

SPECIALLY QUALIFIED PERSONAL DATA PROCESSING CONDITIONS

Special categories of personal data, in case of learning discrimination against the person concerned or data that may cause harm. Therefore, it is much more stringent than other personal data. must be properly protected.

The law attaches special importance to these data and introduces a different regulation regarding the data. The law does not include them as sensitive personal data or sensitive data. accepted as data. Specially qualified personal data with the express consent of the person concerned or in the Law. can be processed in the limited cases listed.

The law also includes a special category of personal data. made the distinction. Accordingly, health and sexual life personal data and other special quality personal data may be processed without express consent. regulated the situations differently.

Special categories of personal data in the law, limited counting determined through. These: race, ethnicity origin, political thought, philosophical belief, religion, sect or other beliefs, disguise, association, foundation

or union membership, health, sexual life, punishment data on conviction and security measures with biometric and genetic data. special qualification personal data can be extended by comparison is not.

It should be noted that all fundamental rights and freedoms protection of sensitive personal data It is not absolute, as in other rights and freedoms. as limited. This limitation of the Constitution In accordance with the principles set out in Article 13 needs to be performed. Therefore, special What exactly is the processing of qualified personal data? can be carried out in accordance with the circumstances and conditions It is stipulated in the law. Indeed, the right to life freedom of expression, freedom of communication enjoyment of fundamental rights and freedoms, requires the processing of personal data. It In this regard, the processing of special categories of personal data can be considered an absolute prohibition. is not.

According to the law, in case of express consent, personal data can be processed. In addition, according to the law, special qualifications processing of personal data, express consent of the person concerned It is also possible in the following cases:

- Special qualifications other than health and sexual life personal data, only as required by law cases,
- Personal data on health and sexual life, but public health protection, preventive medicine, medical diagnosis, treatment and care services administration, health services and financing secrecy for the purposes of planning and managing persons or authorized persons by institutions and organizations

can be processed.

In addition, in the Law, special categories of personal data determined by the Board, required to take adequate measures.

Processing Conditions	Scope	Sample
Contact Person Open consent	contact person open consented to be	clinical trials within the scope of volunteers obtaining consent.
Provision of Law	Health and sex life other than personal data of the person concerned without seeking consent can be processed. Tax Laws, Labor Law, Turkish Commercial Code etc. tighter precision data processing conditions.	Employee's unionism personal information in the file According to the legislation must be kept.
public health protection, preventive medicine, medical diagnosis, treatment and cure of your services with the execution health services planning, management and financing	public health protection, protective medicine, medical diagnosis, treatment and care services with the execution health services planning, management and financing for the purpose of secrecy under the obligation persons or authorized institution and by organizations processing	doctor's patient committed about health data.

Table: Processing Conditions of Special Quality Personal Data