

MEMBERSHIP AGREEMENT

Please read this Membership Agreement carefully before becoming a member of our Internet Platform.

Our customers who become a member of our Internet Platform and make purchases are deemed to have accepted the following terms:

The web pages at <https://www.cliniquefinder.com> (the "**Website**") and all pages linked to it are owned and operated by CLINIC FINDER PORTAL L.L.C. (hereinafter referred to as "**Cliniquefinder**").

Cliniquefinder; It is a well-established and well-known organization in its field, which provides services to people in its field of activity. In addition to providing services to Users, the Company has established a website in order for people to access the services offered in the digital environment within the scope of this Agreement. These digital services are offered through the website **whose address is written above**.

This agreement; It is about determining the rights and obligations of the Parties regarding the use of the website under the conditions specified in the Agreement.

Users ("**User/Member**") are subject to the following conditions while using all the services offered on the site, and by using the services on the internet platform and continuing to use these services; They accept, declare and undertake that they have the right, authority and legal capacity to sign a contract according to the applicable laws and that they are over the age of 18, that they have read and understood this contract and that they are bound by the terms written in the contract.

This contract is indefinite, and if the Parties accept/approve this contract online or in writing, they accept, declare and undertake that they will fulfill their rights and obligations under the Contract completely, accurately, timely and within the conditions requested in this contract.

On one side of this agreement, CLINIC FINDER PORTAL L.L.C company located at 2202 Office, Floor 22 EGATE Boulevard Plaza Tower 2, Downtown Dubai UAE on the other side; The person who is / will become a Member of the website <https://www.cliniquefinder.com/> (hereinafter referred to as the "**Website**") owned by Cliniquefinder (hereinafter referred to as the "**Member**" hereinafter) is located and this agreement has been created in order to determine the rights and obligations of the Parties and the conditions of use of the services and content offered on the Website.

Cliniquefinder and the Member shall be referred to individually as "**Party**" and jointly as "**Parties**" under this Membership Agreement.

2. DEFINITIONS:

The definition of the following words in this agreement is as follows;

The Company is CLINIC FINDER PORTAL L.L.C.

Website: It is the site consisting of the domain name <https://www.cliniquefinder.com/> and subdomains connected to this domain name.

User: Any natural or legal person who accesses the "Website" online (on-line) and performs transactions as a Member.

Member: A natural and/or legal person who benefits from the services offered within the Website under the conditions specified in this Agreement.

Membership: It is completed by the "User" who wants to become a "Member" from the relevant section of the "Portal" by filling out the membership form required to become a member, providing identity information, confirming the accuracy of the identity information, and confirming the registration process by Cliniquefinder. Without completing the membership process, the right and authorization to become a "Member" defined in this agreement cannot be obtained.

Membership Agreement: This is the contract concluded electronically between the Company and the persons who will purchase the products and/or services sold by the Company through <https://www.cliniquefinder.com/>.

3. SUBJECT AND SCOPE OF THE CONTRACT:

1. The subject of this Membership Agreement is to determine the terms of benefiting from the services offered for sale on the Website as a Member and the rights and obligations of the parties.
2. The scope of the Member Agreement is this agreement and statements such as all warnings, writings and explanations made by the Company regarding the use, membership and Services on the Website. By accepting the provisions of the Membership Agreement, the Member accepts all kinds of statements announced and to be announced by the Company regarding the use, membership and Services on the Website. The Member accepts, declares and undertakes to act in accordance with all kinds of matters specified in the aforementioned statements.
3. Cliniquefinder is completely free to determine the scope and nature of the products and/or services to be offered through the Website and the internet platform and shall be deemed to have put into effect the changes it will make regarding the products and/or services by publishing them on the Website.

4. RIGHTS AND OBLIGATIONS OF THE PARTIES:

1. The User's rights of use; Following the acceptance of the Agreement, it will be integrated through the username and password created by the User on the website address where the Company operates. Thanks to this right of use, the User will be able to benefit from the services offered to members through the website.

