Before subscribing to the mylover mobile application, please read this agreement carefully and do not complete your subscription to the mobile application without reading all the articles contained in the agreement.

THE mylover APPLICATION IS CONFIRMED THAT USER CANDIDATES CAN ACCEPT THE APPLICATION AGREEMENT AND CAN USE THE APPLICATION WITHIN THE FOLLOWING PURPOSE, LIMITED TO THE FOLLOWING PERSONAL DATA DURING THE TIME USING THE APPLICATION. By creating a membership, you confirm that you have read this text; Creating a membership, that is, having a membership, will mean that you

accept all of the following items. IF THE USER DOES NOT ACCEPT THE EXPLANATIONS, IT IS RECOMMENDED THAT THEY DO NOT AGREE TO THE APPLICATION.

A. Introduction

1. The privacy of our mobile app members is very important to us and we are committed to protecting it. This policy explains what we will do with your personal information.

2. The User Agreement and other rules on the platform regulate the terms and conditions regarding the services offered by mylover.

3. All users using this platform are deemed to have undertaken to comply with the following conditions. Before using the platform, carefully read the Terms of Use and Confidentiality Agreement.

4. mylover has the right to change or amend the Agreement unilaterally, provided that it is not against the users, in order to ensure the continuity of its services, to comply with future technical requirements or to comply with the legislation. In case of any change, mylover will publish the current Terms of Use with a new date update under the same link, and if necessary, it will be notified to its users by e-mail and submitted for approval. The renewed Agreement will be effective from the moment of its publication and use of the platform will be subject to the terms of the renewed Agreement from that moment on.

5. Members are deemed to have accepted the accuracy and authenticity of their information, accuracy and reality cannot be checked by the application, so it is not recommended for members to share their private information with users whose accuracy and authenticity they are not sure of.

B. Source

This document was created by mylover (www.mylovers.co).

1. THE PARTIES

This contract has been concluded between the mylover mobile application ("mylover") and the member ("User"), concluded in electronic environment at the time of its approval by the member, and has entered into force mutually.

2. DEFINITIONS

Website: The website published at www.mylovers.co.

Application: A mobile application that can be downloaded from digital markets to mobile devices

User: Filled the "register" form for the mylover mobile application, "I have read and accept the Membership Agreement." The person who has read the agreement in the link and completed the membership process by clicking the "Register" button.

Standard Membership: It is created by the member by entering the optional information (general information, contact information, etc.) in the profile field to be used in the mylover mobile application, and to ensure the most convenient use of the site traffic for the user and the site by the wink, profile viewing and mylover.co management, the quality of the application and the The mylover application, which is determined in order to keep the peace of the members at the highest level and to eliminate the members who want to abuse the application, and which includes the right to a daily message that differs in a certain and reasonable way within the gender group in line with the criteria specified herein, is the mylover application, which is activated after the necessary procedures for membership are carried out in the application.

Coin(Exclusive features): The balance of the member who defines the right to use the in-app privileges for the features that mylover members can get for the fees determined on the site.

Sticker: stickers that members send to other members in exchange for coins by private message.

User profile: Member-specific interactive area that can be viewed by other members, consisting of Membership Information, General Information, Contact information and photos added by the member himself, created with the information provided by the member himself in the mobile application.

3. SUBJECT OF THE AGREEMENT

The subject of this contract is to determine the services offered in the Application and through the mylover applications purchased through the application and download and purchase platforms, the terms of benefiting from these services, and the rights and obligations of the parties. By accepting the terms of this agreement, the member also accepts all kinds of statements made by mylover regarding the usage, membership and services in the site and applications. The user accepts, declares and undertakes to act in accordance with all matters specified in the aforementioned statements.

4. RIGHTS AND OBLIGATIONS OF MEMBERS

4.1. The Member, during his/her membership, while benefiting from the services of the application and performing any transaction related to the services of the application, shall act in accordance with all the conditions in this agreement, the rules specified in the relevant parts of the Site and all applicable legislation, that he/she understands all the terms and rules set forth in this Agreement, accepts, declares and undertakes that it approves.

