USER AND MEMBERSHIP AGREEMENT

1. PARTIES:

SERVICE PROVIDER: MOVE ON TEKNOLOJÍ ANONÍM ŞÍRKETÍ ("MOVE ON")

MOVE ON AgTech Cloud Platform ("Our Company or Company"), with which you will contract for membership through the website ("Website") or our application ("Application") that you install on your mobile device, is a technology company that offers artificial intelligence-based software and hardware solutions in agriculture.

By means of this Agreement, you are undertaking the process of registering on the platform.moveon.ai website and/or MOVE ON's iOS and/or Android mobile applications (hereinafter collectively referred to as the "Platform").

Our contact information is as follows:

Address : Sanayi Mh. Teknopark Blv. No:1/4C / Z08

Pendik/ISTANBUL

Mersis No : 0623191911500001

Tax Office/No : PENDIK VD- 6231919115

Wire : 0850 533 34 60

Email : info@moveon.ai

Electronic Notification Address : 25808-67348-80852

Our company is a member of the Istanbul Chamber of Commerce and the rules of commercial behavior can be found at www.ito.org.tr.

USER INFORMATION :

By accepting this membership agreement, you undertake the accuracy of the information you have provided to MOVE ON.

2. PRODUCT AND SERVICES:

This Platform you are registering for allows you, the User, to use the MCP - MOVE ON AgTech Cloud Platform Services if you make a purchase.

MCP- MOVE ON AgTech Cloud Platform Services provide information, forecasts, guidelines or other recommendations based on models and third-party sources and help you organize and evaluate data provided or entered by you, through your mobile device or equipment.

MCP- MOVE ON AgTech Cloud Platform Services; may not provide services in your region and location and/or the physical conditions of your land may not be suitable for the use of the services offered by MOVE ON. MOVE ON does not accept any responsibility in these matters. It is your responsibility as the User to confirm that MOVE ON offers services in your region and location and to check that the physical conditions of your land are suitable before registering on this Platform and receiving the service. With the approval of this Agreement, you agree and undertake that you will not use this Agreement outside the borders of the country where this Agreement is approved, and this service is received.

MCP- MOVE ON AgTech Cloud Platform Services; our models, resources, data, information, forecasts, guidelines and other recommendations are subject to change by MOVE ON. Individual results may vary as weather, growing conditions and farming practices vary across growers, locations and time. MOVE ON cannot be held liable in these respects. MOVE ON cannot be held responsible for any damage to your products. By accepting this Agreement, you acknowledge and accept that you

are aware of these matters. The service offered by MOVE ON is in the nature of a suggestion and the implementation of the said suggestion is solely your responsibility as the User. MOVE ON does not undertake any guarantee regarding the suggestions it offers. You acknowledge and agree that you cannot claim any damages or penal conditions from MOVE ON and that you waive these rights.

MCP- MOVE ON AgTech Cloud Platform Services; or MOVE ON Produced Work (as defined below) should not be used as a substitute for necessary agricultural practices, including regular or diligent farmland monitoring, or as a sole source for making agricultural, risk management or financial decisions. We recommend that you consult your agronomist, commodity broker and other service professionals before making financial, agricultural and risk management decisions.

3. SCOPE AND MEMBERSHIP

This User and Membership Agreement, its annexes ("Agreement") and other rules and agreements on the site or on the sites to be accessed via other URLs to which this site will provide a link ("Website") and on the Platform regulate the terms and conditions of use of the services offered by MOVE ON and the Site. All policies and rules on the Site are an integral part of this Agreement and constitute an annex to this Agreement. By becoming a member of the Platform, you can purchase the services offered by MOVE ON or use the services you have purchased. If you make a purchase through the Platform, a Distance Sales Agreement will also be signed with you.

The User will have the opportunity to purchase the products / services offered for sale on this site in a virtual environment by digitally approving and paying the "Distance Sales / Service Agreement" through the Site.

By using our Services and accessing the Platform, you agree to the terms and conditions of this Agreement. For the establishment of the membership agreement.

It is sufficient to enter the requested Member (membership) Information and the password you will determine, give the specified approvals and / or permissions and press the [Become Member / Register / Login] etc. button. We especially request you to enter your name/title, e-mail address/mobile phone number and other mandatory information correctly, completely and accurately; if you notice an error, correct it. You can correct the deficiencies / errors you notice after the completion of the membership process in the My Membership Information / My Account section, which you will access from the Member Login section, or you can contact our Customer Service.

