

DATE	01/01/2023
VERSION NO	V.1
DOCUMENT NO	IFL-ENG0001

TERMS OF USE OF THE SITE

Before using our website, please read the following terms of use carefully.

These Terms of Use of the Site is an irrevocable agreement between IFL PHARMA, as defined below, and the USER. By logging in and continuing to use the SITE, you agree to the terms and conditions set out below.

The USER may use the SERVICES offered on the SITE only within the framework of the "Terms of Use of the Site" and for lawful purposes. These conditions apply to anyone who visits, uses or wishes to benefit from the services offered through the SİTE.

The USER visiting this website is deemed to have accepted the following terms:

1. DEFINITIONS

The following terms in this text refer to

SİTE: https://ifl.com.tr/en/ domain name and all subdomains,

SERVICE: All services offered under IFL PHARMA and through the https://ifl.com.tr/en/ website,

IFL PHARMA / COMPANY: IFL Pharma İlaç Sanayi ve Ticaret Anonim Şirketi (İFL Pharma Pharmaceutical Industry and Trade Inc.)

USER: Any real and legal person who visits/uses the site in any way,

CONTENT: All kinds of written, visual or audio materials on the site,

PRODUCT: All kinds of products produced and offered to the market by or on behalf of IFL PHARMA, all kinds of intellectual and industrial rights of which belong to IFL PHARMA or for which IFL PHARMA has the right of use/license

2. USE OF THOSE WHO ARE NOT AUTHORIZED TO TAKE LEGAL ACTION

- **2.1.** The services provided through this SITE may be used by persons who are at least eighteen (18) old. By visiting or using the SITE, the USER declares and undertakes that s/he is at least eighteen years old, competent to make a contract full capacity (a person who is not a minor and not restricted, competent to make legal transactions), that s/he has read and understood this contract and that s/he is bound by the terms written in the contract.
- **2.2.** The USER is prohibited from using or visiting the SITE (benefiting from the SERVICES) if s/he is under the age of eighteen or if s/he is a person incapable of legal action (full incapacitated, limited capacity (restricted) persons).



DATE	01/01/2023
VERSION NO	V.1
DOCUMENT NO	IFL-ENG0001

3. CONTENT

- **3.1.** The SERVICES that are or will be available on this website are either legally owned by IFL PHARMA İlaç Sanayi ve Ticaret Anonim Şirketi(İFL Pharma Pharmaceutical Industry and Trade Inc.) under the name of IFL PHARMA or are used in accordance with the law by obtaining the necessary permissions.
- **3.2.** All kinds of disposition authority on the SITE and services belong to IFL PHARMA. Therefore, the CONTENT on the SITE may not be published, used, downloaded, reshared or copied on social media or any similar internet media by anyone else for commercial purposes such as personal or advertising.

4. PROHIBITED USES

- **4.1.** The USER agrees not to benefit from the SERVICE in cases where the existence of the following situations is caused by him/her:
 - In any case that violates national and applicable international law,
 - In cases where minors or those who are unable to defend themselves are abused, harmed or attempted to do so through the SERVICES, IFL PHARMA name or any CONTENT on this website,
 - In cases of impersonation or impersonation attempts of the COMPANY, COMPANY employees, a user or another person,
 - In cases where there are purposes or actions that violate the rights of others or involve illegal acts such as threats, deception, harm, etc,
 - In case of any behavior that prevents or restricts the users or anyone else from using the SERVICES, which may harm, disturb or cause liability to the COMPANY or the users of the SERVICES,
- **4.2.** In addition, in the following cases, the USER agrees not to use the SITE:
 - In cases that may disable, overload, damage, or impair the SITE or in any way that may interfere with another party's use of the SITE,
 - In case any robot etc. automatic device/software is used or manual processes are applied for copying or surveillance of the SITE CONTENT and similar unauthorized purposes,
 - In case of use of any device, software, etc. that may disrupt the proper functioning of the SITE.
 - In case of the use of any virus, trojan horse, worm, logic bomb, etc. containing technologically harmful computational damaging agents/trackers,
 - In case of unauthorized access to the SITE, from the server where the SERVICE is stored, from another server or from any computer or database, which may damage it in any way and disrupt its features,
 - In case of any action that may damage the reputation of IFL PHARMA,
 - In case of any action that may prevent the service from working properly.

