Distance Sales Agreement

This Agreement, which was issued in accordance with the Code on the Protection of Consumers dated 07.11.2013 and numbered 6502, consists of ... articles and has been arranged in accordance with the provisions of the Regulation on Distance Agreement No. 29188.

The buyer is deemed to have accepted all the terms contained in the agreement upon completion of the purchase transactions.

1. Products Subject to Sale:

BoostFans credit: Within 3 business days after the user receives the BoostFans credit product subject to purchase, the purchase will be completed and the credits will be defined to the buyer account. BoostFans credits will be used for the purpose of purchasing followers, likes and comment interaction, and such services will be performed to the account declared to belong to the customer. The legal and criminal liability that may arise in case of performing services against Third Party Accounts will belong to the customer. (The right to make changes in product policies and pricing is at the BoostFans company authorities and there is no obligation to give prior notice of such changes.)

BoostFans the credit service is one of the products specified in Article 4-d of the Code on CONSUMER PROTECTION numbered 6502 and the Regulation on Distance Agreements, ("Services performed instantly in electronic media or intangible goods delivered to the consumer instantly") and in accordance with article 15-ğ (the consumer does not have the right of withdrawal and return regarding the product.) of the same regulation (It is not possible to refund the money after the return of software products and the cancellation of the order for software products), no cash refund will be made to the customer.

2. Right of Product Return:

We would like to state that the software product subject to sale is one of the products specified in article 4-d of the Distance Agreements Regulation ("Services performed instantly in electronic media or intangible goods delivered to the consumer instantly") and that the consumer does not have the right to withdraw and return the product in accordance with article 15-ğ of the same regulation.

3. In case of Non-Delivery of the Product:

In case the product is not delivered to the customer within the specified period (the products price withdrawed but the products goods are not defined to the customers account, the payment receipt wasn't redeemed on the BoostFans infrastructure etc.), the payment processor which is Google Play, will refund the purchase in 3 days automatically. While this process is pending (or refund didn't succeed after the 3 day period) upon customer request the receipt will be redeemed manually on the BoostFans infrastructure or the amount paid for the purpose of BoostFans credit purchase will be refunded to the customer within 5 working days. (The company is not responsible for delays caused by the bank).

4. Date of Agreement:

This agreement is deemed to have been approved by the buyer as of the date of payment.

5. Penalty clause:

In the case that the buyer intentionally acts with the aim of harming our company / damaging its reputation, a penal fee of 1000TL may be requested by our company in addition to the full amount of the damage suffered by our company.

6. Provisions on Age:

The sale transaction will only be made to persons over the age of 18 who are fully competent and of sound mind, and upon making the purchase, the buyer/guardian agrees that he/she meets the aforementioned conditions. We do not have the responsibility to check that the customer is over the age of 18 (since the cards and accounts to be used during the purchase transaction are issued to persons over the age of 18 or with the approval of the guardian), and persons under the age of 18 should not make purchases without a guardian.

7. Invoices and Objections:

For invoice information, the buyer must provide the name, surname, address, contact number, trade name, tax office and tax number, and should take into account that in case of incorrect information, the responsibility will be on the side.

The buyer is deemed to have accepted the product subject to the invoice if he/she does not object to the invoice within 8 days. (Invoice will be sent in the form of E-Invoice).

8. Competent Courts:

The competent Courts and Enforcement Offices in disputes arising out of the transactions carried out within our Company shall be the Istanbul Courts and in case of missing provisions, the provisions of the Turkish Code of Obligations and the Turkish Commercial Code shall apply respectively.

All buyers who have made the purchase are deemed to have read and agreed to all the provisions contained in this distance sales agreement and do not have the right to object to the agreement afterwards.