When your membership process is completed, we will send this User and Membership Agreement (in form-text) to the e-mail address you specified in the Membership Information. It is also available as text on our website. A text such as the text of the Agreement "special" for the member (whose information is entered as a party) may not be kept separately in our Company's systems.

You may terminate your membership at any time you wish with a written notification to our Company through the above-mentioned communication channels, without any justification and without penalty. Likewise, our Company may terminate/suspend memberships for various reasons. If you benefit from our services and the service you receive requires the use of the Platform, the right to terminate your membership may be limited or the service may be suspended / terminated if you terminate the membership.

If you are becoming a member of the Platform as a legal entity, you represent and warrant that you are authorized to represent and bind the relevant legal entity and that you are jointly and severally liable together with the legal entity. Otherwise, you agree to be personally liable for the debts and obligations arising.

4. GENERAL RIGHTS AND OBLIGATIONS

As a member of the Platform, you can purchase the following services from MOVE ON.

i. Software License Service

MOVE ON provides the MCP- MOVE ON AgTech Cloud Platform Service to the Users after they become a member of the Platform. This artificial intelligence-based software product will be made available through the Platform. You can purchase MCP- MOVE ON AgTech Cloud Platform Service by making an in-platform purchase.

ii. Equipment Sales

You can purchase hardware and equipment (equipment separately **TAS** and **TASAI** together will be referred to as "**MOVE ON Equipment**") for use in the MOVE ON AgTech Cloud Platform service through the Platform. The sale of equipment is separate from the service numbered (i) and the products can be purchased separately or together.

MOVE ON will not be responsible for repairs in case of damage to the MOVE ON Equipment caused by use. MOVE ON does not have any responsibility for the inability to use the MCP - MOVE AgTech Cloud Platform service due to the damage in question, and no refund will be made.

From the moment of delivery of the MOVE ON Equipment to you, MOVE ON cannot be held responsible for any damage to the equipment. At the time of delivery, the responsibility for damage and defect of the MOVE ON Equipment is transferred to you and MOVE ON is not responsible for damage and defect that may occur after delivery.

You can purchase services related to the maintenance and repair of MOVE ON Equipment from MOVE ON. MOVE ON will invoice you for part replacement, repair and complete replacement costs. MOVE ON does not provide free maintenance and repair services within the scope of its services. You acknowledge and agree that repairing or replacing the MOVE ON Equipment may delete installed content, reset personal settings or cause other changes to the MOVE ON Equipment.

MOVE ON reserves the right to manage the status and use of the MOVE ON Equipment during the equipment purchase period. Neither you nor any third party may alter, prevent or block MOVE ON's access to MOVE ON Equipment data or settings. If any of your data is generated or transmitted by or through third party equipment, hardware or software products (e.g., tractors or harvesters and their software systems) and you notify us of your request for product support related to such third party equipment, hardware or software product, we may share your data with the provider of such equipment, hardware or software product to the extent we reasonably believe reasonably necessary to respond to your product support request, provided that such provider agrees not to use or disclose your data to any party for purposes other than responding to your product support request. If you do not want us to share your data with the provider of any third party equipment, hardware or software product, please notify us of your request by calling Customer Support at 0850 533 34 60 during business hours or by emailing support@moveon.ai or by providing us with written notice as set out in Section 6.6 below. Please note that not allowing us to share your data with the provider may prevent MOVE ON or the provider from effectively troubleshooting or resolving your issue.

iii. Secure Payment and Delivery System

MOVE ON; The collection of the price of the purchased product is made electronically through online payment points / licensed payment institutions. MOVE ON reserves the right to change the payment method and/or the contracted online payment service provider at any time. In case of a problem with the online payment point by the User, the User is required to contact this service provider and MOVE ON is not a party to the problems arising from this issue. Payment is not made directly to the MOVE ON account, but to a secure account with the bank managed by the payment organization. Thus, a secure payment system is provided to the User and aims to protect against the risk that the purchased product / service is not delivered / service is not fulfilled at all or in the desired quality and conditions and to protect credit card information.

In order to prevent the theft, loss, and misuse of credit card information, services are obtained through the card storage institution with virtual POS integration, and all card information is securely stored within the framework of this cooperation in accordance with the request and permission and in payment transactions.

The User/Buyer agrees in advance that the payment/card storage institution will charge a commission fee at varying rates over time and according to the transaction, and in the event of any refund without the fault of MOVE ON, the commission, costs, service fees, taxes and similar expenses charged by the payment / storage institution, bank and other third parties will be charged to the User / Buyer and will not be refunded.

5. TERMS OF USE

Your access to this Platform or your use of any information on this Platform constitutes your acceptance of the following terms.

- The user has the right to establish a single User account and it is forbidden for the User to establish a second account using the same or other information following the suspension or termination of the User account by MOVE ON. MOVE ON reserves the right to refuse to open a user account without giving any reason, subject to its sole discretion.
- Access to the Platform services and some of the use of the Platform by the User will be carried out by using the e-mail address and password. The User shall be responsible for the protection of the confidentiality and security of this password, and any activity carried out through the Platform with the use of such information shall be deemed to be carried out by the User, and any legal and criminal liability arising from these activities shall belong to the User. The User shall immediately notify MOVE ON if he/she is aware of any unauthorized use of his/her password or any other breach of security.
- MOVE ON is not responsible for any direct or indirect damages that may arise due to breach of contract, tort, or other reasons due to entering the Platform, using the Platform or the information on the Platform and other data, programs, etc. MOVE ON,; as a result of breach of contract, tort, negligence or other reasons; does not accept any responsibility for interruption of the transaction, error, negligence, interruption.
- In the event that communication tools (such as forums, chat tools or message centres) are provided to the User through the Platform, the User declares and undertakes to use these communication tools only for lawful purposes. The User shall not use such communication tools to share materials outside the purpose of the Application, including the sale of products and services, e-mails sent without the consent of the other party, files that may damage the software and computer systems of third parties, insulting content for other users or any unlawful content. The User undertakes that he/she is authorized to do so in terms of any communication he/she carries out through the Platform. MOVE ON has no obligation to check the appropriateness of the communications made through the Platform or that they are intended for the intended use of the Platform. In respect of other web-based communication tools accessed through the Platform or used in relation to the Platform, the User shall exercise the same care that the User is obliged to exercise when using the communication tools provided through the Platform at any time at its sole discretion.
- MOVE ON reserves the right to change all kinds of services, products, conditions of using the Platform and the information provided on the site without prior notice, to reorganize the site, to stop the publication. Changes take effect at the time of publication on the site. These changes are deemed to be accepted by using the Platform or accessing the site. These conditions also apply to other linked web pages.

- MOVE ON, as a result of breach of contract, tort, negligence or other reasons; does not accept any responsibility for interruption of the transaction, error, negligence, interruption, deletion, loss, delay of transaction or communication, computer virus, communication error, theft, destruction or unauthorized entry, modification or use of records.
- It is the User's obligation to install and use the current version of the MOVE ON Software and to make updates. MOVE ON reserves the right to make improvements, updates and changes in the software. MOVE ON is not responsible for any defects that may occur if you do not obtain the current version. In such cases, MOVE ON may reset your Equipment and delete any saved preferences or installed content.
- The Platform may contain links or references to other websites that are not under the control of MOVE ON. MOVE ON is not responsible for the content of these sites or any other links they contain.
- You may not use or otherwise export or re-export any MCP MOVE ON AgTech Cloud Platform Services, including but not limited to MOVE ON Software, MOVE ON Equipment and MOVE ON Produced Works, except as permitted by United States law, EU law or Turkish law. You may not use or otherwise export or re-export any MCP - MOVE ON AgTech Cloud Platform Services, including but not limited to MOVE ON Software, MOVE ON Equipment, and MOVE ON Produced Work (including, without limitation, the MCP - MOVE ON AgTech Cloud Platform Services) to (a) any country embargoed by the United States, or (b) any person on the U.S. Department of the Treasury's List of Specially Designated Nationals or the U.S. Department of Commerce's List of Blocked Persons or Entities, or any person on the U.S. Department of Commerce's List of Blocked Persons or Entities, or any person on the European Union Regulation (EC) No. 428/2009 and/or any similar list published by the authorities of the EU/EEA or Turkey if it violates similar laws or regulations of other countries. By your consent to this Agreement, you represent and warrant that you are not on any such lists by using MCP - MOVE ON AgTech Cloud Platform Services. You further agree that you will not use the MCP - MOVE ON AgTech Cloud Platform Services for any purpose not permitted under United States law, including but not limited to developing, designing, manufacturing or producing nuclear, chemical or biological weapons or missiles. You may not request information or documents from MOVE ON for the purpose of supporting, implementing, or acting in accordance with a boycott of any country that is in violation of the laws or policies of the United States, the EU, or Turkey. MOVE ON expressly rejects such requests and will notify the relevant authorities of any such requests it receives, as required by applicable law.

