

Site Usage Agreement – Terms & Conditions

This Agreement is concluded between "Kayinet Bilişim ve Teknolojisi A.Ş" located in the adress "GAZİPAŞA MAH. ATATÜRK BULVARI. KAYI PLAZA B BLOK No:10 Daire : 27 MERKEZ/BİLECİK/TURKEY" and the user who registered as a user on the platform accessed from www.piyasa.net. The Agreement shall enter into force upon acceptance by the User in electronic form and shall remain in force for as long as the parties are not terminated in accordance with the procedures set forth in this Agreement.

1. DEFINITIONS

Platform: A web platform , accessed from www.piyasa.net, allowing users to perform Cryptocurrency exchanges.

Company / Kayinet: It is the company "Kayinet Bilişim ve Teknolojisi A.Ş" who operates the Platform. In the text of this agreement , it will be referred to as "COMPANY", "PLATFORM" or "KAYINET".

Crypto Currency (Coin): A virtual currency that can be transferred anywhere in the world, is not controlled by a bank or company, does not have a central control point, whose price is not determined by anyone but by the free market. The prices of the coin on the platform depends on the users and the supply/demand relationship.

Crypto Currency Address: The adress that the user can transfer Crypto Currencies from the Platform and/or to the Platform.

Coin Wallet: Coin Wallet is a computer file that holds your coin addresses and their passwords. Coins can be transferred between addresses. These coin addresses are randomly generated cryptographic public key pairs.

User: Represents a real person over 18 years of age who is a member of the Site and benefits from the services offered by KAYINET website/platform . It shall be referred to as "USER" in this agreement . Minors under 18 and legal entities can not be members of the platform.

Site: refers to the internet site and coin exchange/ trading platform composed of the domain name of www.piyasa.net and subdomains connected to this domain.

2. GOAL

With this agreement between Kayinet and the user, mutual rights and obligations of both parties, while using the services offered on the site, are regulated.

Kayinet's website (www.piyasa.net) is a platform that allows users to perform exchanges/transactions related to crypto currencies. Through the site, users can buy and sell coins between each other, and can also access content provided by Kayinet for information purposes. The site is intermediated between buyers and sellers.

Company do not (can not) set/determine the value of the coins generated on the site, prices are determined by the users/according to the supply and demand relationship.

3. THE CONTEXT AND SCOPE OF THE AGREEMENT

This Agreement is concluded with the purpose of determining the rights and obligations of the parties with respect to the terms and conditions of the use of the Platform enabling the Users to buy and sell Crypto Currencies.

Terms of use, terms and conditions presented to Users by the Company in relation to the use of the Platform are also an integral part of this Agreement and constitute the entire rights and obligations of the parties together with the rights and obligations hereunder.

4. TERMS OF USE

4.1. This agreement becomes valid when the user registers as a member on the site electronically. The User undertakes to read and accept all the provisions of this agreement separately before being a member of the Site.

4.2. Activation : Upon approval of this Agreement by the user, the user will share the relevant documents for the verification of identity and address information that can be asked by the company, for the approval and activation of his/her account. These informations shall be examined by the Company and after the activation, the user will begin to take advantage of the Platform services.

4.3. Transaction Limits: The user will be able to operate the platform by transferring the Crypto Currencies to his Platform account. The daily and monthly transaction limits that the user can make through the Platform account are determined by the Company for each User and may be changed at any time by the Company at the discretion of the Company.

4.4. Cash Deposit and Withdrawal : Members other than Turkish citizens can not deposit cash. They can only deposit/withdraw coins.

4.5. Coin Deposit : The user will be able to transfer the coins to his account in the Platform via the Crypto Currency Address given to them. Coin balance to be generated in this way can be used by the user for buying-selling and/or for payments to third parties etc.

4.6. Buy/Sell Coins : Turkish Lira (TL) is the parity for all transactions. Users can buy with and sell for TL only , coin to coin exchange is not possible in the platform. Buy and Sell transactions occur between users at prices determined by the users at their discretion.

