

Özden & Güçlü Legal User Agreement (hereinafter shall be referred to as "Agreement") has been concluded between Özden & Güçlü Legal (hereinafter shall be referred to as "ÖGH") and the Internet users who shall sign up to or visit (hereinafter shall be referred to as "Member or User") the website <http://www.ozdenguclulegal.com> that belongs to ÖGH (hereinafter shall be referred to as "Web Site" or "ozdenguclulegal.com").

1. General Provisions

- i. The ozdenguclulegal.com website is a social networking service that provides its members with an interactive environment.
- ii. The User is deemed to have accepted this Agreement either by creating a member account on ozdenguclulegal.com or by visiting ozdenguclulegal.com.
- iii. The rules contained in this user agreement, application and website govern the terms and conditions of the services provided by ÖGH and use of the websites and application.
- iv. While visiting ozdenguclulegal.com, the users declares and undertakes to comply with this Agreement, any other terms of use that has been or will be specified by ÖGH and legislation of the Republic of Turkey. Otherwise; all legal and criminal liability shall belong to the User.
- v. Information, data, text, photographs, video, sound clips, comments, articles, software, codes, graphics on ozdenguclulegal.com shall be referred to as "content" and these contents shall be entered into ozdenguclulegal.com by members and users, as well as by ozdenguclulegal.com editors.
- vi. It is prohibited to use, reproduce, modify, distribute or store any content on ozdenguclulegal.com for any other purpose than using the services offered on ozdenguclulegal.com. The user may not sell content on ozdenguclulegal.com, exploit it for purposes such as advertising, and use it in a manner that may cause damage to rights of third parties.
- vii. No content published on ozdenguclulegal.com may be used or broadcast by third parties in any other platform without obtaining permission from the content owner.
- viii. The user may not create advertisements upload content that may be in the nature of implicit advertising or spam on ozdenguclulegal.com unless it is requested by ÖGH and/or written consent of ÖGH is obtained and/or an agreement in this regard has been made with ÖGH. If you want to use the services of ozdenguclulegal.com for commercial purposes, please contact ozdenguclulegal.com.
- ix. ÖGH may charge fees for accessing certain areas or categories on ozdenguclulegal.com, some services used on ozdenguclulegal.com, and determine these fees unilaterally.
- x. The user undertakes to comply with this agreement once he or she approves it by creating a profile via website or application or once he or she starts to use the website or application.
- xi. ÖGH has the right to unilaterally amend or modify the agreement pursuant to the provisions of the Law on Consumer Protection and without any prejudice to the User.
- xii. In case of any amendments, ÖGH shall publish the current terms and conditions on the application and website under the same link. The revised agreement shall be effective as of the date of its publication on the application and website, and all users shall be subject to the new terms.
- xiii. The user shall not engage in any actions that may prevent or impair the ability of other users or members to use ozdenguclulegal.com; shall not damage databases or servers or put them out of use; or shall not cause harm to any software, hardware or communication component; shall not create virus-containing software or other computer code or file; shall not attempt to access any system, data, password; shall directly or indirectly engage in activities to decipher or damage the algorithms and codes within the services; shall not alter, transform, translate the contents, publish them on other website without giving reference; shall not distribute contents such as messages containing illegal information, chain e-mails, software viruses that may cause damage to third parties; shall not send software and/or information that may damage the information or software on other users' computers; and shall not engage in similar activities