5. INTELLECTUAL PROPERTY RIGHTS

5.1. The SERVICES, CONTENT and features offered through this SITE (except for the content provided by the USERS) are the intellectual property of IFL PHARMA and the organizations mentioned on the SITE and all intellectual and industrial rights belong to IFL PHARMA. These SERVICES are protected by FSEK (law on Intellectual and



DATE	01/01/2023
VERSION NO	V.1
DOCUMENT NO	IFL-ENG0001

- Artistic Works) and applicable international law. The CONTENT published on this SITE, IFL PHARMA and DERMOSCOPE trademark may not be associated with any PRODUCT or SERVICE without the express written consent of IFL PHARMA.
- **5.2.** Within the scope of this SITE, the domain name com.tr and all subdomains are the property of İFL Pharma İlaç Sanayi ve Ticaret Anonim Şirketi (İFL Pharma Pharmaceutical Industry and Trade Inc.) and all intellectual rights belong to İFL PHARMA.
 - Articles, reviews, evaluations, essays and similar written materials,
 - Composition, song, melody and all kinds of other audio materials,
 - Drawing, painting, photography and all kinds of other visual materials,
 - Video and other video and/or audio material,
 - The design, software, code and other software material constituting this website, including but not limited to all kinds of written, visual or audio materials, on the SITE are referred to as CONTENT and are protected in accordance with the legal legislation on intellectual and industrial rights.
- **5.3.** The owner of all kinds of articles, reviews, evaluations, writings and other written works; compositions, songs, melodies and other audio works; drawings, pictures, photographs and other visual works; videos and other visual and / or audio works created by IFL PHARMA published on this SITE is IFL Pharma İlaç Sanayi Ticaret ve Anonim Şirketi (İFL Pharma Pharmaceutical Industry and Trade Inc.) within the scope of Article 8 of FSEK.
- **5.4.** All kinds of content published on the SITE,
 - Processing or compilation within the scope of Article 6 of FSEK,
 - Making changes in the content,
 - Copying, reproducing, republishing or distributing,
 - Within the scope of Article 24 of FSEK, reading, playing, playing or showing in public places, either directly or by means of any device for the transmission of signs, sounds or pictures,
 - Within the scope of Article 25 of FSEK, broadcasting by means of wire or wireless
 broadcasting organizations such as radio-television, satellite and cable, or by means
 of means of signal, sound and/or image transmission, including digital transmission,
 and re-broadcasting of the published works by other broadcasting organizations by
 taking them from the broadcasts of these organizations,
 - Users publishing headlines and spots on their own websites and virtual environments,
 - may be made with the written and express permission of the author IFL PHARMA.
- **5.5.** In this way, without the necessary written and express permission, the USERS accept and undertake not to use the CONTENT on the SITE within the scope of this paragraph, and in case of use without written and express permission, to cover all kinds of material and moral damages of IFL PHARMA, the right holder. In case of use without written and express permission, IFL PHARMA is free to take any legal, executive or criminal action
- **5.6.** Publication of the contents on the SITE does not mean that they are made public in the sense of Article 7 of FSEK. All rights of the content owner arising from FSEK are reserved.



DATE	01/01/2023
VERSION NO	V.1
DOCUMENT NO	IFL-ENG0001

6. TRADEMARKS AND COPYRIGHT

- **6.1.** All kinds of PRODUCT names mentioned on the SITE or on other websites accessed through links under the control of IFL PHARMA within the SITE are trademarks belonging to IFL PHARMA, its subsidiaries or joint ventures. In case of unauthorized or misuse of these trademarks, IFL PHARMA reserves the right to initiate legal proceedings in accordance with the Industrial Property Law No. 6769 and the copyright provisions of the Law on Intellectual and Artistic Works.
- **6.2.** İFL PHARMA respects the intellectual rights of other individuals and organizations. If you have a copyright or other intellectual property right infringement claim regarding the CONTENT shared on the SITE or the SERVICES offered, you can submit your claim from the "Contact" tab on the SITE.

7. LINK TO OTHER SITES

- **7.1.** The SITE may contain links or references to some websites under the control of IFL PHARMA. The contents of these sites or other links they contain are under the supervision of IFL PHARMA.
- **7.2.** The SITE may also contain links to third party sites that are not controlled by IFL PHARMA and are not owned by our company. Since IFL PHARMA has no control over these websites, the USER accepts and undertakes that it has no responsibility for any positive and negative damages that may arise from the confidentiality policies, contents, etc. of these websites.

8. USER RESPONSIBILITIES/ IFL PHARMA DISCLAIMER

- **8.1.** IFL PHARMA makes no representations or warranties of any kind, express or implied, regarding the operation of the site or the information, CONTENT or materials contained in the site.
- **8.2.** The mere use or visit of the SITE cannot be interpreted as the establishment of a buyer/seller or consumer/distributor relationship between the USER and IFL PHARMA.
- **8.3.** It is the USER's responsibility to take precautions regarding all kinds of viruses etc. harmful software that may be transmitted from the SITE to the USER's devices.
- **8.4.** IFL PHARMA is not responsible for any direct and / or indirect material and / or moral, negative and / or positive damages arising from access to the SITE, both direct and indirect use of the information contained on the site, under any name whatsoever.
- **8.5.** IFL PHARMA or any person associated with IFL PHARMA does not guarantee the completeness, security, reliability, quality, accuracy or availability of the SERVICES and the SITE.
- **8.6.** Sending a large number of queries or sending a large number of requests or information to the site by using automated software or sending a large number of requests or information to the site by automated or non-automated methods, and the USERS uploading any content, software or any other material containing harmful materials to the site are also within the scope of this prohibition. IFL PHARMA is free to block or eliminate the access of USERS who are found to be engaged in such activities, or to initiate legal and criminal proceedings against these USERS.



