CodiPlay Mobile Application User Agreement

1. **Definitions:**

- o **Company**: LLP "CODIPLAY", located at 27 Ergozhina Street, Almaty, Kazakhstan, including its branches and representatives.
- App Content: All elements placed by the Company or third parties in the App, including design elements, text, graphics, virtual objects, videos, characters, themes, sounds, music, information, and notifications.
- Updates: Software patches or packages released by the Company to fix functions, bugs, or enhance security and compatibility.
- o **Platform**: The cloud platform where the App is available for download, including App Store and Google Play.
- o **App Software**: Software developed by the Company for the App.
- o User: Any person using the App and agreeing to the terms of this Agreement.
- o **App**: The CodiPlay application downloaded from the Platform.
- o Services: Collectively, the App Content and App Software.
- o **In-app Purchase**: Paid additional functionalities or virtual goods/services within the App.

2. Agreement Acceptance:

- This Agreement outlines the rules and usage of the App, User rights and obligations.
- o The User accepts the terms by continuing to use the App.
- o This Agreement is binding on both parties (Company and User).

3. App Users:

- Users must be at least 5 years old and not restricted by law or court order from accessing the App.
- o Users need to create a personal account to access Services.

4. Intellectual Property:

- Users are granted a non-transferable, non-exclusive license for personal use of the Services.
- The Company owns all intellectual property rights to the App Content and Software.
- Users must not copy, modify, distribute, or use App Content or Software except as allowed by this Agreement.

5. Using the App:

- Users must provide accurate information, protect their login credentials, and not engage in illegal or harmful activities.
- The Company is not responsible for any loss or damage caused by virtual objects within the App.

6. Advertising:

- The Company may place advertisements in the App. Users may encounter third-party advertisements.
- The Company is not responsible for the content or safety of third-party advertisements.

7. Payments and Purchases:

 The App does not currently support purchasing goods or services directly within it.

8. Access to the App:

- o The Company may modify or discontinue the App without notice.
- o Users are responsible for installing updates and maintaining their devices.

9. Account Deletion:

o Users can delete their accounts at any time.

o The Company may delete accounts for inactivity or violation of terms.

10. Questions:

• Users can contact support@codiplay.kz with questions about the Agreement.

11. Liability:

• The Company is not liable for indirect, incidental, or consequential damages.

12. Dispute Resolution:

• Disputes will be resolved according to the laws of the Republic of Kazakhstan.

13. Final Provisions:

- The Company may update this Agreement periodically without notifying Users.
- Continued use of the App implies acceptance of the updated terms.

For the complete User Agreement, please visit CodiPlay User Agreement.