1. Definitions

Daz Spor Aktiviteleri Ve Organizasyonlari Anonim Sirketi

Title: Ad-
dress:
Phone:
E-mail:
Buyer
Name and Surname/Title:
Address:
Phone:
E-mail:
Dec Ones Alabeltated Ve Ones leaves and America Olyhett Detak assert The de

Daz Spor Aktiviteleri Ve Organizasyonlari Anonim Sirketi Database: The database protected by the Law No. 5846 on Intellectual and Artistic Works, where all of the information contained within the portal is collected and stored.

Portal: The site that can be accessed from the domain name https://runkara.com.tr/ and subdomains, where the service is provided, the scope of which is determined by this preliminary information form.

User: All legal and natural persons accessing the site.

2. Product Specifications

The subject matter of this preliminary information form is the regulation of the rights and obligations of the parties to participate in the marathon run, which can be seen in the relevant link on the site, with the feature and price shown in the relevant link selected by the Buyer, who is the party to the contract via https://runkara.com.tr/, in accordance with the Regulation on Distance Contracts.

3. Disputes

The Buyer may file its complaints and objections to the Consumer Arbitration Committee or the Consumer Court in the place of its residence.

4. Force Majeure

Daz Spor Aktiviteleri Ve Organizasyonları Anonim Sirketi shall not be deemed to have cased delay or non-performance or default in the event that it cannot fulfill its obligations in this preliminary information form in events and situations arising from external factors that cannot be taken into consideration and eliminated in advance, such as technical malfunctions, and as a result, no compensation obligation shall arise against "Daz Spor Aktiviteleri Ve Organizasyonları Anonim Sirketi" for these situations.

5. Right of Withdrawal

This contract constitutes an exception to the right of withdrawal within the scope of Article 15(ğ) of the Distance Contracts Regulation, since it is performed instantly and delivered to the consumer instantly via e-mail. In this respect, it is not possible for the consumer to benefit from the right of withdrawal.

6. Enforcement

I hereby acknowledge that I have read this preliminary inform	ation form	and all	additional
texts that are part of it and confirmed electronically.			

Seller:	
Buyer:	
Buyer's Email:	
Date:	