- that are illegal and may cause damage to ÖGH and ozdenguclulegal.com. Otherwise, ÖGH reverses its right to initiate any legal and penal actions and make claims in respect thereof.
- xiv. All ozdenguclulegal.com content, including photographs, descriptions, methods, codes, programs, functional design, logos, images, text, and all intellectual property rights relating to the ÖGH brand and ozdenguclulegal.com domain, subdomains and all pages are exclusively owned by ÖGH or the licenses related to the use of such content have been duly obtained by ÖGH in accordance with the law from their respective owners. Therefore, the content in question may not be used, broadcasted, processed, reproduced, spread, used by representation, and transmitted by means of a sign, audio and/or image transmission without obtaining permission from ÖGH. Otherwise, ÖGH reverses its right to initiate any legal and penal actions and make claims in respect thereof.
 - xv. Except for personal use, all photographs, descriptions, methods, codes, programs, operations and visuals and the contents whose financial rights explicitly owned by ÖGH may not be published via copying, processing and Internet as well as the institutions making wireless and wired broadcasting through radio-television, satellite and cable or via any means including but not limited to means used for digital transmission as well as sign, audio and/or image transmission.
 - xvi. The content on ozdenguclulegal.com may be cited within reasonable limits and provided that the links to our site are given with respect to the content in question. The reasonable limit is a simple summary of the work or other content and must be sufficient to ensure that the need to visit ozdenguclulegal.com for content is not removed. Even if you comply with the above conditions, any contents contained in ozdenguclulegal.com may not be reproduced, unless ÖGH's written permission is granted. The provisions of Law No. 5846 on Intellectual and Artistic Works are reserved.
 - xvii. The User grants all copyright rights related to the content he/she offers on the ozdenguclulegal.com including processing, reproduction, dissemination, representation, distribution and public disclosure via sign, audio and/or image transmission means, to ozdenguclulegal.com for free and without any time, place and platform limitations.
 - xviii. With regard to the content for which the user does not have the right to broadcast, the content must be provided and cited in accordance with the procedure specified Law on the Intellectual and Artistic Works. Otherwise, the User shall be liable to indemnify the ozdenguclulegal.com and ÖGH for any direct, indirect, or material and moral damages that have been incurred or may be incurred.
 - xix. ÖGH shall do its best to ensure that ozdenguclulegal.com does not contain viruses or other harmful content, but shall not be liable for any technical problems that user may experience or any viruses infected the user's computer due to any other reasons or any damages in respect thereof. (including but not limited to damages to User's computer or programs). No claim may be made from ÖGH in this regard. The user is obliged to take the necessary precautions to avoid suffering such damages.
 - xx. Some of the information that the user provides to ÖGH is mandatory information (such as e-mail addresses, IP information), while others are information that User optionally provides to ÖGH or grants ÖGH access to. ÖGH may keep this information, even if it is deleted by you, as long as it wants in order to provide better service to its users. However, ÖGH shall not store any IP information after the expiry of the legal period.
 - xxi. ÖGH may, from time to time, include information and links to third party websites, promotional e-mails or advertisements on ozdenguclulegal.com. If the user clicks on these links to other internet sites, such sites and their applications are not under the control of ÖGH, and this Agreement does not apply to these other accessible sites. ÖGH has no responsibility regarding the accuracy of the information contained on these sites and the applications of the sites. ÖGH has no responsibility regarding the accuracy of information contained on these sites, the use of information, privacy policies and content.
 - xxii. By accepting this document, the user also agrees to the corporate challenge rules and conditions and is responsible for the sanctions specified therein.

2. User Information and Personal Data

- i. The ÖGH Personal Data Protection Terms are part of this contract. Pursuant to these terms, the User may grant permission and make claims with regard to his/her personal data, including membership information.
- ii. Cookies" or javascript codes for analyzing the site usage data or similar tracing data may be placed on your computer during the time that the user visits the website. Cookies consist of simple text files that do not contain any identity or other private information, but session information and similar data are stored and may be used to identify the user again.
- iii. ÖGH pays utmost attention to the storage of User information. However, ÖGH shall not have any liability for the retrieval, modification or deletion of your information by unauthorized entry into the system in which the User data stored by ÖGH, by causing damage to or by altering the system operation. Every time the user visits ozdenguclulegal.com, the IP address, operating system, browser (Explorer, Chrome, etc.), connection time, time information and so on are automatically recorded and the information obtained without the user's permission. Such information may be used by ÖGH in association with your personal information or used anonymously, on the condition that it is not disclosed to third parties.
- iv. ÖGH shall convey the User information to the relevant authorities if there is a proper request from the official authorities.