The user will enter the buy/sell order on the Platform by determining the price and amount to buy or sell. Buy/Sell orders of the users will be listed in the orders tables , and when they are matched, a buy-sell transaction will occur.

The user acknowledges and agrees that the other user's order matching with his/her order is binding and can not be redeemed and the transaction will be accepted to be occurred at the date of match.

User's orders which do not have a match with an other user's purchase or sale order will continue to be listed in the orders tables until they are either matched with new orders or canceled.

In the event that orders being realized at unrealistic or suspicious prices due to technical mistakes etc. and similar cases , these orders/transactions may be canceled or withdrawn , corrected etc. without any notification by Company , without any compensation liability , in order to correct the system and to ensure correct operations and protect users.

In these cases user accounts can be intercepted and frozen etc. and the user accepts and declares that she/he will not have right to claim anything including full/partial refund, compensation etc., for any reason.

5. RIGHTS AND LIABILITIES OF THE PARTIES

5.1. The user accepts, declares and pledges that he/she must be over 18 years old to use the site. The Company accepts that the age declared by the user is correct. Company can not be held liable for any issues that may occur due to the user misrepresents this information. For this reason, the liability for all possible damages belongs to the user. In the event that Company notices that the user has given incorrect information, Company has the right to terminate the agreement unilaterally and to cancel, or suspend the user's account without any notice. Company shall not be liable for any damages arising from these reasons and in this case the user accepts and declares that she/he will not have right to claim anything from the company for any reason.

5.2. The User acknowledges that she/he must approve this Agreement by providing the information requested by the Company in full, accurate and up-to-date manner in order to benefit from the Platform. In the event of any change in the information provided during the course of this Agreement, such information shall be updated immediately. The Company shall not be responsible for any direct/indirect damages arising out of or inability to access or use the Platform due to lack of or incomplete information.

5.3. The User has the right to establish a single User account only and it is forbidden for the User to establish a second account using the same or other information following suspension or termination of the User account by the Company. In this case, all accounts of the User may be canceled and the creation of new accounts may be prevented.

The user agrees to submit to the Company any documents that may be asked by the company, like the identity card, invoice, passport, license, deed, birth certificate, bank account book, and other documents that will enable the Company to have accurate information about his/her identity.

5.4. The Company reserves the right to refuse the opening of the User's account without any justification.

5.5. Access to the Platform by the user will be performed by entering the email and password created by the user and with a single-use code generated by the system that will be sent to user's email. The User shall be responsible for the protection of the confidentiality and security of usernames/emails and passwords and all the activities done by using these information will be accepted as they were done by the user. Therefore any legal and criminal liability arising from these activities shall be the User's responsibility for all activities performed by the use of these information on the Platform. The User shall promptly notify the Company of any unauthorized use of his / her password or any other breach of security. The user is solely responsible for the protection of the user account, and in this context, again responsible for performing any necessary backup, encryption, software update, etc. regularly.

5.6. The User acknowledges and agrees to comply with this Agreement, the appendices, the applicable legislation and any other rules and conditions set forth in the Platform.

5.7. The user is responsible for the accuracy and confidentiality of the information provided while registering on the site, the protection of the password and username used while registering on the site, not to share any information with third parties, and any security issues related with access devices (pc, tablet, mobile, android systems, etc.). The user acknowledges and accepts that she/he will not have any right to claim anything, under any name, for any damage/loss that may occur due to these reasons.

5.8. User agrees, declares and pledges that he/she will not engage in any activities that may harm or compromise the security and integrity of the computer and network systems on which the Platform is hosted, or that may prevent other users to benefit from the Platform.

Again user agrees, declares and pledges that he will not misuse the Platform or any other systems on which the services are provided, he will not try to make unauthorized access to computer systems hosted by the Platform or to other user accounts or other forms of access other than those granted to her/him and he will not transmit any files or illegal content that will harm the Company's and third parties' computer systems, devices and software.