4.2. In order to become a Member of the application and the services offered in the Application, it is necessary to be a person over the age of 18 and to fill in the User Form in the Application. mylover may make the applicant benefit from membership rights as a result of the evaluation it will make, and it also has the right to refuse the application without giving any reason. By approving this User Agreement, the Member undertakes that he is over 18 years old. The fact that persons who do not meet this condition have completed the membership registration process and approve this agreement will not result in membership. Members who are under the age of 18 or who are found to be inconsistent with the information provided will be cancelled. The application has no responsibility for the wrong statement given by the member.

4.2.1 The member is responsible for the information he/she fills in the registration form. The application is not in a position to prove the accuracy of the membership information and cannot perform it.

4.3. Mylover's acceptance of the profile prepared by the member within the scope of standard membership is subject to the following conditions:

4.3.1. Profiles cannot contain personal information (either directly or indirectly), such as e-mail addresses, home and work addresses.

4.3.2. The fields in the profiles where the user describes himself or the person he is looking for should be detailed, clear and truthful. Information belonging to other people other than yourself should not be used.

4.3.3. In the profiles, in the areas where the user describes himself or the spouse he is looking for, insulting, sexist or racist expressions in any form cannot be used. Profile pages are open to all our members.

4.3.4. Those who want to use a language other than Turkish or English in their profiles must limit this to a few sentences.

4.3.5. Any political opinion, religion, etc. cannot be propagated.

4.3.6. Profiles cannot contain information that would constitute a crime, require legal follow-up, or illegally.

4.4. While subscribing to the mylover application, the e-mail address and mobile phone number provided by the member must belong to the member and be active. In all correspondence related to membership, the e-mail address given while subscribing to the mylover application is taken as a basis and this address is used. mylover assumes that the

given email is correct and acts accordingly. mylover is not responsible for errors and damages that may occur due to false and falsely declared e-mails.

4.5. In cases where mylover is obliged to make a statement to the official authorities in accordance with the provisions of the mandatory legislation in force, the member will be authorized to disclose the confidential / private / commercial information of the members to the official authorities, if this information is duly requested by the official authorities, and therefore, under any name, from the mylover application. accepts and undertakes that no compensation can be claimed under any circumstances.

4.6. The security, storage, keeping away from the information of third parties, and use of the means of access to the system (username, password, etc.) used by the members in order to benefit from the services offered by mylover through the site are the sole responsibility of the members. is kept in a way. Every transaction performed with the user name and password of the member will be deemed to have been performed by the user himself. Mylover does not have any direct or indirect responsibility for any damages incurred or to be incurred by members and/or third parties due to all negligence and faults in matters such as security, storage, keeping third parties away from the information of third parties, use of the means of accessing the system.

4.7. The username chosen by the member while subscribing to the mylover application is unique to the member and cannot be used by any other member. If the user name that the member wants to use is used by another member, the member will be asked to choose another username. The username obtained during membership cannot be changed later. The member is obliged to protect his username and password. Mylover does not accept any responsibility in case of non-compliance with this obligation.

4.7.1 Members are deemed to have accepted the accuracy and authenticity of their information, accuracy and reality cannot be checked by the application, for this reason, it is not recommended for members to share their private information with users whose accuracy and authenticity they are not sure of, in terms of security, the members themselves are responsible for the sharing, mylover application cannot be held responsible.

4.8. Members accept and undertake that the information and content provided by them to the relevant sections and member profiles in the application are correct and in accordance with the law. mylover, to investigate the accuracy of the information and content submitted by the members to the site or uploaded, changed and provided by them in the creation and modification of member profiles; It is not liable and responsible for undertaking and guaranteeing that this information and content is safe, correct, in compliance with the provisions of this contract and the law, and any material that may arise due to incorrect or inaccurate information and content and/or referrals to other websites through these contents. cannot be held responsible for moral damage.

4.9. Since the member profile is open to all members, it is the member's responsibility not to provide private information (mobile phone, home address, etc.) in this area. Members with personal contact information in mylover's profile have the right to cancel their membership. The information in the member profile can be seen by all other members of the site and the member cannot request that this information not be displayed. Preventing the information in

the member profile from being displayed can only be done by canceling the membership. Mylover will not be responsible for any damages that may arise due to this reason.

