.Ş. A.S. |
| Affiliates | Companies in which our company is a shareholder and controlled (You can reach our company's affiliates at www.mactextile.com.tr) |
| Partners | Persons with whom the Company establishes a partnership within the scope of contractual relations within the framework of its commercial activities. |

APPENDIX 2:

| GROUP ANCHOVII | GROUP ANCHOVIES | | |
|--|---|--|--|
| Legally Authorized Public Institutions and Organizations | From public institutions and organizations legally authorized to receive information and documents from the Company; Tubitak, TPE, Ministry of Industry, MoLSS, SSI, İŞKUR, Tax Office, Enforcement Office, Trade Registry Directorate, Law Enforcement Officers | | |
| Private Law Legal Entities | Such as business partners, suppliers; service companies, customers, training, financial and legal consultancy, audit consultancy company, bank, insurance company | | |