In the event that the User is found in such activities causing damages/losses to the Company and/or other person/entity , the user will be responsible for compensating all damages and losses . The user accepts, declares and undertakes to compensate for any possible type of damage/loss due to these kind of activities.

5.9. After being a member , the user can not transfer, sell, donate her/his account to someone else/third party and also can not let them to use his account. In the event of the user's detection of any activity like these , the Company reserves the right to cancel or suspend her/his account without prior notice. When the Company uses these rights, the user agrees, declares that she/he will have no right to claim anything or to direct hostility to the Company. The user is responsible for all damages incidental to this article and all the criminal liabilities belong to the user.

5.10. The user may only use the site to benefit from the services defined in this agreement. The company has the right to cancel or suspend all accounts belonging to the user without prior notice if the Company detects the existence of more than one account belonging to the same user and the Company will not have any liability for doing so. The user acknowledges, declares and pledges that all legal and criminal liabilities that may occur in the circumstances covered by this article , belong to the user.

5.11. The user acknowledges, declares and pledges that she/he will not use the site for illegal purposes contrary to law and legislation, and that she/he will be liable for all liabilities for doing so. In the event that the user uses the platform for illegal purposes against the law and the legislation, the Company will not have any liability but the User will be liable for all possible damages/losses of the Company , other members, other persons and entities etc. and all will be covered by the user.

5.12. The user must provide the identity , address etc. documents whenever requested by the Company , in order to make transactions over the specified transaction limits (daily / monthly) of the platform. If the requested identity and address information is not documented by the user, the Company will not allow any action on the user's account.

User identity and address information collected by the Company is requested in order for the system being adapted to the laws and regulations of the Republic of Turkey, and these informations will be shared with the relevant legal authorities upon request by the authorities. The Company accepts and declares that these informations will not be shared with any other person/entity etc. other than legal authorities.

5.13. The user is responsible for any damage or loss resulting from the user's use of the site. In the event that the Company fulfills the commitments undertaken under this agreement, the members of the Company's board of directors, managers, employees and persons who prepare the information contained in this site are not liable in any way for civil and criminal liability. The user acknowledges, declares and pledges that she/he will not hold these people responsible for any damages/losses for any reasons.

5.14. Members other than Turkish citizens can not send/withdraw cash to/from the platform. They can only send/withdraw coins to the exchange platform.

5.15. The user is responsible for all tax liabilities resulting from his use of the site. In the same way, the user is responsible for the legal responsibilities and tax liabilities that may arise related to the use/exchange of the crypto currencies and Company can not be held responsible for the tax liability of the user earnings and losses.

5.16. The user accepts ,declares and pledges that she/he will not use his account as a coin wallet and that she/he will transfer her/his coins from the platform to his own coin wallet just after performing his/her desired transactions.Again, the User agrees that she/he shall be obliged to send back any possible duplicate or incorrect transfers made by Company to her/his coin or cash withdrawal addresses within 3 business days without any delay , without any notice.

5.17. During buy/sell/transfer of the crypto currencies in the platform , the Users shall act in accordance with National and International Laws ; will not engage in any action to act as source of financing/assisting terrorist/illegal organizations, drug and human trafficking and money laundering etc. In the event that any activity for these purposes is detected , the crypto currencies will be blocked and the nearest legal authority will be informed. The user accepts , declares and pladges that there is no liability or commitment of the company for any damage or loss that may arise for these reason.

5.18. The company accepts to ensure the maximum safety of the user. In this context, the Company will provide double aproval/code system during registration and while users login the platform. Company can not be held responsible for damages that may result from unauthorized seizure of the user account and use of company services.

5.19. The Company has the right not to accept any transfers made by users without any reason.

5.20.The Company shall not be liable for damages/losses arising in the event that transfers are not be performed or are carried out late in the blockchain system.

