

PERSONAL DATA TO THE LAW OF PROTECTION THE NEED

Page 2

Today, both public institutions and private organizations, thousands of people every day can access information. Information obtained, informatics With the effect of developments in technology, can be easily processed and transferred. Increasingly, this information including personal data, raised the need for protection.

Since the 1970s, national and international protection of personal data through regulations studies are in progress. In this area The first regulation was dated 1970 in Hessen, Germany. It is the data protection law adopted in your state. It land registry records with the help of law, information systems In the face of accessibility, obtaining data Procedures and principles regarding storage and storage was prepared to determine Similarly, Data protection of Sweden 1973 and France 1978 laws are also in the hands of the state, a large number of

one

Page 3

with a system similar to the "identification number" of the data. As a result of recording and integrating, effective data processing becomes possible and In this context, legally against possible risks considering the need for protection has been prepared. Europe as an international regulation Council in 1973 and 1974, private and public

2nd

Page 4

kept in electronic data banks in the standards for the protection of personal data two decisions adopted to determine personal data regulations on the protection of has originated.

Comprehensive data protection The first international convention was the Council of Europe. 108 dated 1981 and adopted by the “Automated Processing of Personal Data Convention on the Protection of Persons Against has been. Also, the Committee of Ministers of the Council of Europe For the implementation of Convention No. 108 A total of 13 recommendations determining the procedures and principles took it out. After these developments, European countries and nationally in the United States the United Nations (UN), while creating legislation,

3

Page 5

Council of Europe, Economic Cooperation and Development Organization (OECD) and European Union (EU) various directives, directives and international agreements. has been prepared.

Legal regulations for the protection of personal data the main factors leading to the preparation of a regulation; effective protection of human rights membership negotiations and international cooperation and the need to increase trade.

4

Page 6

Firstly; protection of personal data, fundamental with the right to privacy, which is a human right. is directly linked. people's private life in the hands of third parties to ensure confidentiality. legally inconsistent data protection is required. Also; ongoing European In the process of full membership of the Union, one of the negotiation chapters

5

Page 7

four of them are directly related to the protection of personal data. The European Union has prepared for our country protection of personal data in progress reports stressed the need for national legislation on

Finally; protection of personal data in our country. Since there is no legal regulation regarding Implement effective cooperation between police units. Our security units with EUROPOL between EUROJUST and our judicial authorities. electronic data sharing between troubles have occurred. In addition, foreign capital investing in our country and with these investments effectively invest in other countries. the data transfer it needs to manage, difficult due to lack of legal regulation conditions and this situation is foreign in terms of capital investing in our country considered as a deterrent.

6

Page 8