Credos Terms of Use

These Terms of Use come into force on 15.10.2022

1. General Provisions

- 1.1. The Credos mobile application (hereinafter referred to as Credos or Resource) is an information resource that allows you to find out public opinion on various issues with a wide range of topics, express your opinion on them and make it available to users who share the same views.
- 1.2. Credos provides access to the profiles of other Resource users who share the same views on some set of issues and can provide direct contact between such users via a chat inside the Resource, provided they agree to the chat.
- 1.3. By accessing Credos or using the Resource, you agree to follow these terms of use (hereinafter the Terms of Use).
- 1.4. These Terms of Use affect your legal rights and obligations. If you do not agree to follow all the Terms of Use, do not use Credos.
- 1.5. The Terms of Use are set out in English and Russian.
- 1.6. The definitions: "we", "us", "our", etc. mean both the Resource itself and its developers and administrators.

2. User's restrictions

- 2.1. You must be at least 12 years old to use Credos.
- 2.2. You agree not to use Credos for any illegal activity. You agree to follow all laws, rules, and regulations applicable to your use of the Resource and your content reflected in your comments and chats.
- 2.3. You agree not to use Credos for any purpose that could degrade the operation, distort the content, or reduce the functionality of the Resource. You also agree not to attempt to compromise the security and reliability of Credos and not to attempt to gain access to the restricted data of the Resource.
- 2.4. Violation of the Terms of Use may result in the termination of the provision of services to you in part or in full, including the deletion of your account at Credos sole discretion.

3. Modifications to the Service and Terms of Use

- 3.1. We reserve the right to change these Terms of Use at our sole discretion.
- 3.2. You agree that we may notify you of changes to the Terms of Use by publishing them on the Resource and/or on the site credosapp.com. You also agree with the fact that your continued use of the Resource confirms your agreement with the changes introduced to the Terms of Use.
- 3.3. Review changes to the Terms of Use of the Resource before using it.
- 3.4. We reserve the right to modify or suspend the Resource.

4. Access to Credos

4.1. To get access to Credos, you need to log in by one of the authorization methods that the Resource supports.

- 4.2. You take responsibility for all actions that will occur on your account and agree that you will not grant the rights to use your account to third persons. We recommend that you inform us immediately if you believe that your Credos account is being used in an unauthorized way.
- 4.3. You agree not to interfere with Credos, not to interrupt the functioning of the Resource by affecting servers or networks associated with it by transferring viruses, spyware, and malware.
- 4.4. You must not modify, change, adapt or alter Credos in any way, nor modify, change, adapt or alter any website in such a way as to falsely indicate that it is associated with Credos.
- 4.5. You will not create accounts in Credos in an unauthorized way, including the use of automated devices.
- 4.6. We reserve the right to deny access to Credos to any person at any time and delete accounts of those users who violate the Terms of Use, including uploading inappropriate content to the Resource.

5. Anonymity and confidentiality

- 5.1. With the exception of your avatar, nickname, gender, country of registration, and language of communication, no other personal contact information is made available to other users.
- 5.2. Credos uses and can show other users the data that is necessary for the functionality of the application or is the result of your use of our Resource, namely: Your content and various statistics and the results of your answers to questions.
- 5.3. We reserve the right to use third-party services, such as Google Analytics, etc. to evaluate users' activity in Credos.

6. Content and rights to it

- 6.1. Only you are responsible for your content and the consequences of uploading it to Credos.
- 6.2. With respect to your content, you confirm that you will not upload content that is defamatory, threatening, offensive, pornographic, obscene, or inappropriate, including those that do not correspond to the meaning of the Resource. This confirmation concerns your comments on the questions and the content of your chat.
- 6.3. We do not approve or agree with the users' content at the time of its upload, including the chat content. The responsibility for its appearance lies with the users who uploaded the content to Credos. We are not responsible for users' tastes, content, and its quality.
- 6.4. We may, but are not obligated to remove, correct, block, and/or monitor the content or accounts containing information that, in our opinion, violates these Terms of Use. At the same time, we have the right to check the content both on our own initiative and according to users' complaints.
- 6.5. Credos reserves the right to remove any content from the Resource for any reason without prior notice.
- 6.6. Credos does not claim ownership of any content that you upload to the Resource. You hereby grant Credos a fully paid, gratuitous, transferable, worldwide right to use the content that you have uploaded to the Resource, both directly in it and for the purposes of promoting the Resource, including any mass media. You also grant a non-exclusive right to Credos users to have access to your content on the Resource and share content from it. Use in relation to content includes the use, reproduction, distribution, display, and modification.
- 6.7. You acknowledge and agree that the relationship between you and Credos is not confidential, trusted or having any other special features, and that your decision to upload content to Credos does not put the Resource in a position different from that of the general public regarding your content. Your content will not be subject to obligations or confidentiality on the part of Credos, and Credos will not be held accountable for any disclosure or use of the content provided by you.

- 6.8. If your access to Credos is suspended or terminated, then your content and any other data will no longer be available to you through your account, but these materials and data can be stored and used in the Resource.
- 6.9. You hereby agree that advertising may be placed in Credos.

7. User's statements and guarantees

- 7.1. You state and guarantee that:
 - 7.1.1. You have the legal right and opportunity to enter into these Terms of Use in your jurisdiction;
 - 7.1.2. You will not have any claims or actions taken against us in connection with your attitude to the content uploaded by other users to Credos, including the chat content;
 - 7.1.3. You will not have any claims or measures against us in case of any modification, suspension, interruption, termination of the Resource, any errors, omissions, and loss of content;
 - 7.1.4. We will not be responsible to you for any viruses, errors, or similar problems that may be transmitted through the Resource by any third persons;
 - 7.1.5. We will not be liable to you for any direct, indirect damages or any other losses in connection with your use of Credos;

8. Copyrights

- 8.1. The resource contains materials belonging to Credos (Credos Content). Credos content includes trademarks, brand name, design, application functionality, which are objects of our intellectual property.
- 8.2. We own and retain all rights to the Credos Content and the Resource itself. You will not remove, modify or conceal any copyrights, trademarks, service marks, or any other proprietary rights, notices included or accompanying the Credos Content, and will not reproduce, modify, adapt, carry out derivative activities of, display, publish, distribute, transmit, sell, license or otherwise use the Credos Content for your commercial interests.
- 8.3. The Credos logo and name are our copyright and it is prohibited to copy, imitate, or use them in whole or in part without our prior written consent.

9. Resource actual state

9.1. Credos is made available to users on the principles of "as is", "on availability" and "with all errors". We will be grateful for messages about the nature of the difficulties encountered in using the Resource to its administrators at our site credosapp.com.

10. Invalidity of the Terms of Use

10.1. If any provision of these Terms of Use is declared illegal, invalid and for any reason unenforceable during legal proceedings by a court or competent jurisdiction, then this provision will be considered separate from these Terms of Use and will not affect the validity of the remaining provisions.

11. Contact details

11.1. The developer of Credos is Vintegra Ltd, email: info@credosapp.com