5.21.The Company shall not be responsible for any damages arising due to user's not sharing/late sharing of identity and address information that is mentioned in this agreement..

5.22. The Company is entitled to make unilateral changes to the deposit and withdrawal rules on the site. The Company will not be liable for damages caused by these changes. However, the Company undertakes to announce the changes it makes on www.piyasa.net on related pages.

5.23. The Company will provide support services only through the support/ticket system located at piyasa.net. There is no support service for users other than this system. In the support services that will be provided via this system, passwords are not asked , cointransfer adresses or bank accounts are not given , requests to send coin or cash are not wanted.

The user accepts the provisions of this clause and accepts getting support from the Company only with this system. This is a notification and Company can not be held liable for any damage or loss due to a request sent through this support system or through an other method.

5.24. Company is in the intermediary position and do not have any effect or responsibility for the change in the prices determined by the supply-demand relationship by the users. For this reason, the liability of all possible damages and losses belongs to the users. The user acknowledges, declares and undertakes that company will not be liable in this matter.

5.25. The Company is a company that is wholly independent of similar coin exchange platforms and all other entities related with coin trading , and is not a representative of any company, web site or institution , and does not cooperate with any company/entity. For this reason, users can not hold the Company responsible for the damages/losses that they have experienced through other platforms. The Company, undertakes that it will not share the personal information of the user with any company/entity/person other than legal authorities. However, company has the authority to share anonymous information about the market.

6. FEES

6.1. The company announces fees for services in the site's fees section. The related section available at the "fees" link at www.piyasa.net .The charges in this section are an integral part of this agreement and will become effective as soon as it is announced on the site. By approving this agreement , the user has agreed to the payment/deduction of fees from his/her transactions as mentioned in the fees section.

6.2. The Company has the right to receive a service fee from the buy/sell operations and transactions done by the user , at a rate determined by the company itself. The Company is authorized to determine and modify service fees / transaction fees at any time, without notice, publicly or on a user-based basis. The changes will be announced on the site and will be processed accordingly when they are announced.

6.3. Coin transfers made through the site can not be refunded. Since the coin transfers can not be taken back , the service/transaction fee charged by the Company can not be refunded . The user declares and accepts that he / she accepts the provisions of this article in advance with the signing of this agreement and that he/she will have no right to claim anything from the company for the operations/transactions which she/he thinks she/he has done by mistake etc..

7. INTELLECTUAL PROPERTY RIGHTS

7.1. Company is the exclusive of all services, domain names, software codes, interfaces, content, product reviews, videos, algorithms, drawings, models, designs and all other intellectual and industrial rights attached to the Service rendered on the Site. (excluding content and applications provided by third parties). The software, design and copyright of the services offered are all owned by Kayinet.

The Company does not permit copying, reproduction and dissemination of the platform and linked pages and the reverse engineering of any services/systems. The user accepts, declares and undertakes that he will not act contrary to these provisions. The user's acts contrary to these provisions is the unilateral and cause of termination of the agreement and all legal and criminal liability belongs to the user.

In addition, the user who is in contravention of this provision and who does not stop his acts and correct the illegal misconduct within 24 hours after receiving the warning made with e-mail etc. shall be deemed to pay a penalty of TL 1,000.00 per day besides legal and criminal liability. The Company reserves the right to ask for extra compensation other than the scope of this penalty, for any damages and losses occurred.

7.2. All rights, ownership and interests of the Platform belong to the Company. An exclusive, non-transferable membership is provided to the user to use the Platform under this Agreement. Nothing in the terms of the agreement and the Platform shall not be interpreted as transferring the rights and interests of the Platform to the User. The User grants to the Company the right to use her/his information and copy, transfer, store, backup etc. these informations for service providing purposes.

7.3 The user does not have the right to copy, modify, duplicate, reverse engineer, reverse compile, and otherwise access the Platform or the content contained therein, to access the source code of the software on the Platform, or to create work from the Platform in any form or by any means. Any modification of the browser and content on the Platform and giving links to/from the platform is strictly prohibited without the explicit permission of the Company.

