

LPPD Clarification Text

1- Definitions:

- a. **Data Controller:** The person or persons who determine the purposes and means of processing personal data and are responsible for the establishment and management of the data recording system.
- b. **Data Processor:** Natural and legal persons who process personal data on behalf of the data controller.
- c. **Application:** BoostFans application
- d. **Law:** Law numbered 6698 on the Protection of Personal Data
- e. **Explicit Consent:** The type of consent given by the member parties for the purpose of using the application and stating that they have read and agreed and approved this agreement in full.
- f. **Anonymization of Data:** The arrangement of information that may cause the identity to be revealed if requested by the parties in a framework that makes it impossible to reveal the identity.
- g. **Erasure of Data:** Destruction of information obtained from the parties.
- h. **Personal Data:** Any information that belongs to the person and makes him/her identifiable.
- i. **Processing of Personal Data:** Any operation performed on personal data such as obtaining, recording, storing, preserving, modifying, reorganizing, disclosing, transferring, taking over, making available, classifying or preventing the use of personal data by fully or partially automatic means or by non-automatic means provided that it is part of any data recording system.
- j. **Data Subject:** The person whose data is processed.
- k. **Data Recording System:** The recording system where personal data is structured and processed according to certain criteria.
- l. **Operation Controller:** A group or person authorized by the data controller with a restricted permission which has a mandatory need to a data subjects personal due to reasons clarified in Article 4.
- m. **BoostFans Support Team:** is a support team of ours and is also an Operation Controller Group, which can be contacted via the BoostFans application's Live Support page.

2- Data Controller:

Your personal data received within the scope of the ... application is processed by ... officials in the capacity of data controller within the scope of the Personal Data Protection Law numbered 6698 ("KVKK").

The data controller is (beraat) and in order to take advantage of your rights under the Personal Data Protection Law numbered 6698, to communicate your notifications and to communicate your questions, it is necessary to contact the data controller through the channels specified in Article 12 of the agreement.

3- Collected Information:

General information collected by you for the purpose of realizing your purchase transactions within the scope of the purpose of ... application and ensuring the correct product presentation and the development of our company;

- i. Your E-Mail information received during registration to the application, other data you will provide to BoostFans while creating your profile and any other data and information you will provide within the scope of membership/using the application.
- ii. Information obtained as a result of your use of the application through cookies and similar technologies.
- iii. Data you provide by contacting BoostFans Support Team or contact@BoostFans.app about products and services.
- iv. Data obtained due to your questions/suggestions/requests to BoostFans Support Team or contact@BoostFans.app.

4- Intended Use of Collected Information:

- a. To realize the purchase made by you and to realize the services that will be offered to you after your purchase,
- b. For the purpose of realizing membership-related requests and services such as credit utilization, account information exchange,
- c. To provide better service by improving our sales and service policies,

- d. To provide information requested by public institutions and organizations within the framework of the law: In order to help ensure the security of our users and, if necessary, to assist law enforcement authorities to enforce our rights and to deliver documents and data that may be legally requested in a possible legal situation and requested by us through official means,
- e. To be able to meet your requests and demands,
- f. In the event that a situation arises that requires you to be contacted, in order to fulfill this requirement,
- g. For the purpose of fulfilling legal responsibilities under the law: Your data is processed for the purpose of fulfilling these obligations in the event that it is requested by legal and competent authorities within the scope in question or in the event that our legal obligations arise even if there is no request.

5- Sharing of Personal Data:

Your data within the framework of the personal data processing conditions and purposes specified in Articles 8 and 9 of the LPPD;

- a. Your data is shared in a restricted manner with Google LLC., which we work as a partner in terms of service infrastructure of BoostFans for the purpose of benefiting from AdMob, AdSense, Analytics, Firebase SaaS, Firebase FCM notifications, Firebase Authentication and Firebase RTDB services and your data is protected by making all agreements regarding privacy and security related to the service in question.
- b. With law enforcement and other Legal Institutions;
 - a. If requested by the prosecutor's decision within the scope of the investigation,
 - b. If requested by a court decision during the prosecution phase,
 - c. Data within the scope of Article 3 may be shared with Law Enforcement and other Legal Institutions for the purpose of protecting a third person or preventing a crime.
- c. It may be shared with official institutions if necessary to protect the legal rights of our party or our members, business partners or other interested parties.