When you enter the Platform or while using MOVE ON services, the following actions will be considered as a clear violation of the contract and will give MOVE ON the right to terminate the user agreement for just cause and without compensation, to cancel the membership and to block your access:

- i. Violation of the legislation, violation of the rights of third parties and/or violation of this agreement or its annexes,
- ii. Infringement of intellectual and/or industrial property rights of third parties such as copyright, trademark,
- iii. Not having the capacity to take legal action (such as being under 18 years of age or not being authorized to represent and bind a legal entity) or using the site even if you are banned from membership,
- iv. Failure to fulfil the obligations in the "Distance Sales / Service Agreement",
- v. Providing deceptive, misleading, incomplete, incorrect information,

- vi. Without the written consent of MOVE ON, the user account or name is transferred or made available to someone else, and it is mutually determined that the account has been taken over by third parties,
- vii. Distribution or dissemination of viruses or technologies that may harm MOVE ON or its Users,
- viii. Use MCP MOVE ON AgTech Cloud Platform Services on land or equipment that the User does not own or have the right to use or work on;
- ix. Sell, rent, loan, lend, license, export, re-export, otherwise transfer, distribute, redistribute, copy, publicly use or display, transmit or publish, or assign, transfer or sublicense this Agreement or any rights granted to you by us pursuant to this Agreement, without the prior written consent of MOVE ON;
- x. Use the MCP MOVE ON AgTech Cloud Platform Services to develop a product or service, improve a product or service, or evaluate or validate a product or service to compete with any MCP MOVE ON AgTech Cloud Platform, or produce any derivative work, without the prior express written consent of MOVE ON,
- xi. Damage to the Platform infrastructure, system, including behavior aimed at disrupting the user profile evaluation system,
- xii. Entering the site with robot or automatic login methods for any purpose,
- xiii. Reselling, sharing, distributing, reproducing, reproducing, deriving from, processing any intellectual and/or industrial property part of the Platform (including but not limited to design, text, image, html code and other codes).

6. ELECTRONIC COMMUNICATION AND YOUR PERSONAL DATA

With our members, again in accordance with the laws and with your consent where necessary, for the purpose of promotion, advertisement, communication, promotion, sales and marketing of all kinds of products and services, for credit card and membership information, transactions and applications, our Company may make social, commercial and other electronic communications with SMS / short message, instant notification, automatic call, computer, telephone, e-mail / e-mail, fax, Bluetooth-other wireless networks (if open on your device), social media and online communication networks and other electronic communication tools, and commercial electronic messages may be sent to our members.

Our members can stop commercial electronic communications at any time they wish and without any justification by contacting our Company through the communication channels specified (above-below) or by making the rejection process specified in our messages. According to the explicit notification of the member in this regard, the communications to the party for the channels specified by the member are stopped within the legal maximum period (possible-required transactions and communications continue according to the law).

Since membership and transactions are carried out and executed in our systems based on electronic mail (e-mail) address, without prejudice to the necessity of storing this information due to legal / contractual requirements and sharing it with the relevant persons, when necessary, deletion of the e-mail address, etc. The membership of those who make a request can be terminated / terminated automatically. This is also valid in cases where membership transactions are based on mobile phone number.

The information update processes conducted on our website, including any modifications to their information (including contact details), by our members, shall also be applicable to their personal data and the permissions granted for electronic commercial communications regarding the changed/new

information. Similarly, our members who alter their communication preferences, thus ceasing commercial electronic communications for any communication channel/address, or submit a request to opt-out of our commercial electronic messages, while indicating their communication preferences on the membership page, shall continue to receive commercial electronic communications from the relevant channel, based on the consent/approval they provided herein or elsewhere on our website, without requiring any additional permission/authorization, and regardless of any previous opt-out notifications, until they duly modify their communication preferences or properly notify an opt-out request for any commercial communication.

The Member who approves this Agreement by entering the information requested in the Membership Information on our Site.