4.10. Members cannot transfer this agreement or its rights and obligations, member profiles, member information, partially or completely, to any third party without the written consent of mylover; Membership cannot be made available to anyone other than the member himself. Mylover cannot be held responsible in any way, directly and/or indirectly, for any damages incurred or to be incurred by third parties as a result of such transfers or unauthorized uses. The membership of the member who is found to have used or transferred his membership to someone else is cancelled.

4.10.1 Members can only create one membership from a device and cannot log in from the same device with another membership other than the created membership.

4.11. The legal and criminal responsibility of the members in every transaction and action they make in the application, including the private messaging between themselves through the application, belongs to them. mylover does not accept any responsibility for the messages sent by the members to each other. For this reason, the right of recourse to the member is reserved against any damage that mylover may incur.

4.12. If the total number of messages and kiss records in the mylover message center exceeds the limits specified on the relevant page, the messages and kiss records of the members can be deleted starting with the oldest date. All messages of members who have not logged into the system for a month can be deleted. The member accepts this in advance.

4.13. Member, any information, software or any other material that violates the privacy or broadcasting rights of another member or third party, is protected by copyright, trademark rights or other proprietary rights, or is adapted from materials that fall within these described classes, from the owner or from the owner. or post or transmit it without the permission of the holder of the rights. In such a case, although mylover has no responsibility, the right of recourse to the member is reserved against any damages that mylover may incur.

4.14. The member will constitute a crime, require legal follow-up; post any unlawful, threatening, harassing, insulting, profane, defamatory, vulgar, pornographic, offensive or immoral information of any kind, that creates or encourages a situation contrary to local or national laws or international agreements, cannot transmit or send messages. Private messages can be scanned with automatic programs or can be reviewed upon the complaint of the Members who have been sent the message. As a result of this automatic scan or after the complaint, if deemed necessary, the member's profile can be removed, the right to message can be restricted, completely blocked or the membership can be canceled completely. In such a case, although mylover has no responsibility, the right of recourse to the member is reserved against any damages that mylover may incur.

4.15. The member may not send, post or transmit messages to other members that contain any information, software or material that contains advertising or commercial purposes or that directs other members to another website; cannot make any demands or advertising activities, such as buying or selling any products from other members; cannot establish "e-mail chains" for members for this purpose; cannot send "junk email". Such messages may restrict the member's right to message or cancel their membership. In this context, if an unauthorized use is detected, mylover reserves the right to take legal action.

Each member accepts and declares that all rights of the pictures, texts, audiovisual images, video clips, files, databases, catalogs and lists in mylover application are reserved. The member accepts and undertakes that he will not reproduce, copy, distribute, process these materials whose rights are reserved, and will not compete directly and/or indirectly with mylover, either by these actions or by other means. Mylover cannot be held responsible in any way, directly and/or indirectly, for the damages incurred or to be incurred by third parties due to the activities of the members on the application performed in violation of the provisions of this Agreement and the law.

The member can cancel his/her membership at any time by clicking the "support" link in Account > Settings > Account Settings. However, even if the membership is canceled in coin purchases, the membership fee is not refunded.

Application membership is an individual membership and cannot be used by companies and/or businesses for any commercial or other purpose, cannot be transferred to third parties, or loaned. In case of detection of this situation, the Member's membership will be cancelled. Mylover cannot be held responsible in any way for the consequences that may arise due to the cancellation of the membership.

The mylover Coin package sale transaction provides services under the heading (ğ) within the scope of the right of withdrawal exceptions defined in Article 15 of the Regulation on Distance Contracts. In addition, the mylover application, the member who buys coins by money order or eft, but is not satisfied with the site and requests a refund within "3 days"; returns the money paid. Each member can benefit from this right only once. No refunds will be made for subscriptions purchased other than this. Mylover has the right to terminate the membership of the member, in case of refund requests after the first refund process.