7.4. The User shall not use in any way, any of the Company's (or its affiliate's) commercial title(s), trademark(s), service marks, logos etc. In addition, the user accepts, declares and pledges that in no way she/he will not use any material, domain name, e-mail address etc. and any other means that may create the impression that there is a different connection / relationship between the Company and himself, apart from the user agreement. The Company has the right to suspend / cancel membership of members in such activities and to initiate legal proceedings.

8. RESTRICTION OF RESPONSIBILITIES

8.1. Any responsibility and risks regarding the operations to be performed through the platform belongs to the user. The User accepts , declares and pledges that she/he is performing buy/sell operations from/to other users and that the Company acts as an intermediary only in these transactions and that the Company is not a party to the said transactions and that the company is not liable/ about the the claims/complaints/ damages/losses regarding these transactions.

8.2.The Company's liability for the actions performed by Users over the Platform is limited to giving reasonable technical effort to transfer the crypto currencies between users. The Company will spend the maximum effort to ensure the security of the users and crypto currencies on the site. The company will act as a prudent merchant and will show upmost care and attention.However, the User acknowledges , accepts , agrees and pledges that despite all efforts of the Company, it is not possible for any site or software to provide %100 security againts cyber attacks and crimes which are developing and happening everyday in parallel with the technology age, andthe User accepts , agrees and pledges that he is aware of and taking all the risks in this matter and the Company is not liable for any damages/losses that may happen due to these reasons .

8.3. The Platform and services is provided "as is" with the related software and content, without any liability or obligation of the Company for the content, accuracy and reliability of any content on the Site and the Company shall hereby is not doing any legal, tax or investment consultancy and not giving any advice. Informational tools/contents accessed through the Platform aim to provide users with general information only and are not in any way construed as investment, training or consultancy provided by the Company.

8.4.The decisions made by the user regarding the suitability of the trades/transactions for their personal and financial condition and the risks arising therefrom are entirely the responsibility of the User and the Company does not have any responsibility for the consequences of the these actions performed by the users over the Platform for any purpose. The user declares and undertakes that he understands the risks of investing in crypto currencies and will not hold Company responsible for damages and losses that may be caused by the investment.

8.5. The Company does not guarantee that the use of the Platform is uninterrupted and error-free. The Company does not guarantee the functionality and accessibility of systems that provide access to the Platform, while aiming to make the Platform accessible and usable 24/7. The user accepts, declares and pledges that access to the Platform may be prevented or interrupted at various times , the Company shall in no way be liable for such interferenceor interruption, or for any unauthorized access by third parties to the Platform andfor any damages or losses arising therefrom.

8.6. The Company's liability for the actions performed by Users over the Platform is limited to giving reasonable technical effort to transfer the crypto currencies between users. If the user transfers crypto currencies to the adresses of non-Platform users, the Company's liability will be limited to the provision of technical data to the peer-to-peer network.

8.7. The Company may place links through the Platform to other internet sites and/or portals, files or content that are not under the control of the Company and that such links do not constitute a representation or warranty of any kind for the purpose of supporting the website operating the linked content. The user accepts , declares and pledges that the Company has no responsibility about the content of the websites, files and content, services or products which are accessed through these links.

8.8. The User accepts and declares that the speed and quality of access to the Platform is based on the quality of the Internet service providers and that the Company has no responsibility for any problems arising from such service quality.

8.9. The user is solely responsible for the use of the site and platform. The user agrees and declares that the company is not responsible for any claims and damages (including costs of attorneys /fees etc.) that may be conveyed by third parties with respect to the violation of the law, related with the use of the site.