- Regarding Field Data: Use of the Platform Services by the User may require the member or authorized users to upload, enter, transmit, store or otherwise make available to MOVE ON information related to farming operations, such as field locations, maps or boundaries, recorded environmental, weather or climatic conditions, agricultural practices, crop losses, crop yields, field images, field notes and other information related to farming operations ("Customer Field Data"). As the proper functioning of the Platform Service is dependent on this information, and if this information is not provided, MCP MOVE ON will not be able to use the MOVE ON AgTech Cloud Platform Services, MOVE ON processes and stores Customer Field Data for the purpose of performance of this Agreement, regardless of whether the Works Produced by MOVE ON relate to personal data, other Customer Field Data or Third Party Content, with the exception of Personal Data and other Customer Field Data or Third Party Content, all work we produce, including data (including aggregated data), tools, analyses, results, forecasts, guidelines, recommendations and other information produced, published, displayed, transmitted or made available to you on or through the MCP MOVE ON AgTech Cloud Platform Services, is MOVE ON's,
- In terms of User / Member Personal Data; In order to benefit from the Site, access to the Site and benefit from the Site services, it is requested from the member, product service providers, all their business partners, investors and service-service providers and suppliers (Facebook, Instagram, (including name, surname, nickname, photograph, age, gender, marital status, region of residence, level of education, interests, shopping habits-preferences, tasteslikes, invoice contents, mobile and other telephone no- device code, technical advertisement identifier-identity information, all kinds of card information except password, including e-mail addresses and location data) by our Company and the aforementioned persons-organizations in accordance with the relevant laws, for the purpose, scope and conditions specified in this text, by automatic / non-automatic methods (Bluetooth, beacon, wireless networks, (including other online networks, etc.), procurement, acquisition, domestic-foreign registration, storage, preservation, use, modification, updating, reorganization, disclosure, classification, merging (including social media accounts), domestic-foreign transfer, to be shared among our solution partners, payment institutions, banks, our affiliates, subsidiaries, shareholders, suppliers and other interested parties, to be stored, transferred, used and otherwise processed by the parties, to the processing and deletion of personal data, that he has learnt all his rights to know and request information regarding the destruction (or anonymization) and processing and that he can always exercise his rights in accordance with the relevant law by applying to our Data Controller Company through the specified communication channels (processing that is possible, necessary and/or obliged by law will continue)
- In terms of Commercial Electronic Messages; in accordance with the relevant laws, to make commercial and non-commercial electronic communications to the party regarding all kinds of products-services and opportunities, and to send all kinds of commercial electronic messages via computer, telephone, fax, automatic dialing machines and other appropriate devices-channels over the internet and communication networks (including social media and other

online communication networks), that he/she knows that his/her contact information has been received for this purpose, that he/she has learnt that he/she can stop "commercial electronic communication" at any time he/she wishes (if any) and without any justification by using the methods specified in the text message/email received by him/her and by using the right of refusal and by applying other specified methods (commercial communications and social communications that are possible, necessary and/or obliged to be made in accordance with the laws will continue),

and in general, it declares and accepts that it can benefit from all features-services, products services-opportunities under the conditions in question.

7. CAMPAIGNS

The campaigns that MOVE ON notifies through the platform or through all kinds of communication tools such as e-mail, SMS and without limitation, are limited to the period specified in the notification, and MOVE ON has the authority to remove the Campaign or change its conditions before the transaction subject to the campaign is carried out in any case. Price discounts can be removed in the same way. Campaigns or price discounts cannot be used for consecutive days and if a separate request notification is made for each day, requests after the first day will be cancelled. Unless otherwise stated in the campaign, different campaigns cannot be combined. In addition to these, MOVE ON has the right not to use the campaigns with its unilateral will if it is determined that the campaigns are misused.

8. INTELLECTUAL PROPEERTY

All content created by MOVE ON on the Platform, including but not limited to the design of the Platform, images, html code, software, source code, and the MOVE ON and MCP - MOVE ON AgTech Cloud Platform Services brand and logo belong to MOVE ON. Users may not use, share, distribute, display, exhibit, reproduce or make derivative works of MOVE ON's works subject to intellectual property rights.

Under no circumstances may the MOVE ON Software (including but not limited to the use of websites) be copied, modified, reverse engineered, reverse engineered, or derivative works be produced from the MOVE ON Software. With this Agreement and the distance sales contract to be signed afterwards, only a limited right of use is granted to you and no intellectual property rights are granted to you.

9. TERMINATION

This Agreement enters into force as soon as it is approved electronically. Either party may unilaterally terminate this agreement and its annexes at any time. If the user account is inactive for 3 months, the contract may be terminated by MOVE ON. In the event of such termination, the parties shall mutually fulfil the rights and obligations arising until the date of termination. If the service you receive from our services requires the use of the Platform, the right to terminate your membership may be limited or the service may be suspended / terminated if you terminate the membership. If you receive subscription-based service, if you cancel the service, you will be responsible for the entire subscription fee, and no refund will be made to you.

