Terms of Use Agreement

This Terms of Use Agreement (this "Agreement") constitutes part of a binding agreement between Aleksandr Kobozev ("Layapp", "we", "us" and/or "our") and each end user ("you" or "your") regarding your use of the Layapp application (the "App"), getlayapp.com or any other website owned by us (the "Website"), and/or any Layapp service, software, and services provided to you on or from or through the Website by Layapp (together with the App and the Website, collectively, the "Service").

Layapp – is a professional collage maker that allows you to create your own creative photo collage.

1.Scope: Who and What Do These Conditions Apply to?

- 1.1. This Agreement apply to your use of Layapp with all content, functions, services and rules for the contractual relationship between you and us. General Terms and Conditions of Business of you will only become part of this agreement if we have explicitly agreed this in writing with each other.
- 1.2. We can agree additional Agreement in respect of certain applications within Layapp with you.
- 1.3. We reserve the right to offer additional services. These Agreement are aimed at both end-customers and companies. End-customers are natural persons who

conclude legal transactions for a purpose which can be ascribed neither to their commercial nor self-employed professional activities. Businessmen are either natural persons, legal entities or legally capable partnerships which

exercise their commercial or self-employed professional activities when concluding a legal transaction.

2. Purpose of the Agreement: Scope of Layapp's Offer

The purpose of this agreement is the use for a charge or use free of charge of the Layapp applications, which can be retrieved via http://getlayapp.com as a corresponding mobile applications (hereinafter collectively: "apps").

3. Registration, Concluding Contracts, Use of Layapp: Rights and Responsibilities

3.1 Downloading Layapp

You can download Layapp as a mobile app for various terminals in app store.

- 3.2 Registration, Conclusion of a Contract You can use Layapp without registering.
- 3.3 Concluding the Agreement You conclude an agreement for use with us when you click on the "Install" button on the product description page of the relevant app store and, where required, you enter your password.

3.4 You may use all free features Layapp free of charge.

4. Responsibility for Content

We accept no responsibility of any kind for the texts, content, images, data and/or information or for content on linked external websites entered or provided by you or other Layapp users. In particular, we give no guarantee that this content is true, fulfils any particular purpose or can serve any particular purpose

If you notice or suspect any illegal or non-contractual use of Layapp, you can report this to us at any time via this email address: support@camlyapp.com

5. Layapp Paid features

Certain functions are only accessible to users who pay for Layapp Paid features.

5.1. Payment and Invoicing

Payment for using the Layapp Paid features is made in accordance with the invoicing conditions to Layapp selected by you and is based on the price applying when the agreement is signed and on the discounts offered by Layapp.

5.2. Charges are due one time when purchasing Paid features.

6. EXCLUSION OF WARRANTIES

The service is provided "as is", without warranty or condition of any kind, either express or implied. Further-

more, the website may be subject to changes in layapp's practices and policies regarding various features included on the website. In addition, layapp gives no warranty regarding the ongoing non-interruptable availabilty of

the website or the times at which it will be available. Without limiting the foregoing, layapp explicitly disclaims any warranties of merchantability, fitness for a particular purpose or non-infringement and/or quality of service. Layapp makes no warranty that the website and/or the service will meet your requirements or will be available on an uninterrupted, secure, or error-free basis. You understand and agree that the use of the website is at your own discretion and risk and that you will be solely resposible for any damages to your computer system or data stored on it. In no event will layapp be liable for any indirect, special, punitive, incidental or consequential damages (including, but not limited to, damages for loss of business profits, business interruption, loss of programs or information, loss of profits and savings and the like), or any other damages arising out of the unavailability, use, reliance on, inability to use or improper use of the website, even if advised of the possibility thereof and regardless of the form of action, whether in contract, tort, or otherwise.

Layapp's liability under, arising out of or relating to this agreement shall not exceed fees paid by you to layapp in connection with the service hereunder during the

twelve (12) months preceding the event that gave rise to the claim; or to the extent no such fees apply, Layapp shall have no liability whatsoever.