5-Mylovar APPLICATION rights and obligations

Mylov is practically always offered services and editing of content; reserves the right to close and delete the information, content and member profiles uploaded by the members to the system and which do not comply with the conditions specified in this Agreement, to the access of third parties, including the members. mylover can use this right without giving any notice and without giving any time. Members must make changes and/or corrections requested by mylover as soon as possible. If deemed necessary, changes and/or correction requests requested by mylover can be made by mylover himself. The damages, legal and penal responsibilities that arise or may arise due to the members not fulfilling the change and/or correction requests requested by mylover in a timely manner belong entirely to the members themselves.

The mylover application does not have any responsibility for the portals, websites, files and content other than the mylover application accessed through the redirects (link, banner) on the application, the services, products or the content of the portals or websites accessed through these links.

mylover can remove the messages and content that are contrary to the operation of its application, general rules, general morality and which cannot be accepted by it, from access at any time and in any way; mylover may terminate the membership of the member who entered this message and content without any notice. The member is obliged to indemnify all kinds of damages that mylover will suffer due to the unethical and illegal content uploaded to the mylover application.

There may be interruptions in the communication between the Site and the Members and the Members themselves due to technical problems such as any error, negligence, interruption, deletion, corruption, transmission delay or communication network failure caused or not caused by the application. mylover cannot be held responsible for the problems experienced by the Member in connection with the interruptions in communication and access to the Site due to these interruptions.

Through application download and purchase platforms such as mylover, App Store, Google Play Store and App gallery; In case of coin package sales charged by these platforms, in cases where the member wants to cancel the package purchase, the refund process has no connection with the application; The application cannot be held responsible for the problems and problems experienced in the return process. Likewise, mylover is not responsible for any material, moral, indirect or direct damages of third parties in connection with these services and applications and / or arising from these services and applications. For damages incurred by the member when canceling the package purchase or resulting from delays, the addressee is the platforms mentioned above where the purchase is made. Mylover shall not be held responsible in any way for any disputes arising from these issues.

All kinds of images, texts, photographs and other materials published in the application and in Member profiles cannot be published on other internet sites and in conventional channels such as newspapers, television, radio, magazines without the permission of mylover. All the content in the application is protected by the seventh clause of the fourth article of the Law on Intellectual and Artistic Works, "Databases that are readable by a tool or in other formats, which are the result of the selection and compilation of data and materials for a specific purpose and within a special plan". Content in the form of a work is also subject to legal protection.

6-LIMITED LIABILITY

mylover shall not be liable for any material, moral, indirect or direct damages arising from and/or in connection with these services and applications of the members or the third parties that the members are in contact with due to the services provided and/or the applications included in the application, cannot be held legally or criminally responsible for the illegal acts and actions of the members.

7-INTELLECTUAL PROPERTY RIGHTS The

moral rights that the member has on all kinds of pictures and images that are uploaded to the application to be published in the application and that are in the nature of a work within the scope of FSEK, by being a member of mylover and by approving this Agreement: public offering, specifying the name and making changes in the work. the power to exercise the rights of prohibition; from its financial rights: all kinds of television, including analog or digital, wired or wireless broadcasting, terrestrial, cable, satellite or internet broadcasting and VOD (Video on Demand), IP TV, Free TV applications in the country or abroad; any type of radio broadcasting digitally, over the Internet or by radio frequency; mobile/mobile phone including video sharing and video broadcasting sites and social networking sites and all channels that can be created on them, internet, GSM, 3G, SMS, MMS, Logo applications; Broadcasting/transmitting to the public and re-transmitting in channels intended for broadcasting/public transmission with existing and future techniques, including any analogue or digital application in these channels; fictional or documentary film, short film, skit, internet program, television program, radio program, advertisement and promotion scenario and application, channels and/or pages on internet social networking sites, all kinds of web sites, television, radio, VOD, IP Processing, including the creation of the names and contents of channels in other channels, including TV, GSM, 3G, SMS, MMS, Logo channels, and/or the names and contents of the programs to be broadcast in these channels, and their translation into all languages; and their rights to represent in all kinds of public media, including TV screen, radio and internet, in the country or abroad; It accepts, declares and undertakes that it does not exclusively, unlimitedly, unconditionally, free of charge and irrevocably grant to Social Bilgi İletişim Hizmetleri A.Ş. in terms of time, place and number.

