**AKKUYU NÜKLEER JOINT-STOCK COMPANY**

**Explicit Declaration of Consent regarding the Procedures to Enter the Akkuyu NPP Site**

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (name and surname of declarant), hereby declare that I consent to have my personal data to be recorded, saved, updated, classified and processed pursuant to the below-stated legal arrangements and other regulations and also revealed and transfered to the third parties, where permitted by law, in the event of giving my consent for the necessary procedures to enter the Akkuyu Nuclear Power Plant (NPP) site as data controller and data processor in accordance with the Law on the Protection of Personal Data (“Law”) dated 24 March 2016 and numbered 6698 of the Republic of Turkey.

* Regulation on Prohibited Military Zone and Safety Zones approved by decision of the Council of Ministers of the Republic of Turkey dated 17 January 1983 and numbered 83/5949.
* Regulation on Physical Protection of Nuclear Installation and Nuclear Materials published in the Official Gazette dated 22 May 2012 and numbered 28300 and entered into force.
* Regulation on Safe Transportation of Radioactive Material published in Official Gazette dated 08 June 2005 and numbered 25869 and entered into force
* Law no. 3152 on Some Arrangements Regarding Ministry of Internal Affairs High Disciplinary Board and Provincial Investments and Services
* Law on Private Security Services no. 5188
* Identity Notification Law no. 1774
* Regulation on Firearms and Knives and Other Tools approved by decision of the Council of Ministers of the Republic of Turkey dated 21 March 1991 and numbered 91/1779.
* Article 21 of the Law on Prohibited Military Zone and Safety Zones no. 2565 for entering Akkuyu Nuclear Power Plant site.
* Article 7/2 of the Agreement between the Government of the Republic of Turkey and the Government of the Russian Federation on Cooperation regarding Foundation and Operation of a Nuclear Power Plant on Akkuyu Site in the Republic of Turkey approved with the decision of the Council of Ministers numbered 2010/918 on 27 August 2010.

The company has confirmed that it has taken all the technical and administrative measures to provide the confidentiality and security of our personal data and informed me regarding that.

I, as a personal data owner, was informed in accordance with Article 11 of the Law that I have the below-stated rights:

* Learn if your personal data has been processed or not,
* If your personal data has been processed, request information regarding that,
* Learn the purpose of processing your personal data and whether your personal data is used in accordance with this purpose,
* Learn the third parties to whom your personal data is transferred domestic or abroad,
* Request correction of your personal data if it is incomplete or incorrectly processed,
* Ask deleting or destroying of your personal data within the framework of the conditions predicted in the relevant regulation,
* Request the third parties, with whom your personal data is shared, to have been notified regarding the correction, deletion and destruction processess carried out in accordance with the relevant regulation
* Object the occurence a result against you by analyzing your processed personal data exclusively via automated systems
* Request recovering the loss in case of suffering damage due to illegal processing of your personal data,

I can send my requests regarding using my above-mentioned rights for all or part of my personal data and/or processing conditions to the Company via e-mail “[kisiselverilerim@akkuyu.com](mailto:kisiselverilerim@akkuyu.com)” in accordance with the Notification on Application Procedures and Principles to Data Controller. I have been informed that my application will be resulted free of charge in the shortest time and within thirty days at the latest according to its qualification, however in the event of the process requires a particular cost, a charge, defined by the Personal Data Protection Board, will be requested.

Within this scope, I declare that I give my consent regardless of the name under which, provided that it does not exceed the periods foreseen in the regulation, for all kinds of personal data required by the company to be provided by me, if it is not possible to obtain it from me due to actual impossibility or inability to reach me, to implement Article 6 of the Notification on the Procedures and Principles to be Followed in Fulfilling the Obligation of Clarification, and in the cases stipulated by the above-mentioned legal regulations and other legislation, I declare öy personal data to be processed for the purpose of entering the Akkuyu NPP Site and for this purpose, sharing them by hand-delivery, mail, e-mail, courier in a manual way, or automatically via integration with the Nuclear Regulatory Authority, the institutions predicted in the regulation and the partnerships, main partners, business partners of the company domestic and abroad.

Akkuyu Nükleer Joint-Stock Company,

Mahall Ankara, Mustafa Kemal Mahallesi, Dumlupınar Bulvarı, B Blok 274/7 Kat: 11 No:117 Çankaya / Ankara, 06530.

**I received a copy of the form by hand.**

**I hereby declare that I individually consent to each of the unrelated issues I have signed below.**

**I consent to the transfer of my Personal Data to the specified third parties in accordance with the purposes listed above.**

**Name Surname :**

**Sign :**

**I consent my Personal Data to be processed in accordance with the above-stated purposes.**

**Name Surname :**

**Sign :**

**Identity No :**

**Date :**

**Telephone number :**

**E-mail :**