

# MOERS Tests Membership Agreement

## **SIDES:**

### **1-The person applying the test**

The person who registers on the MOERS official website and fills out the test on the right to test, interprets these test results, evaluates the personal data obtained from these results within the scope of the Personal Data Protection legislation, and identifies the person who will destroy the data.

### **2-MOERS Ltd.**

MOERS Ltd., which legally holds the administrators of the MOERS tests and voluntarily allows the use of this inventory through registration. company definitions.

### **3-Test**

The MOERS K-Test defines the General Ability Test and the Motivation Test.

## **ARTICLES OF THE AGREEMENT:**

**1-** The test taker accepts and declares in advance that he/she has completed the test voluntarily and with his/her consent. Completing the test indicates that this consent has been obtained, but MOERS Ltd. company cannot be held responsible. The person being tested has the ability to refuse to complete the test.

**2-** Test results can only be seen by those who purchase and apply the test. It is not the final subject of these results seen by MOERS Company or its affiliate companies or these personal data. It is legally forbidden to share the test results with third parties or organizations, to disclose personal data, to operate the test results, which the person who bought the test and the test taker allow and cannot express. In this case, the personal data processing team will belong to the person or institution that purchased the test. Therefore, MOERS Company cannot be held responsible for the behavior in this situation, as there are no parties.

**3-** The person applying the test will evaluate and process the personal data containing the test he/she holds within the scope of the relevant legislation rules.

**4-** All parties to the contract undertake to fully comply with the ethical rules.

**5-** The scientific reliability and validity of the test results are relative, as they consist of the answers given by the individual when the test is applied together. Test results and conclusive evidence cannot be prosecuted by any of them.

**6-** Persons who are registered to the Test Panel through the MOERS site, who perform the test and those who are tested, observing personal data about the test, are deemed to have accepted this contract while holding, and accept, declare and undertake to comply with the contract recipients under the license.

**7-** MOERS, the person who purchased the test right as a member and test exit at the next stage, the test report within the scope of these rights and operating with take away for 2 years from the membership restrictions chains. At the end of this period, this scope disappears. After the expiration of this right, MOERS cannot be the subject of any lawsuit as it is exempt from this customs.

**8-** The responsibilities of MOERS towards the Test Applying Corporation and the Test Solvers are as follows:

a) To keep the test system up-to-date and usable.

b)- To provide testing service in exchange for purchased credits.

c) To present reports on the tests applied to the service of the customer.

d)- To enable these reports to be stored in the customer panel and sent by e-mail.

e) To fulfill the written request for deletion of personal data directed to him/her by the person solving the test.

f) To take and implement the necessary measures for the storage and security of personal data.

g) - To make the necessary warnings in case of violation of personal data, to carry out legally required actions.

9- This agreement consists of 9 articles and is valid from the membership test lines.

**INSTITUTION PERFORMING THE TEST**

**PERSON TAKING THE TEST**

**MOERS LTD.**