MEMBERSHIP AGREEMENT

Our Company performs any and all required procedures in line with the Law 6698 on the Protection of Personal Data. We would like to remind you that you will be included in the scope of the Personal Data and Privacy Policy released by our Company upon your confirmation by becoming a member of our Website and that the terms and conditions in question shall apply; you can view our Personal Data Policy at our Website.

When fulfilling your membership procedures, we are taking all necessary security measures to safely protect and maintain the information you have entered in our system and we would like to state that that your credit card details you will use on our website and your confirmations are processed by the Banks and similar Card Institutions before third persons independently from our Company. (Your credit card details and password will not be viewed and never registered by our Company.)

For the purpose providing you with you better services and keeping you up-to-date about all developments and novelties, your membership information can be obtained by our Company and Group Companies (*), business partners, successors, and/or the third persons/entities (including social media online advertisers) to be determined by them through automatic or non-automatic methods for both legal reasons and also for providing you with general or personal products-services and opportunities in order to deliver all information and conduct applications and transactions regarding product-service promotions, advertisements, communications, sales, marketing, store card, credit card, and membership, can be recorded in written or magnetic archives domestically and in abroad for the envisaged period without exceeding the maximum legal period; stored for being kept therein, updated, used, restructured through modifications, classified and opened to sharing legally and after all required measures have been taken.

In case you use our mobile application (our smart device application), any and all your personal or non-personal information (including, without limitation, your location information, product preferences, amount details) regarding your visits to and shopping at the physical or e-commerce stores and departments of our Company and Group Companies* and contracted entities can be obtained by appropriate methods through Bluetooth and wireless network connections if your device's relevant functions have been enabled and this information and data will be processed for the abovementioned commercial purposes and by the said companies and entities within the aforesaid scope.

Upon completing your membership procedures with our Website, social, commercial, and similar electronic communications through short messages, push notifications, automatic calls, telephone, email/mail, fax, Bluetooth-other wireless networks (if enabled on your device), social media, and online communication networks, and other electronic communication means can be made and commercial electronic messages can be sent for the

purpose of any and all types of promotions, advertisements, communications, membership information, transactions, applications, sales, and marketing and you are hereby deemed to have granted this permission too.

You can terminate your membership information at any time and without showing any reason by contacting our Company through our communication channels we have mentioned or by conducting the denial procedures specified in our messages.

(*) IC Holding Group Companies are the affiliates and other existing and future subsidiaries of IC Yatırım Holding A.Ş., which includes our company too.

Upon terminating your membership, your information will be deleted from our Company's database.

Yet membership procedures are conducted and executed on the basis of electronic mail (email) addresses registered in our system, the memberships of those filing requests for the deletion, etc... of their email addresses can/can be automatically terminate/d without prejudice to the requirement to keep such information for legal/contractual reasons and to disclose the same to the competent authorities. This is the case also where the membership procedures are conducted on the basis of mobile telephone numbers.

The personal data and permission granted by our members for electronic commercial communication shall also be valid for the modified new information where they modify any of their information (including contact details) through information updating processes at our website. Our members that deny the commercial electronic communication for any communication channel-address by changing their communication preferences or that conduct the denial procedures as directed in our commercial electronic messages will continue receiving our commercial electronic messages through the relevant channels should they choose an option on the membership page to approve our contact without the need to obtain their further permission/approval and without regard to their former denials, if any, on the basis of the approval they have granted here or by any other means until and unless they change their communication preferences at the membership page of our website or duly deny any commercial communication.

By reading this Subscription Preliminary Information Text and Subscription Agreement you are confirming the following permissions:

- (i) You hereby agree, represent, and undertake that you have read and understood all of the terms and conditions of the Contract, you will strictly abide by your obligations, and you will have the relevant rights and responsibilities.
- (ii) You hereby agree that our Company's Personal Data Policy will apply in terms of the Law 6698 on the Protection of Personal Data.

(iii) The confidentiality-security policies and conditions of use of other websites that are accessed through our website shall apply. The ads, banners, and contents included in our

website or the use of information from the websites and mobile applications accessed for

any other purpose shall be subject to those websites' own codes of conduct, confidentiality-

security policies, service quality, and conditions of use. Our Company shall be held responsible for the disputes that may arise out of or in connection with this and material-

immaterial damages and losses.

(iv) In regard to any and all information and contents of your website and to their editing

and use in part or as a whole, all intellectual and industrial property rights are owned by our

Company and/or IC Holding Group Companies, except for the ones owned by other third

persons under our Company's agreement. Information and data included in our website

cannot be used, copied, processed, and made available for other uses without authorization

for such purpose.

(v) When performing your membership procedures, you are representing that your

information is correct and you are aware that this information is filled in completely, belongs

to you, and the entire responsibility regarding your information resides with you.

(*) IC Holding Group Companies are the affiliates and other existing and future subsidiaries of IC Yatırım Holding A.Ş., which

includes our company too.

(vi) By confirming this text and in connection with the information obtained from our

Website or other websites/mobile applications that give link to our Website, you shall be

responsible pursuant to the permission you have granted for any and all electronically delivered information, promotions, and advertisements and also their decisions taken within

the framework of any suggestion and any and all transactions, applications, and outcomes

thereof accordingly.

(vii) Our Company hereby reserves its right to make any necessary changes to the above

matters and products, services, and opportunities to be offered to its members and such changes shall enter into force upon their announcement by our Company n the

Website/mobile application or through other appropriate methods and all campaigns shall

be conducted under the announced conditions.

(viii) You can consult our Company to obtain further information on all of these subjects,

You can notify your requests and complaints thrugh the following communication channels:

Address: YAVUZ SULTAN SELİM KÖPRÜSÜ VE KUZEY ÇEVRE OTOYOLU İŞLETMESİ, 34450

GARİPÇE-SARIYER / ISTANBUL

Telephone: 0850 502 7171

Email: bilgi@ysskoprusuveotoyolu.com.tr

Call Center: 0850 502 7100

If you agree to the above principles and rules, want to become a member of our Website under the aforesaid conditions, and grant the specified permissions/approvals, please complete your membership procedures by checking the box net to "Subscription Preliminary Information Text" and "Membership Agreement" to confirm your acceptance, consent, and approval for your agreement.
Sincerely,
(*) IC Holding Group Companies are the affiliates and other existing and future subsidiaries of IC Yatırım

Holding A.Ş., which includes our company too.