

Terms and conditions for auto-renewing subscriptions

CongratsSMS

Last updated: February 13, 2020

1. Acceptance of the Terms

These Terms of Use contain the conditions under which the Developer provides you with its product and services (Service), and describes how the Service can be accessed and used. If you do not agree to any of these Terms, please do not use CongratsSMS. Depending on which Services you use, additional conditions and policies presented with these Services (Additional Terms) may apply. These Additional Terms become part of your agreement with the Developer if you use these Services. We call the combination of these Terms of Use and any applicable Additional Terms collectively as these "Terms".

You confirm your acceptance of these Terms by clicking on the button indicating your acceptance of these Terms, or by using the Service. If you use the Services on behalf of an organization, you agree to these Terms on behalf of this organization and declare that you have authority to do so. In this case, "you" and "your" will refer to this organization.

For questions regarding these Terms of Use, or to obtain a copy of this document, contact CongratsSMS by mail at: Sosnovaya 24, Primorsky, Samara Region, Russia, 445142 or electronically via this congratsms@google.com.

Additional information on CongratsSMS policies regarding personal information is described in detail in the Privacy Policy, which you should read at http://congratsms.com/gallery/privacy_policy.pdf

By installing the Applications on your mobile device, logging into it, connecting to it, using and / or accessing any Services from the Application, you confirm that you have read, understood and agree to the Terms, and agree to comply with all applicable laws and regulations regarding your use of the Applications, and you acknowledge that these Terms constitute a legally binding legal contract between the Developer and you. IF YOU DO NOT AGREE TO THE TERMS, PLEASE DO NOT INSTALL CongratsSMS, DO NOT ENTER, DO NOT CONNECT, DO NOT USE CongratsSMS AND REMOVE CongratsSMS FROM YOUR MOBILE DEVICE.

Applications are offered only to those persons who have the ability to enter into these Terms or whose legal guardian has agreed to these Terms. You hereby agree that you have legal authority to enter into these Terms and to enter into a binding agreement in accordance with any applicable law, to use the Applications in accordance with these Terms and to fully fulfill your obligations under this Agreement. If you have not reached the age of majority, you agree that your legal guardian has read these Terms and agreed to them.

2. Fees and Payments

2.1 Subscriptions. Some services are paid by subscription (we call these "subscriptions"). This means that you will be billed on a regular periodic basis (each period is called a "billing cycle"). Your subscription will be automatically renewed at the end of each billing cycle if you do not cancel the automatic renewal through the account management page on the Internet or by contacting our customer service. You can cancel the automatic renewal of a subscription at any time and in this case your subscription will continue until the end of this billing cycle until its termination. You can cancel the automatic renewal of a subscription immediately after its launch, if you do not want to renew it.

2.3. Taxes. Unless otherwise specified, you are responsible for any taxes (other than CongratsSMS income tax) or duties related to the sale of the Services, including any related fines or interest (collectively, "Taxes"). You will pay CongratsSMS for the Service without any tax discounts.

2.4. Price changes. CongratsSMS may change the fee charged for the Service at any time, provided that for Services billed on the basis of a subscription, the change will only take effect at the end of the current billing cycle of your Subscription. CongratsSMS will provide you with reasonable prior written notice of any changes in fees to enable you to cancel your subscription before the changes take effect.

2.5. Age restrictions. Applications has an age limit of 4+. Please note that the Application includes local notifications that are sent to the User directly on his / her mobile device. The application downloads for free and has in-app purchases.

3.0 Change or update agreement

The developer reserves the right to make changes and update any information or Content contained in the Services and / or Terms without prior notice. Please check this page periodically for updates. Any changes to these provisions will be incorporated into the revised Terms, which we will post here. Changes take effect from the moment they are published. Visitors are required to review changes to these Terms when they gain access or re-access the Application and / or Services. If you do not agree or cannot comply with the revised Terms, you must stop using the Application and / or Services.

4.0. Ownership of the site and service

The Application and Services belong to the Developer, who owns logos, images, texts, signs, illustrations, design elements, source and software (collectively referred to as "Content").