

APPLICATION FORM FOR THE EXERCISE OF RIGHTS OF DATA SUBJECTS WITHIN THE SCOPE OF LAW NO. 6698 ON THE PROTECTION OF PERSONAL DATA

For your request within the scope of Law No. 6698 on the Protection of Personal Data to be fulfilled, please fill out the application form below entirely and, if you are going to submit the form by mail, send the wet signed version with a notarized copy of your ID to the address of Waternet Water Services Inc., or if you are going to use electronic mail, send it to one of the addresses, waternet.kvkk@hs02.kep.tr or kvkk@waternet.com.tr using your registered electronic mail address, secure electronic signature, mobile signature, or the electronic mail address previously notified to Waternet Water Services Inc. and registered in the system of Waternet Water Services Inc.

1. IDENTITY AND CONTACT INFORMATION OF THE DATA SUBJECT (AND REPRESENTATIVE IF ANY)

Name Surname:(*)	
(If any) Representative	
Name Surname:(*)	
T.R. Identity Number:	
Representative	
T.R. Identity Number:	
Phone Number: (*)	
Address: (**)	
E-mail Address: (***)	
Other E-mail: (****)	

- (*): Mandatory fields to be filled in this table.
- (**): Mandatory field for applications by mail.
- (***): To make an application via regular e-mail, the electronic mail address previously notified to Waternet Water Services Inc. and registered in the Waternet Water Services Inc. system must be used.
- (****) Refers to registered electronic mail (KEP) address, secure electronic and mobile signatures.

The personal data you have provided to us above are processed exclusively to evaluate and conclude this Application Form and contact you.



2. INFORMATION ABOUT THE DATA HOLDER

To make a request:

Preferred Company	
My Relationship with Your Company	
□ Business Partner	□ Customer
□ Employee	□ Former Employee
Related Unit:	Years of Employment:
□ Job Applicant	☐ Third Party Company Employee
Date:	Company and position:
□ Visitor	□ Other:
Date:	
MY REQUEST WITHIN THE SCOPE OF T PERSONAL DATA	THE LAW ON THE PROTECTION OF
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Suppose the data subject submits their request to Waternet following the Law No. 6698 on the Protection of Personal Data. In that case, Waternet will process the request within thirty days at the latest, depending on the nature of the request. Waternet may request information and documents from the relevant person to determine whether the applicant is the data subject.

3. RESOLUTION OF THE DATA SUBJECT'S REQUEST

We will respond to your request within the shortest time following the date it reaches us, following the Law on the Protection of Personal Data, and at the latest, within thirty (30) days. Our responses and evaluations will be communicated to you in writing or electronically by your selection indicated in this Application Form, under Article 13 of the Law on the Protection of Personal Data. If you have a preference for receiving the outcome of the application via mail or email, please specify below:

(Please select only one method)
□ I want it to be sent to my address.
☐ I want it to be sent to my email address.
☐ I want to pick it up in person. (A notarized power of attorney or authorization document is required for picking up by proxy.)
Waternet will process your requests free of charge; however, if the response process incurs costs, fees may be charged in accordance with the relevant legislation.

4. MY DECLARATION AS THE DATA SUBJECT (CONCERNED PERSON) / REPRESENTATIVE

I declare that I am authorized to make this application under the title of "Data Subject" or "Legal Representative of the Data Subject" by Law, and that the information and documents provided in the application are current and correct. I acknowledge and declare that I have not provided any unlawful, false, or misleading information.

In the event of an unauthorized application, I accept that I may cause the sharing of personal data to violate the Law or unjustly, and therefore, I will be responsible for any damages incurred by your Company and relevant individuals.

Person Making the Application on Behalf of the Data Subject (Concerned Person) / Data Subject (Concerned Person)

Name:	
Application	Date:
Signature:	

PERSONS APPLYING ON BEHALF OF THE DATA SUBJECT (CONCERNED PERSON):

In the case of applications made by third parties on behalf of the data subject, a notarized special power of attorney accompanying this Application Form is required. In



the case of applications made on behalf of children under guardianship/custody, a copy of documents proving guardianship/custody must be submitted to us along with this Application Form.

IMPORTANT EXPLANATIONS REGARDING THE DATA SUBJECT APPLICATION FORM AND THE RIGHT TO APPLY:

1. Right of the Data Subject (Concerned Person) to Apply

Article 11 of the Law No. 6698 on the Protection of Personal Data ("Law on Personal Data Protection") regulates the subjects on which data subjects may request information as follows:

- Learning whether personal data is being processed
- If personal data is processed, to request information about it
- Learning the purpose of processing personal data and whether they are used appropriately for their purpose
- Learning the third parties to whom personal data is transferred within the country or abroad
- If personal data is processed incompletely or inaccurately, requesting their correction
- Even if personal data is processed in compliance with the Law on Personal Data Protection and other relevant laws, requesting the deletion, destruction, or anonymization of personal data when the reasons requiring their processing disappear
- Requesting notification of the operations performed regarding the correction, deletion, destruction, or anonymization of personal data to third parties to whom personal data has been transferred
- Objecting to the occurrence of a result against the data subject by analyzing the processed data solely through automated systems
- Requesting compensation for damages in case of suffering damages due to the processing of personal data in violation of the Law

2. Exceptions to the Right of Application

Following the Article 28 of the Law on Personal Data Protection, data subjects will not be able to assert their rights on the following matters:

- Processing personal data for research, planning, and statistical purposes by making them anonymous through official statistics
- Processing personal data for purposes such as art, history, literature, or science, or within the scope of freedom of expression, provided that they do not violate national defense, national security, public security, public order, economic security, privacy, or personal rights or do not constitute a crime
- Processing personal data by public institutions and organizations authorized by Law to carry out preventive, protective, and intelligence activities aimed at ensuring national defense, national security, public security, public order, and economic security
- Processing personal data by judicial authorities or enforcement authorities regarding investigation, prosecution, trial, or execution procedures

Following the Article 28/2 of the Law on Personal Data Protection; except for requesting compensation for damages, data subjects will not be able to assert their rights in the following cases:



- When processing personal data is necessary for the prevention of crime or for conducting a criminal investigation
- When personal data has been made public by the data subject themselves
- When processing personal data is necessary for carrying out supervision or regulation duties by authorized and competent public institutions and organizations or professional organizations having the status of a public institution, as well as for conducting disciplinary investigations and prosecutions
- In cases of processing personal data is necessary to protect the state's economic and financial interests in budget, tax, and financial matters.