



MEMBERSHIP AGREEMENT

1. Parties and Subject

This Membership Agreement is issued between the operator of the website with <https://www.beykozkundura.com> domain, Yıldırım Beykoz Kundura Turizm İnş. Yat. A.Ş. ("Beykoz Kundura") and the member customer ("Member") that registered to <https://www.beykozkundura.com> regarding the use of the website, In order to determine the conditions for the Member to use the website, it was concluded by being approved online (online) by the Member and entered into force on the date of approval by the Member.

2. Rights and Obligations of the Parties

- 2.1. The Member accepts and undertakes that the personal data and other information provided is correct and will compensate Beykoz Kundura of all damages suffered due to the fact that the provided information are untrue immediately.
- 2.2. The Member shall not give the user name and password related to the use of the Website to third parties, and will not make their account available to third parties under any circumstances; For this reason, it accepts and undertakes that Beykoz Kundura reserves its right to all kinds of compensation and other claims arising from such unauthorized use, against all claims and demands that may be brought against Beykoz Kundura by third parties or authorized authorities.
- 2.3. Member; agrees and declares to act in accordance with the provisions of the legislation in force in the use of the Website, not to use the Website in a way that disrupts public order, violates public morals, disturbs and harass others, for an unlawful purpose, infringes on the intellectual and copyright rights of others, not to engage in activities (spam, viruses, trojan horses, etc.) and transactions that prevent or make it difficult for others to use the services. Otherwise, all legal and penal liabilities that may arise will bind the Member completely and exclusively.
- 2.4. The Member who violates one or more of the articles listed in this Membership Agreement is personally liable criminally and legally for this violation and will keep Beykoz Kundura free from the legal and penal consequences of these violations. In addition, if the legal proceedings are initiated due to the violation, Beykoz Kundura reserves the right to claim compensation against the Member for non-compliance with the Membership Agreement.
- 2.5. Beykoz Kundura also has the right to terminate or cancel the Member's membership and/or unilaterally block the Member's access to the Website without having to give any reason.
- 2.6. All rights regarding all the software, design of the Website and all kinds of pictures, photographs, texts in the content of the Website belong to Beykoz Kundura, are protected under intellectual and industrial property law, including but not limited to Member and but It cannot be used, acquired or changed without the prior written consent of Beykoz Kundura.
- 2.7. Beykoz Kundura may collect and process certain information through cookies for the use of the Website through the Website. You can find detailed information about cookies in our [Cookies Policy](#).
- 2.8. Precautions have been taken to ensure that the Website is free of viruses and similar software. In addition, in order to ensure ultimate security, the user must supply his own virus protection system and provide the necessary protection.



- 2.9. Beykoz Kundura reserves the right to change the content of the Website at any time, to change or terminate any service provided to the Members, or to delete the Members, information and/or data registered on the Website.
- 2.10. Beykoz Kundura can change, update or cancel the terms of the Membership Agreement at any time without the need for prior notice and/or warning in any form. Any provision changed, updated or repealed will become effective for all Members at the time of publication.
- 2.11. The parties accept and declare that all computer records of Beykoz Kundura will be taken as the sole and true exclusive evidence, in accordance with Article 193 of the Code of Civil Procedure No. 6100, and that this article constitutes an evidential agreement.

3. Other Matters

- 3.1. This Membership Agreement is an annex and an integral part of the [Information Text and Deed of Consent on Personal Data Protection and Processing](#) and the [Cookies Policy](#). The parties agree that the Clarification Text on the Protection of Personal Data will be valid for the personal data to be provided by the Member.
- 3.2. Istanbul Beykoz Courts and Enforcement Offices are authorized for disputes arising from this Membership Agreement.

4. Effectiveness and Duration

- 4.1. This Membership Agreement has entered into force on the date of online approval by the Member, upon reading and accepting all its articles, It will remain in effect until the Member cancels its membership or the membership is canceled by Beykoz Kundura or the website of Beykoz Kundura ceases its activities.