6- Processing of Personal Data:

Your personal data obtained within the scope of Article 3 are stored and destroyed in accordance with the general principles and regulations specified in the policies and procedures regarding storage and destruction in this agreement, which are prepared in accordance with the provisions of the LPPD, the Regulation on Deletion, Destruction or Anonymization of Personal Data and other relevant legislation. In this context, your personal data will be destroyed in the event that all of the personal data processing conditions specified in Articles 5 and 6 of the LPPD disappear. Your personal data processed based on the explicit consent personal data processing condition will be destroyed within 180 Days from the expiration date of the storage period if you withdraw your explicit consent and you will be informed about the process. (After the destruction process, the right to anonymize and use statistical information for the development of the application (such as sales amount, satisfaction rate...) is reserved.) Your existing rights in terms of your requests regarding the destruction of your personal data are included in Article 7 of this agreement.

7- Your Rights Under the Law:

Your rights under Article 11 of the Law on the Protection of Personal Data;

- a. Updating your information: In the event that you believe that the information held about you is inaccurate or that we are no longer authorized to use it, you have the right to request an update of that information through the information in Article 12 of this agreement,
- b. Your right to learn whether personal data has been processed and to request information if it has been processed,
- c. Providing you with information about your processed data: You have the right to request information and documents about your data processed under Article 3 of the agreement,
- d. Your right to request correction of this situation in case your personal data processed automatically by our application or 3rd party applications may have consequences against you or if a result you think is wrong occurs,
- e. Your right to know the third parties to whom personal data are transferred domestically or abroad,

- f. Your right to anonymization of your Information under Article 7 of the Personal Data Protection Law,
- g. Your right to erasure of the information received by you under Article 7 of the Personal Data Protection Law,
- h. Your right to have your account deleted,
- i. In case of damage due to unlawful processing of personal data, he/she has the right to demand the compensation of the damage,

For the purpose of exercising these rights, you are required to contact us through the information provided in Article 12 of this law.

8- Retention Period of Your Information:

Personal information will only be retained for as long as we need it for legitimate business purposes and as permitted by law.

- a. In order to ensure the security of our members, it will be stored in accordance with our legal obligations for a period of 5 months after the account is closed or 1 year after an account is closed by us, and your data will be deleted or anonymized during the first periodic destruction process if there is no legal request at the end of the process or if the possibility of legal liability is not determined by us.
- b. In the event that legal notification is made to us about the continuation of the storage of information, whether or not your membership ends, your data within the scope of Article 3 will continue to be stored during the 180-day destruction process.

9- Methods of Storage and Protection of Your Information:

In accordance with Article 12 of the Personal Data Protection Law, we take all necessary measures according to the nature of the data to be protected in order to prevent unlawful disclosure, access, transfer or other security deficiencies that may occur in other ways. In addition to these, we sign confidentiality agreements with 3rd parties with whom your data will be shared and carefully select these persons and protect our systems against malware and attacks through our systems Norton Security. In this context, we take administrative measures to ensure the necessary level of security in accordance with the guidelines published by the Personal Data Protection Board.

10- About Agreement Updates:

If there is a change in the existence of the contract at a date after the signature date of this contract, these changes will be notified to the users via their registered contact addresses, and if the changes are not accepted by the parties, their memberships will be terminated and the periods within the scope of Article 8 of the contract will be applied.

11- Our Age Policy:

For legal reasons, we cannot allow people under the age of 18 to purchase services from our application. If you are a user under 18 years of age, you must complete your transactions through your legal guardian. You are required to notify us about the violations of this provision through the information contained in Article 12 of this agreement.

12- Contact Us:

You can contact us through the following means for your questions, requests, opinions, suggestions and other issues regarding the implementation of the Law on the Protection of Personal Data.

- a. Data Controller:
- b. E-Mail:
- c. Address: