

Alfred Studio Terms of Service

Project name: **Alfred Studio App**

User: **You**

Company: **minic studio S.R.L.**

Document update: 24th July 2019

Terms of Service	1
Licensing information	2
Limitations of your liability and disclaimers of warranties	2
Information about what will happen if either party violates the Terms of Use	3
How the customer can end the service contract	3
Warranties	3
Intellectual property and copyright rights	4
How users will be notified about changes to your terms	4
Your business' contact information	4
Changes to This Terms	5

Terms of Service

Thank you for using **Alfred Studio App**! We're happy you're here. Please read this Terms of Service agreement carefully before accessing or using Alfred Studio.

These Terms of Service (the "Terms of Service") are a contract between you, the **user**, and **Alfred Studio App**, which is owned and operated by **minic studio S.R.L.**, a limited liability company in Romania under minic studio SRL whos registered address is Odorheiu Secuiesc, Pietroasa street 18/11, Harghita county.

By using the Alfred Studio App and any services accessible from the Alfred Studio site, you are agreeing to be bound by these Terms of Service.

If you do not agree to these Terms of Service or any part thereof, your only remedy is to not use the Alfred Studio App or any services or products offered on the Alfred Studio site or on any other platform. Violation of any of the terms of service below will result in the termination of your right to use the service, and any account that you may have created as part of the service. You agree to use the service at your own risk. Minic studio reserves the right to refuse service to anyone for any reason at any time.

1. Licensing information

- a. In order to open an account on the Alfred Studio App Site (the "Account"), you must (i) agree to these Terms of Service, and (ii) provide any other information required by Alfred Studio App during the registration process. You will update this information to maintain its accuracy during the time you are using the Service. You are responsible for maintaining the security of your account and password.
- b. Alfred Studio hereby grants you a non-exclusive, non-transferable, worldwide right to access and use the Alfred Studio App site, solely with supported browsers through the Internet for your own internal purposes, subject to these Terms of Service. You may not permit the Alfred Studio App site to be used by or for the benefit of unauthorized third parties. Nothing in the Terms of Service shall be construed to grant you any right to transfer or assign rights to access or use the Alfred Studio App site. All rights not expressly granted to you are reserved by Alfred Studio App and its licensors. You shall not (i) modify or make derivative works based upon the Alfred Studio App site; (ii) reverse engineer or access the Alfred Studio App site in order to (a) build a competitive product or service, (b) build a product using similar features, functions or graphics of the Alfred Studio App site, or (c) copy any features, functions or graphics of the Alfred Studio App site. You further acknowledge and agree that, as between the parties, minic studio owns all right, title, and interest in and to the Alfred Studio App site, including all intellectual property rights therein.

2. Limitations of your liability and disclaimers of warranties

- a. The Services are available only to individuals who have the capacity to form legally binding contracts under the law applicable to these Terms of Service. Furthermore, our services are not available to minors (under 18 years of age). If you do not qualify as an authorized user, you are not permitted to use the Services and no contract will be formed between you and Alfred Studio App.
- b. Alfred Studio App relies upon parents or guardians 18 years of age or older to determine if the Alfred Studio App site and Services are appropriate for the viewing, access, or participation by such individuals under the age of 18. We do not seek or knowingly collect any personal information about children under 13 years of age. If we become aware that we have unknowingly collected personal information from a child under the age of 13, we will make commercially reasonable efforts to delete such information from our database.
- c. You are responsible for your use of the Service, for any Content you provide, and for any consequences thereof, including the use of your Content by other users and third party partners. You understand that your Content may be republished and if you do not have the right to submit Content for such use, it may subject you to liability. Alfred Studio App will not be responsible or liable for any use of your Content in accordance with these Terms of Service.

3. Information about what will happen if either party violates the Terms of Use

- a. Minic studio reserves the right to investigate and prosecute violations of any of these Terms of Service to the fullest extent of the law. minic studio may involve and cooperate with law enforcement authorities in prosecuting users who violate the Terms of Service. You acknowledge that minic studio has no obligation to pre-screen or monitor your access to or use of the Alfred Studio App site or any information, materials or other content provided or made available through the Alfred Studio App site, but has the right to do so. You hereby agree that minic studio may, in the exercise of minic studio's sole discretion, remove or delete any entries, information, materials or other content that violates these Terms of Service or that is otherwise objectionable.

4. How the customer can end the service contract

- a. You are solely responsible for properly canceling your account. You can cancel your account at any time by logging in to your account and going to the Account page, and clicking the **Delete Account** link and confirming the dialog box.
- b. Any cancellation of your Account will result in the deactivation or deletion of your Account or your access to your Account, and the forfeiture and relinquishment of all Content in your Account. This information cannot be

recovered from Alfred Studio App once your Account is cancelled. Please be aware that Alfred Studio App may for a time retain residual information in our backup and/or archival copies of our database. We will make reasonable commercial efforts to delete your information as soon as possible after you communicate that intention to us.

5. Warranties

- a. The services, and all materials, information, and services included in the Alfred Studio App site are provided on an “as is” and “as available” basis, with no warranties whatsoever. minic studio and its licensors expressly disclaim to the fullest extent permitted by law all express, implied, and statutory warranties, including, without limitation, the warranties of merchantability, fitness for a particular purpose, and non-infringement of proprietary rights. Minic studio and its licensors disclaim any warranties regarding the security, reliability, timeliness, and performance of the services. Minic studio does not warrant that (a) the service will meet your specific requirements, (b) the service will be uninterrupted, timely, secure or error-free, (c) the results that may be obtained from the use of the service will be accurate or reliable, (d) the quality of any products, services, information, or other material purchased or obtained by you through the service will meet your expectations, and (e) any errors in the Alfred Studio App site will be corrected. Minic studio and its licensors disclaim, any warranties for any information, content or advice obtained through the services. Minic studio and its licensors disclaim any warranties for services or goods received through or advertised on the Alfred Studio App services or received through any links provided by the Alfred Studio App site.

6. Intellectual property and copyright rights

- a. All right, title, and interest in and to the Services (excluding Content provided by you), are and will remain the exclusive property of minic studio and its licensors. The Services are protected by copyright, trademark, and other laws. Nothing in the Terms of Service gives you a right to use the Alfred Studio App name or any of the Alfred Studio App trademarks, logos, domain names, and other distinctive brand features.

7. How users will be notified about changes to your terms

- a. Minic studio reserves the right at any time and from time to time to modify or discontinue, temporarily or permanently, the Alfred Studio App Site and Service (or any part thereof) with or without notice.
- b. Prices of all Alfred Studio App sites, including but not limited to monthly subscription plan fees to the Alfred Studio App site, are subject to change

upon 30 days notice from minic studio. Such notice may be provided at any time by posting the changes to the Alfred Studio App site.

- c. Alfred Studio App reserves the right to update and change the Terms of Service from time to time without notice.

8. Your business' contact information

- a. **Alfred Studio App** is owned and operated by **minic studio S.R.L.**, a limited liability company in Romania under minic studio SRL whos registered address is Odorheiu Secuiesc, Pietroasa street 18/11, Harghita county. Our VAT number is RO29545189 and company nr. is J19/14/2012.
- b. Questions about the Terms of Service should be addressed by mail at support@alfredstudio.app.

Changes to This Terms

Alfred Studio App may periodically update this terms. We will notify you about significant changes in the way we treat personal information by posting a prominent notice on the Alfred Studio App site. Each version of this Terms will be identified at the bottom of the page by its effective date.