2. Upon acceptance of the Agreement, the User shall be given a membership through a user name or email address and password to be created by the User. The membership provided by the Company on the website is personalized and the rights to use these services provided by the contract belong solely to the User. The User is responsible for the use of the username/email address and password by other persons and the Company cannot be held responsible in any way for this reason.
3. The Company reserves the right to make changes to prices and the products and services offered at any time.
4. The Company accepts and undertakes that the member will benefit from the services subject to the contract, except for technical failures.
5. The user agrees in advance that he/she will not reverse engineer the use of the site or take any other action to find or obtain their source code, otherwise he/she will be liable for all damages arising before 3rd parties and that legal and criminal proceedings will be taken against him/her.
6. The User agrees that he/she shall be solely responsible for the damages he/she may incur due to incomplete and incorrect information he/she has provided while becoming a member of the site, and that in case of incorrect information and violation of this agreement by the Member, the Company may unilaterally terminate his/her membership without the need for any notice and warning.
7. The Company may collect certain information such as the name and Internet Protocol (IP) address of the Internet service provider used to access the website, the date and time of access to the website, the pages accessed while on the website and the Internet address of the website that provides direct connection to the website for the improvement and development of the website and/or within the framework of legal legislation. The user agrees to the collection of this information. For detailed information, you can take a look at our "Membership Clarification Text".
8. The user agrees that he/she will not produce or share content that is contrary to general morality and decency, contrary to the law, damaging the rights of third parties, misleading, offensive, obscene, pornographic, damaging personal rights, violating copyrights, promoting illegal activities in his/her activities within the website, in any part of the site or in his/her communications. Otherwise, he/she is fully responsible for the damages that may occur, and in this case, the website authorities may suspend or terminate such accounts and reserve the right to initiate legal proceedings. For this reason, if the judicial authorities request information about the event or user accounts, the Company reserves the right to share this information with the authorities.
9. The relations of the Website members with each other or with third parties are under their own responsibility.

5. INTELLECTUAL PROPERTY RIGHTS:

1. All registered or unregistered intellectual property rights such as title, business name, trademark, patent, logo, design, information and method contained in this Site belong to the site operator and owner Company or the person concerned and are under the protection of national and international law. Visiting this website or using the services on this site does not give any rights to the intellectual property rights in question.
2. The information contained on the Website may not be reproduced, published, copied, presented and/or transferred by the User and/or Members in any way other than for personal use. The whole or part of the Website may not be used on any other website

without permission. In the event of such a violation, the User shall be responsible for covering the amount of compensation requested from the company for damages incurred by third parties and any other obligations, including but not limited to court costs and attorney's fees.

6. CLASSIFIED INFORMATION:

1. The Company will not disclose the personal information provided by users through the website to third parties. This personal information includes all kinds of other information to identify the User such as name-surname, address, telephone number, mobile phone, e-mail address, and will be referred to as "Confidential Information".
2. The user, promotion, advertisement, campaign, promotion, announcement, etc. accepts and declares that he / she agrees and declares that he / she approves the company that owns the Site to share his / her contact, portfolio status and demographic information with its affiliates or group companies to which he / she is affiliated, and to receive electronic messages for himself / herself or his / her affiliates in this context, limited to its use within the scope of marketing activities. This personal information may be used within the Company to determine the customer profile, to offer promotions and campaigns in accordance with the customer profile and to conduct statistical studies.
3. The user has the right to cancel the consent given by this agreement without any justification. The company shall immediately process the cancellation and refrain the user from receiving electronic messages within 3 (three) business days.
4. Confidential Information may only be disclosed to the official authorities if such information is duly requested by the official authorities and in cases where disclosure to the official authorities is mandatory in accordance with the provisions of the mandatory legislation in force.