8.10. It is not technically possible to track/find out how the cryptocurrency purchased through the platform is used, where and for what purpose it is used, whether it is used in a crime or not ,etc. Company can not be held responsible for damages or losses of the user or third parties arising from the use of the crypto currency for any purposes. In the event that a legal liability arises in respect of any matter whatsoever in this respect, the user causing such damage shall be liable to indemnify all damages of the Company and others.

8.11.Any content presented on the Site (including data collected from third parties and publicly available sources) is for informational purposes only and not guaranteed to be accurate and correct. All data, analyzes, reports, statistics, news, reviews, articles, and other content are presented objectively without any advice or guidance. Any content presented by the Company may be conflicting or inconsistent, and the Company is under no obligation and does not have any liability under these circumstances.

8.12.The Company shall not be liable for any direct, indirect, special, incidental or consequential damages, including, but not limited to, loss of profits, goodwill and reputation etc. ,and also will not be held responsible for criminal damages.

9. ENFORCEMENT AND TERMINATION OF THE AGREEMENT

9.1. The Agreement will enter into force upon acceptance by the User in electronic form and will continue to be in force as long as is not terminated by the parties in accordance with the procedures set forth in the agreement.

9.2. The user accepts , declares and pledges that before registering and becoming a member of the site, he/she has read and understood all the articles of this agreement separately, and that he/she approves all the contents and all the provisions of the agreement. A user who does not accept this agreement must not be a member of the site and should not benefit from the site's services.

9.3. In the event that the user do not comply with the provisions of this Agreement and the rules and conditions declared in the Platform or that any content provided by the user has any legal, technical and in particular information security risk and that user's activities having risk of damage/loss and infringe personal/commercial rights of the company and others , the Company may suspend the User's account preventing him/her to use the Platform and despite the notices and warnings made by the company , if such activities are not stopped and corrected, this agreement may be terminated by the Company.

If , acts contrary to the provisions mentioned in this agreement , risks related to information security and possibility of illegal operations , are suspected, the Company has right to block/stop the usage of the platform directly without prior notification and the Company is not liable for any damages/losses that may happen due to these reasons but the user is liable for all damages/losses related to his/her acts.

9.4. The Company may terminate this Agreement at any time and without notice at his own will. If the legislative amendments and legal regulations require, the Company may immediately terminate this agreement without regard to any indemnification obligation. The user accepts , declares , and pledges that if legislative changes and legal regulations require , this agreement may be terminated by the Company without any notice and without any compensation liability.

9.5. In the event of termination of this Agreement amounts in the User's Platform accounts will be sent to the User's most recently provided addresses , if there is no blockage on the user's account.

10. OTHER PROVISIONS

10.1. In all cases where there is a coercive reason , the Company shall not be held liable for any late or incomplete performance or failure to perform any of its acts set forth in this Agreement. Coercive reason shall be construed as events occurring outside the reasonable control of the related party , including, but not limited to, natural disasters, riots, wars, strikes, lockouts, defects resulting from telecommunication infrastructures, cyber attacks , electricity interruptions , bad weather conditions etc.. The rights and obligations of the Parties shall be suspended during the period of force majeure (coercive event) and the user will have no right to claim anything under any name including but not limited to refund , interest etc..

10.2. Any invalidity or non-compliance related to any provision of this agreement shall not affect the validity of the remaining provisions. In cases where there is no provision in this agreement , first the provisions of other agreements that the user has signed with the Company are applied. In all cases, the accuracy of the records of Company shall be taken as basis and shall be accepted as correct , and the user accepts , declares and pledges these matters.

10.3. This annexes/attachments of this agreement are integral part of the agreement. In case of any contradiction between the agreement and its annexes/attachements , the provisions of the annexes/attachements shall apply. In the event that the User does not comply with any of the terms of the articles of the agreement and / or its annexes/attachments, the Company reserves the right to suspend/cancel the user's account without prior notice.