25. Nonliability

- i. ÖGH shall not be held liable in cases where user accounts and/or any component of these accounts becomes permanently and temporarily lost or unusable due to the technical problems that may occur during the use of ÖGH application or provision of related services.
- ii. ÖGH is a platform that users use for their personal/institutional development, that presents them various competitions, and that organizes competitions called online or physical challenge (hackathon) for these purposes. ÖGH does not promise any success to the people or institutions that use the platform. ÖGH is not responsible for the failures that occur because users do not use the platform efficiently and properly.
- iii. The Project organizer company is responsible for the benefits that users gain from the Projects offered by ÖGH. ÖGH is not responsible for incomplete, defective and late performance. This legal relationship shall be established between the project organizer and the User. It is the sole responsibility of the Participant to fulfill all necessary requirements and to obtain permits related to mentioned benefits. The [customer] is not responsible for not being able to use the project benefits in the event that the participant fails to meet such obligations.
- iv. To the extent permitted by the applicable law, ÖGH shall not liable for the acts, omissions and conduct of any third party, website or users, advertisers and/or sponsors, in connection with the use of the website or application.
- v. The user shall be solely liable for any criminal offenses, such as insults, frauds, and so on, which the User may conduct on ÖGH. ÖGH shall not be liable for any results in respect thereof.
- vi. The user shares his/her business idea on ÖGH with his/her free will. ÖGH shall not be liable for any infringement of intellectual property rights, damages arising from the use of the project or the idea in different circles or projects. Users shall take any precaution to prevent damage to their intellectual property.

27. Membership

- i. The user acknowledges that he/she must approve this Agreement by providing the information requested by ÖGH in full, accurate and up-to-date manner in order to benefit from the website or application. ÖGH shall not be liable for the inability to access to and use the website or the application due to the fact that this information is incomplete or not accurate or not up-to-date.
- ii. The access to the website or application by the user shall be performed using personal identifiers, such as e-mail address, username, and so on, and passwords. The User shall be responsible for maintaining the confidentiality and security of this password. Any activities conducted by the member using mentioned information shall be deemed to be conducted by the User, and the User shall have any and all criminal and legal liability arising out of these activities. The user shall notify ÖGH of any unauthorized use of his/her password or any other breach of security.
- iii. It is forbidden to post messages, threats, harassment, insults, or upload content that offends anyone to public areas or private message areas on ozdenguclulegal.com. Members who do not comply with this prohibition shall be banned from membership by ÖGH after examining their situation.
- iv. ÖGH owns all rights of subdomains, including the domain of ozdenguclulegal.com and member accounts. Members have no right of sub-domain names in which their membership accounts are located. Sub-domain names of the deleted accounts and sites may be made available to different members.
- v. The user hereby irrevocably accepts that ÖGH may reward the members any time for any reason, terminate the membership unilaterally, temporarily or permanently close the membership account, delete the information of the membership account and in such case they shall not make any claims from ÖGH.
- vi. Membership account should not contain any data that is contrary to the law. It is forbidden to create a username by pretending to be someone else, by using someone else's name without permission or an aggressive username that will prove others.
- vii. ÖGH may delete membership accounts that are not used by members for 1 (one) year, that do not make written or visual entry onto ozdenguclulegal.com or that are not updated for 1 (one) year.

28. Assignment or Transfer

ÖGH may partially or fully assign or transfer any and all rights, powers, or liabilities or obligations arising out of or in connection with the contents of this Site, to third parties or institutions at any time, on the condition that the user is notified in respect thereof.

29. Force Majeure

ÖGH shall not be liable for failure or delay in partially or fully fulfilling its liabilities arising out of this agreement, due to reasons that are beyond ÖGH's control such as natural disasters, terrorist acts, military acts, natural disasters such as fire, earthquake, lack of energy, labor or facilities.

30. Integrity of Agreement

Any invalidity, breach or non-compliance with any provision of this Agreement or any of the terms contained herein shall not affect the validity and enforceability of the remaining provisions of this Agreement.

31. Notification

Notices sent by the Parties to each other shall be sent to the address and/or email address that User submits to ozdenguclulegal.com and to the address and/or email address ÖGH has specified in this Agreement. If there is a change in the address and/or e-mail address that the user submits to ozdenguclulegal.com, ÖGH shall be duly notified in writing of the new address and/or e-mail address. If there is a change in ÖGH's address and/or e-mail address, the Agreement shall be amended to include the relevant change. Otherwise, notifications to be made to the address and e-mail addresses of the User submitted to ÖGH and to the addresses and e-mail addresses of ÖGH specified in this Agreement shall constitute the full legal consequences arising out of the notification in question.

32. Applicable Law and Jurisdiction

The Turkish Law shall be applied in settlement of all disputes arising out of this agreement and Istanbul Caglayan (Central) Courts shall have the jurisdiction in respect thereof.