

For the purpose of implementing this Law, the following terms shall have the meanings assigned thereto, unless the context requires otherwise: 1– Law: The Personal Data Protection Law. 15– Credit Data: Any Personal Data related to an individual's request for, or obtaining of, financing from a financing entity, whether for a personal or family purpose, including any data relating to that individual's ability to obtain and repay debts, and the credit history of that person. 5– Processing: Any operation carried out on Personal Data by any means, whether manual or automated, including collecting, recording, saving, indexing, organizing, formatting, storing, modifying, updating, consolidating, retrieving, using, disclosing, transmitting, publishing, sharing, linking, blocking, erasing and destroying data. 11– Sensitive Personal Data: Personal Data that includes a reference to an individual's racial or ethnic origin, or religious, intellectual or political belief, as well as criminal and security data, biometrics, Genetic Data, Credit Data, Health Data, and data that indicates that one or both of the individual's parents are unknown. 12– Genetic Data: Any Personal Data related to the hereditary or acquired characteristics of a natural person that uniquely identifies the physiological or health characteristics of that person, and derived from biological sample analysis of that person, such as DNA or any other testing that leads to generating genetic data. 2– Regulations: The Implementing Regulations of the Law.