By becoming a member of mylover and by approving this Agreement, the member uploads all kinds of content (including but not limited to text, drawings, graphics, comments, picture definitions, personal characteristics and personal characteristics) general information) Social Information Communication Services Inc. authorizes its use.

All elements of the application (hereinafter referred to as "mylover's copyrighted works"), including but not limited to other software codes such as design, text, images, php, belong to mylover. Members may not resell, share, distribute, display or allow anyone else to access or use mylover services and mylover's copyrighted works. Otherwise, the Member will be obliged to cover the amount of compensation requested from the mylover application due to the damages incurred, including court costs and attorney fees. Members may not reproduce, distribute or make derivative works of mylover's copyrighted works or prepare them.

All property, real and personal rights, commercial information and know-how of mylover application, including copyrighted works, mylover trademarks, mylover commercial appearance or any material and intellectual property rights owned through the Site, are reserved.

8- FORCE MAJEURE

Force Majeure In all cases considered as force majeure, mylover is not liable for late or incomplete performance or non-performance of any of its acts specified in this contract. This and similar situations will not be deemed as delay, incomplete performance or non-performance or default for mylover, or no compensation can be claimed under any name from mylover application for these situations. The term "force majeure" includes, but is

not limited to, natural disasters, riots, cyber attacks, wars, strikes, communication problems, infrastructure and internet failures, power outages and bad weather conditions beyond the reasonable control of the relevant party and required by mylover. will be interpreted as unavoidable events that he could not prevent despite his care.

9-APPLICABLE LAW AND AUTHORITY

Turkish Law will be applied in the implementation and interpretation of this Agreement and in the management of legal relations arising within this Agreement. Istanbul Courts and Enforcement Offices are authorized in the settlement of all kinds of disputes that arise or may arise due to this contract.

10-TERMINATION OF THE AGREEMENT

This contract will remain in effect until the member's membership is canceled or the member resigns from membership, and will continue to have provisions and consequences between the parties. With the expiration of the VIP membership, the standard memberships of the members will continue.

mylover may terminate the contract unilaterally in the event that members violate the provisions of this agreement and similar rules regarding use, membership and services on the site, and the members will be obliged to compensate all losses incurred by mylover due to termination.

MYLOVER APPLICATION USERS EXPRESS CONSENT DECLARATION UNDER THE PERSONAL DATA PROTECTION LAW AND INFORMATION TEXT ON THE PROCESSING OF PERSONAL DATA This Lighting text, MyLove Practice (""**Application**") by customers of the 6698 numbered Law on the Protection of Personal Data Application(**the"Act**"), shall be illuminated for processing by the application of personal data and explicit consent for the use of users' personal data is intended to present a statement.

You can find detailed information on the processing of your personal data within the scope of this Clarification Text from the mylover application above Membership Agreement.

Your personal data is collected electronically or physically. Your personal data collected for legal reasons specified in this Clarification Text can be processed within the framework of the personal data processing conditions specified in Articles 5 and 6 of the Law.

By accepting the mylover Application agreement, my personal data (name and surname, address, identity information, phone number, computer IP, e-mail address, personal data for the purpose) is processed within the framework of the personal data processing conditions specified in the 5th and 6th articles of the KVKK. Application by the offered products and tastes of the person concerned of services, usage patterns and planning and execution of activities that should be recommended to the relevant person privatized according to the needs and introduction, applications done by the business units of work needed to benefited people about the products offered by and services and the execution of related business processes, application making the necessary work by the relevant business units for the realization of commercial activities carried out by and the execution of related business processes, application's commercial and / or planning and execution of business strategies and the application and Applications business relationship with domestic purposes of legal, technical and commercial-occupational safety of the mylover APPLICATIONensuring I accept and declare that I have been informed by for the persons involved and that I have express consent within the framework of the KVK Law.