DATE	01/01/2023
VERSION NO	V.1
DOCUMENT NO	IFL-ENG0001

- **8.7.** Without limiting the generality of the foregoing provisions, IFL PHARMA or any person associated with IFL PHARMA does not guarantee or warrant that the PRODUCTS or SERVICES obtained through the SITE, the CONTENT on the SITE or the SERVICES provided by this SITE will be accurate, reliable, error-free, uninterrupted, that defects will be corrected, that the SERVICES or server provided through this SITE will be free of viruses or other harmful software, that the SERVICES received through this SITE will meet the user's expectations.
- **8.8.** The USER agrees and undertakes not to collect and/or use the information of other persons or USERS through the SITE; not to use the SITE service for any illegal or unauthorized purpose; to comply with the applicable legal legislation, including but not limited to FSEK and related legislation, while using the SITE service.
- **8.9.** The USER accepts and undertakes that s/he will not occupy the contact and address information provided under the "Contact" tab on the SITE, except to report questions, suggestions or complaints about the PRODUCTS or SERVICES produced within IFL PHARMA, and that s/he will take the necessary legal responsibility in case his/her actions constitute a violation of the law.
- **8.10.** The USER accepts and undertakes that s/he will not transfer his / her and / or third parties' personal data specified in the Law No. 6698 on the Protection of Personal Data and which can be processed with explicit consent within the scope of any communication with IFL PHARMA; that IFL PHARMA is not responsible for this transfer if it transfers it by acting contrary to this provision; that IFL PHARMA will be recourse to itself for any penalty, compensation and any other negative and positive damages that IFL PHARMA may face within the scope of the transfer contrary to this provision.
- **8.11.** Personal data such as short CV information, names, titles, contact information of the founding team on the SITE have been made public by the relevant persons only for the purpose of "introducing the founding team to the USERS". In the event that this information is processed by USERS or third parties outside the specified purpose and without explicit consent, the relevant persons are free to initiate the necessary legal process in accordance with the Personal Data Protection Law No. 6698.
- **8.12.** Personal data such as the names, titles, photographs of the persons who have experienced the PRODUCT in the experiences section on the SITE have been made public by the relevant persons only for the purpose of "giving the USERS an idea about the PRODUCT". In the event that this information is processed by third parties without the explicit consent of the relevant persons, the relevant persons are free to initiate the necessary legal process in accordance with the Personal Data Protection Law No. 6698.
- **8.13.** This SITE, which is under the control and administration of IFL PHARMA and updated by IFL PHARMA, is only accessible to USERS residing in Turkey. IFL PHARMA does not guarantee that the information, products and details contained in this SITE and other sites that can be accessed through controlled links through this SITE are accurate outside the borders of Turkey.
 - USERS who connect to this SITE from an IP address connected abroad have the responsibility to act in accordance with Turkish Legislation while using the SITE.
- **8.14.** IFL PHARMA may block the USER's access to the site if it detects a violation of the terms of use.



DATE	01/01/2023
VERSION NO	V.1
DOCUMENT NO	IFL-ENG0001

9. SERVICE/CONTENT CHANGE

- **9.1.** IFL PHARMA reserves the right to withdraw or change the SERVICES or CONTENT it provides without notifying the other party. IFL PHARMA shall not be responsible for the SERVICES that are changed or unavailable at any time.
- **9.2.** IFL PHARMA may restrict access from time to time to some or all parts of the SITE.

10. AMENDMENT TO TERMS OF USE

- **10.1.**IFL PHARMA may make amendments to the "Site Terms of Use" at any time, provided that they are shared on this SITE. The amended conditions are effective from the moment they are published on the website.
- **10.2.**Since the amendments to be made on the Terms will be binding for the USER, the control of the amendments is the responsibility of the USER. If the USER continues to use the SITE despite the amended terms, this means that the USER accepts the amended terms, consents to the amendment and is bound by the amended terms.
- **10.3.**If the USER does not accept the amendment in the terms and conditions, s/he will no longer be authorized to use the SERVICE s/he will receive through the SITE.

11. APPLICABLE LAW:

- **11.1.** These terms of use are governed by the laws and regulations of the Republic of Turkey. The invalidity or legal unenforceability of any provision of this Terms of Use Agreement for any reason whatsoever shall not affect the validity of the other provisions.
- **11.2.** Ankara courts, mediation office and enforcement offices are authorized to resolve disputes arising from this terms of use agreement.