10.4. The user acknowledges and accepts that by accepting this agreement , the Company may do communication activities via the address, e-mail address, fixed and mobile telephone lines and other contact information specified in the registration form on the site by the user. The user hereby agree that his/her addresses designated in the system are his/her respective notice addresses and notices to be served at these addresses shall be effective and the communication carried out in these forms will be accepted as written communication. It is the User's responsibility to designate his email address as a trusted email address , to keep the email address / GSM lines up-to-date to receive emails, and to regularly check the Platform for notifications. The notices made to the user with any of these methods are in the nature of official notices in accordance with the Notification Law and other laws and the user declares and undertakes that his addresses and the mobile phone number are correct and reachable.

10.5. The user shall be deemed to have read and accepted all disclosures/rules made or shall be made in the future by the Banking Regulation and Supervision Agency (BRSA) and other related institutions regarding crypto currencies.

10.6. In the event that the site is used by the user for purposes contrary to law, the user is responsible for all legal and criminal liabilities to be incurred in accordance with the relevant provisions of this agreement. User acknowledges, declares and pledges that Company shall not have any liability related with her/his activities.

10.7. The user accepts , declares and pledges that she/he will use the site according to the laws of the Republic of Turkey and international laws. The Company has the right to share all information belonging to the user with the competent authorities in case of contravention of the law or the request of the relevant official authorities/institutions. This can not be construed as a breach of confidentiality and shall not be attributable to the Company.

11. PRIVACY POLICY

11.1. The Company will not share the user's personal information with third parties other than legal obligations or the explicit consent of the user, as provided in the relevant provisions of this agreement. Where information is requested under an investigation or prosecution conducted by competent authorities, this information will be shared with the relevant authorities.

11.2. The Company accepts to keep the information of the user confidential and to take all necessary precautions. However, the Republic of Turkey's laws, decree laws and upon such information and documents issued by competent authorities, all information and documents requested under the legislation will be submitted to the competent authorities. Therefore, the Company can not be held responsible for any possible damages related.

11.3. The company identifies and records the IP addresses of the user, the device and model they access, the operating systems and browser information etc. The user acknowledges that by accepting this agreement he/she gives full permission to the Company in these matters. The Company may use the information collected with the intent to identify users in general and collect comprehensive demographic information, to ensure user and system security, to prevent counterfeiting and to comply with legal obligations.

11.4. The Company may cooperate in a variety of ways with third party organizations and entities. The Company will perform communications and/or marketing in accordance with the law in these cooperations.

11.5. The Company may provide links to other sites within the site and may publish or redirect third party advertising and / or application forms for various services. The Company is not responsible for the privacy practices and policies that are applied in third party sites and the content they provide to the user and the company do not have any liability about any possible damage/loss that the user may face related with those third party sites/applications etc.

12. CHANGES IN THE AGREEMENT

The Company may change any/all the terms and conditions contained in this agreement at any time without prior notice , however, changes will be posted on the site, changes and updates will take effect on the date they are posted on the site. The user accepts , declares and pledges that he/she accepts these amendments to be made by the Company upon acceptance of the agreement , and that he/she is responsible from following these posts from the site.

13. JURISDICTION - LAW AND AUTHORIZATION AGREEMENT TO APPLY

In the event of any disputes arising out of the use of the Site and/or in connection with this Site and/or in connection with the terms and conditions of the Site etc. Turkish Law shall be enforced and the competent courts and enforcement offices are Istanbul Courts and Execution Offices.

There are turkish and english versions of this agreement, these versions may differ. The Turkish version is applied for Turkish Citizens and the English version is applied for the members other then Turkish citizens.

Any user who is not a turkish citizen , must be capable of reading/understanding the english version before creating membership . If she/he doesnt know english enough to understand and accept the english version of the agreement , she/he shall not create membership as there is no other version of the agreement in different languages. If there is conflicting facts in the English version , or article not available or unclear or misinterpretable in translation etc., the relevant article of Turkish edition is first applied and in all cases Turkish Laws applied and Turkish Courts have the sole jurisdiction over settlement of disputes arising from this agreement.