As a mylover User, within the framework of the personal data processing conditions and purposes specified in Articles 8 and 9 of the Law, applications appreciation of the person concerned submitted by products and services, according to the usage habits and needs to be offered to the person concerned privatized and planning activities necessary for the introduction and enforcement is **application** carried out by the business units of the necessary work to the utility contacts of the offered products and services by the and execution of related business processes **application** of commercial activities carried out by the carried out the necessary work by the relevant business units for the realization and execution of associated business processes, application's commercial and / or planning of business strategy and execution and **Practice and application** with the include a business relationship I accept that I have been informed by the mylover Application that the Application can be shared with business partners and suppliers, legally authorized institutions and organizations and legally authorized private law legal entities within the scope of ensuring legal, technical and commercial-occupational safety of the persons involved, and that I have expressly consented within the framework of the KVK Law, I declare.

As a mylover User, I accept that I have been informed that if you submit my requests regarding the rights specified below for the personal data to the Application through the

methods specified under the heading Exercise of Rights by Data Owners, my request will be evaluated and finalized by the Application as soon as possible and in any case within 30 (thirty) days.

The rights that mylover Users have as personal data owners in accordance with Article 11 of the Law:

Learning whether your personal data is processed,

If your personal data has been processed, requesting information about it,

To learn the purpose of processing your personal data and whether they are used in accordance with the purpose,

Knowing the third parties to whom your personal data is transferred, in the country or abroad,

Requesting correction of your personal data in case of incomplete or incorrect processing and requesting notification of the transaction made within this scope to the third parties to whom the personal data has been transferred,

Requesting the deletion or destruction of your personal data in the event that the reasons requiring processing are eliminated, although it has been processed in accordance with the provisions of the law and other relevant laws, and requesting the notification of the transaction made within this scope to the third parties to whom the personal data has been transferred,

Objecting to the emergence of a result against the person himself by analyzing your processed data exclusively through automated systems,

Requesting the compensation of the damage in case of loss due to unlawful processing of your personal data.

Paragraph 2 of Article 28 of the Law has listed the situations in which data owners do not have the right to demand, and in this context;

Personal data processing is necessary for the prevention of crime or for criminal investigation,

Processing of personal data made public by the person concerned,

Personal data processing is necessary for the execution of supervisory or regulatory duties and for disciplinary investigation or prosecution by authorized and authorized public institutions and organizations and professional organizations in the nature of public institutions, based on the authority given by the law,

Personal data processing is necessary for the protection of the economic and financial interests of the State with regard to budget, tax and financial matters,

In such cases, the above-mentioned rights cannot be used for data.

According to paragraph 1 of Article 28 of the Law, since the data will be outside the scope of the Law in the following cases, the requests of data owners will not be processed in terms of these data either:

Processing of personal data by real persons within the scope of activities related to themselves or their family members living in the same residence, provided that they are not given to third parties and that the obligations regarding data security are complied with.

Processing personal data for purposes such as research, planning and statistics by making it anonymous with official statistics.

Processing personal data for art, history, literature or scientific purposes or within the scope of freedom of expression, provided that it does not violate national defense, national security, public security, public order, economic security, privacy of private life or personal rights or constitute a crime.

The duties and powers of personal data are given by law to ensure national defense, national security, public safety, public order or economic security.

kamu kurum ve kuruluşları tarafından yürütülen önleyici, koruyucu ve istihbari faaliyetler kapsamında işlenmesi.

Processing of personal data by judicial authorities or execution authorities in relation to investigation, prosecution, trial or execution proceedings.

USE OF RIGHTS BY DATA OWNERS

Data owners will be able to use the "Contact Form" in the mylover application to exercise the above-mentioned rights.

Applications will be made by one of the following methods, together with documents that will identify the relevant data owner:

Sending the request by registered e-mail to [destek@mylovers.co],

Following a method prescribed by the Personal Data Protection Board.

The application responds to data owners who want to exercise the rights in question within the limits set forth in the Law, within a maximum of thirty (30) days, as stipulated in the Law. In order for third parties to apply on behalf of personal data owners, a special power of attorney issued by the data owner through a notary public on behalf of the person to apply must be present.

As a rule, data owner applications are processed free of charge, however, a fee may be charged based on the fee schedule stipulated by the Personal Data Protection Board. The application may request information from the relevant person in order to determine whether the applicant is the owner of personal data, and may ask questions about the application of the personal data owner in order to clarify the issues specified in the application.