MOVE ON may immediately terminate the contract and your membership unilaterally if you violate this contract and its annexes. In this case, you agree that you are responsible for all direct, indirect, negative or positive damages and losses that MOVE ON has suffered / may suffer. Unless you request us to delete your MOVE ON AgTech Cloud Platform Account, we reserve the right to retain your Account Information and Customer Field Data without action for a reasonable period of time to facilitate reactivation.

You may request that we permanently delete your Platform Account and Customer Field Data by sending an e-mail to support@moveon.ai, in which case we will delete your Personal Data, except for the retention period of the data required to be retained under applicable law.

10. GENERAL PROVISIONS

Neither party shall be liable to the other party for any failure or delay in the fulfilment of any obligation undertaken under this contract due to force majeure. Force majeure is any unforeseen and unavoidable event beyond the reasonable control of the parties. Force majeure shall include, but not be limited to, civil commotion, war, governmental restrictions and administrative decisions, embargo, governmental or agency action, internet speed and interruptions, natural disaster, storm, fires, accident, sabotage, explosion, terrorist attack, shortage of materials or supplies, strike and lockout.

Users are responsible for all kinds of taxes, duties, fees and similar obligations arising from the sale of products and / or services purchased and sold by making use of MOVE ON services or transactions related to sales and for which they are legally responsible. In the event that a tax is accrued on behalf of MOVE ON by the tax administration due to the tax obligations to be fulfilled by the counterparty due to the transactions subject to the contract, and a tax loss penalty or other penalties and fer receivables are requested due to this tax, MOVE ON may recourse to the Users for all these payments it has incurred, and by signing this contract, the Users accept and undertake to repay the said taxes and penalties and fer receivables without using any objection and litigation rights against MOVE ON.

The parties shall not assign their rights and obligations arising out of this Agreement to any third party, except for any assignment by MOVE ON to its shareholders, affiliates or subsidiaries or their shareholders.

With the exception of the notifications stipulated by the Turkish Commercial Code, all notifications to be made to you will be made to your e-mail address, GSM number or physical address specified in the system in writing or by announcements in electronic media. If you do not notify any e-mail, telephone number or address change in writing or update it on the site, the notification to your current e-mail address, GSM number or physical address will be deemed valid. Users are obliged to provide and keep up to date their current e-mail addresses, mobile phones, preferred call addresses, postal addresses and other account information. Otherwise, MOVE will not be held responsible for any matter not communicated to the User. Telephone calls, e-mail correspondence and social media communications with MOVE ON may be recorded or monitored. By signing this agreement, the User is deemed to have given consent and consent to this issue from the beginning.

MOVE ON may change this agreement at any time by e-mail or through the Notifications section on the User page or by publishing the updated articles on www.moveon.ai.

The policies and rules on our website may be changed from time to time. Unless otherwise stipulated by law, the changes are effective from the date they are published on www.moveon.ai or notified by email.

The laws of the Republic of Turkey shall apply in the settlement of legal disputes arising from the application and interpretation of this agreement. Istanbul Anatolian Courts and Enforcement Directorates shall be competent to settle all disputes that may arise between the parties due to the interpretation or application of the provisions of this agreement.

The parties agree that the parties' books and records, computer records, log records, confirmed fax messages, telephone call records, e-mails shall constitute valid, binding and conclusive evidence in disputes that may arise from this agreement.

If any provision of this agreement is held by a court or other competent authority to be invalid or unenforceable in whole or in part, the validity of the other provisions of this agreement and the remainder of the provision in question shall not be affected.

Nothing in this agreement shall be construed as a representation, agency, partnership or any other joint venture relationship between the parties.

Users agree that the rules and policies published on the site are an annex and integral part of this agreement.

You can consult our Company for additional information on all these issues.

Our members may notify our Company of their requests and complaints through the abovementioned communication channels.

We are pleased to meet the justified demands-complaints and all kinds of applications of our members. If it is not possible, if you are a consumer, you can apply to the Provincial and District Arbitration Committees and Consumer Courts in your settlement within the legal monetary limits, otherwise you can apply to the competent and competent courts and enforcement offices.

One copy of this contract consisting of 10 articles will be kept electronically by MOVE ON and the other copy will be sent to the User via e-mail.