

The Contract of Accession

1. This contract is signed by contract parties, Boğaziçi Üniversitesi Yapı Kulübü (Buyap) with correspondence address of Boğaziçi Üniversitesi Güney Kampüsü, 34342 Bebek – İstanbul and as the team leader and representative captain of the team with correspondence address of , for the conditions of accession of the competition named Desing&Construct 2018 which is going to take place at Boğaziçi University South Campus on April 16th, 17th, 17th, 19th 2019.

2. Rights and Obligations of the Parties

2.1 Buyap have a right to use any of the multimedia records of the teams who are participating the competition.

2.2 The participating teams have to pay €400 amount of a compensation compulsorily in the situation of resigning from the competition after they signed the contract.***

2.3 The teams have the liability of bringing construction products , which are going to be used in the competition by the teams, to Boğaziçi University. The teams may will either to leave their bridges and products in Boğaziçi University nor to take their bridges and products by themselves.

2.4 The jury have the power to take any decision throughout the competition. It is compulsory to abide the rules that are set up by the jury before and after the competition.

2.5 The jury have a right to disqualify the teams in compulsory situations.

2.6 Buyap has no contractual or non-contractual liability regarding any accidents that might take place throughout the competition.

2.7 The team commit to suit public morality and not to give any material injury or mental anguish to Buyap throughout the competition. Therefore; the participating teams are not allowed to make any agreement regarding sponsorships that affect the agreement between Buyap and Buyap's sponsors. The participating teams are also not allowed to make any commercial or misleading advertisements of any company. If not so, Buyap keeps the right of disqualifying the teams to itself. (These agreements does not refer to the sponsors of the teams' bridges.)

3. Correspondence Addresses

According to this contract, the correspondence address, which is given at the beginning, is accepted as the domicile by the operation of law. The annunciations that manifested to the given address are going to be counted as they are manifested to the parties. Despite the fact that the parties are not at the given address; the annunciations are not going to be replevied and the 21st article of Annunciation Law is going to be practiced. Unless the parties

announces the change of the correspondence address, it is going to be adopted as it is mentioned in this agreement.

4. Conflict Situation

Istanbul Courts and Enforcement Office is the competent bodies for any kind of disputes. This contract depends on four clauses and it is signed by as two copies on the date of One of the copies was handed to and the other copy was handed to Buyap.

*****Resigning out of the competition:** The teams that have acted as explained below are going to be counted as resigned out of the competition:

Those who have not set up their bridges by the assigned time on April 17th 2019 , in their designated section, at the Bogazici University South Campus Square; those who have not set up their bridges by the assigned time on April 17th 2019, in their designated section, at the Bogazici University South Campus Parking Area; those who have not loaded the weights on their bridges by the assigned time on April 17th 2019, in their designated section, at the Bogazici University South Campus Parking Area; those who do not attend the Closing Ceremony at the designated time on April 18th 2019.