7. PROTECTION OF PERSONAL DATA:

1. Cliniquefinder shall attach importance to the processing, security and protection of the personal data provided by the Member through the Website in order to benefit from the Services offered on the Website in accordance with all kinds of legislation, including the Law No. 6698 on the Protection of Personal Data.
2. By using the application, members consent to the collection, storage and use of the personal data they share by Cliniquefinder. Members may contact Cliniquefinder to cancel their membership. All personal data will be deleted upon membership cancellation.
3. Cliniquefinder may use the personal information of its members in studies on the special preferences and interests of its users for reasons such as providing better service to its members, improving its applications and services, and facilitating the use of the application.
4. Members accept, declare and undertake that in accordance with the provisions of the mandatory legislation in force or in cases where it is claimed that the rights of other members and third parties are violated, the company will be obliged to disclose its confidential / private / commercial information to the judicial authorities upon lawful

request and that no compensation can be claimed from the company under any name for this reason.

8. NO GUARANTEE:

1. This contractual clause shall apply to the maximum extent permitted by applicable law. The services provided by the Company are provided on an "as is" and "as available" basis and we make no warranties of any kind, express or implied, statutory or otherwise, with respect to the services or the application (including all information contained therein), including all implied warranties of merchantability, fitness for a particular purpose or non-infringement.
2. The Company is not responsible for any malfunctions and problems related to the general electricity network, network network and internet access and the inability to access the website due to this situation. The Company does not guarantee that the services provided through the website will be uninterrupted or error-free or that certain results will be obtained by using the content of the site or linking to the site.

9. REGISTRATION AND SECURITY

1. The User is obliged to provide accurate, complete and up-to-date registration information. Otherwise, this Agreement will be deemed to have been violated and the account may be closed without informing the User.
2. The user is responsible for password and account security on the website and third party sites. Otherwise, the Company cannot be held responsible for data loss and security breaches or damage to hardware and devices.

10. FORCE MAJEURE:

If the obligations arising from the contract become unperformable by the parties due to reasons such as natural disasters, fire, explosions, civil wars, wars, riots, popular movements, declaration of mobilization, strikes, lockouts and epidemics, infrastructure and internet failures, power outages, which are not under the control of **the Parties** (Hereinafter **together** referred to as "**Force Majeure**"), the parties will not be responsible for this. During this period, the rights and obligations of the Parties arising from this Agreement shall be suspended.

11. INTEGRITY AND ENFORCEABILITY OF THE CONTRACT:

If one of the terms of this contract becomes invalid in whole or in part, the rest of the contract shall remain valid.

12. AMENDMENTS TO THE CONTRACT:

The Company may change the services offered on the website and the terms of this agreement partially or completely at any time. Changes will be effective from the date of publication on the website. It is the User's responsibility to follow the changes. The User is deemed to have accepted these changes by continuing to benefit from the services offered.

13. NOTICE:

All notifications to be sent to the parties regarding this Agreement will be made via the Company's known e-mail address and the e-mail address specified by the user in the membership form. The user agrees that the address specified while becoming a member is the valid notification address, that in case of change, it will notify the other party in writing within 5 days, otherwise, notifications to this address will be deemed valid.

14. EVIDENCE AGREEMENT:

In all disputes that may arise between the Parties for transactions related to this Membership Agreement, the Parties agree that Cliniquefinder's official books, commercial records and documents and e-archive records, electronic information and computer records kept in Cliniquefinder's database, servers will constitute binding, conclusive and exclusive evidence and that this article is an evidence contract within the meaning of Article 193 of the Code of Civil Procedure No. 6100 and that it will not object to these records.

15. DISPUTE RESOLUTION

T.C. Courts and Enforcement Offices are authorized to resolve any disputes arising from the application or interpretation of this Agreement.

16. EFFECTIVENESS:

This Agreement enters into force upon the User's completion of the membership process. The Agreement shall automatically become null and void upon termination of the membership without any notice.