User Agreement

1. General Provisions

- 1.1. This User Agreement (the "Agreement") has been developed and published by the Association of Volunteer Centers owning the domain https://wearetogetherprize.com. Location: 109004, Moscow, Teterinsky lane, 18, bldg. 2 (OGRN (Primary State Registration Number) 1147799008851), the "Association".
- 1.2. This Agreement is published on the official web-platform https://wearetogetherprize.com and is an official document.
- 1.3. Filing an application via the platform https://wearetogetherprize.com and actually using it, the individual using the platform https://wearetogetherprize.com (the "User") accepts this Agreement in the version effective at the moment when he (she) actually uses the platform.
- 1.4. This Association may unilaterally amend this Agreement. This Agreement is an open and public document. The effective version of the Agreement is available at: https://wearetogetherprize.com.
- 1.5. The Associations recommends that Users regularly check conditions of this Agreement for any amendments. Further use of the platform https://wearetogetherprize.com by the User after this Agreement is amended means that he (she) accepts such amendments.
- 1.6. Use of the platform https://wearetogetherprize.com means absolute and unconditional acceptance of this Agreement.

2. Subject Matter of the Agreement

- 2.1. According to this Agreement the Association shall on its own via the platform https://wearetogetherprize.com in the Internet afford the possibility to freely use it for the purpose of participation of an individual or legal entity in the International Prize "We are together" given to Russian and foreign citizens and organizations for their great contribution to solving important humanitarian problems (the "Prize");
- 2.2. The platform https://wearetogetherprize.com on its own or using additional tools collects data, including those required for simplified authorization and (or) registration, transfer User's data to third parties for the purpose of:
- accepting Users' applications for participation in the International Prize "We are together" given to Russia and foreign citizens and organizations for their great contribution to solving important humanitarian problems (the "Prize");
- provision of processing Users' applications for the Prize and taking all required actions related to processing Users' applications;
- provision of assessing Users' applications for the Prize and taking all required actions related to assessing Users' applications;
- organization of the Awarding Ceremony and taking all required actions related to Users' participation in the Awarding Ceremony;
- notification of Users by e-mail, through organization of mailing to Users, including, without limitation, by SMSs, using any messengers, social media and other communication channels;
- making, performance and termination of civil law contracts and of smart contracts;
- granting access to Users to services, information and (or) materials published on the web-site https://wearetogetherprize.com;
- making contracts with Prize Winners.
- 2.3. The platform https://wearetogetherprize.com affords the User a possibility to file applications using the forms published on the platform.
- 2.4. Use of the Platform https://wearetogetherprize.com, apart from this Agreement, requires acceptance of and (or) compliance with individual official documents of the Association constituting an integral part of this Agreement, namely:
- 2.4.1. consent with the Personal Data Processing Policy (https://wearetogetherprize.com.);
- 2.4.2. consent with the Public Policy of the AVC (https://wearetogetherprize.com.);
- 2.4.3. personal data processing consent (https://wearetogetherprize.com.).
- 2.5. Sending an application via the Platform https://wearetogetherprize.com, the User agrees that he (she) has read and accepted all conditions of the official documents of the Association.

3. Filing an Application via the Platform https://wearetogetherprize.com

- 3.1. Filing an application via the Platform https://wearetogetherprize.com is free of charge; an application may be filed by way of filling out a registration form in the Internet at: https://wearetogetherprize.com.
- 3.2. The User of the Platform https://wearetogetherprize.com is an individual filling an application in the procedure described in this Agreement, who is of the age required by laws of the Russian Federation for accepting this Agreement and who enjoys corresponding powers (the "User").
- 3.3. When filling out an application on the Platform https://wearetogetherprize.com in accordance with cl. 3.1. in the Internet at: https://wearetogetherprize.com the User shall specify obligatory, actual, reliable data required for filing an application on the Platform https://wearetogetherprize.com.
- 3.4. Accepting this Agreement, the User confirms his (her) legal capacity. The User confirms and undertakes liability for reliability, relevance, completeness and compliance with laws of the Russian Federation of the information disclosed by him (her) when filing the application and guarantees that it is free from any third party claims.
- 3.5. The Association does not check reliability of any information provided by Users, unless such check is required for performance by the Association of its obligations to Users of the Platform https://wearetogetherprize.com.
- 3.6. After successful filing of the application a User and the Association shall undertake the rights and obligations specified in the official documents of the Platform https://wearetogetherprize.com.
- 3.7. Personal data of the User of the Platform https://wearetogetherprize.com shall be processed in accordance with laws of the Russian Federation. The Association shall take all reasonable measures to protect personal data of the User against illegal access, alternation, disclosure or destruction. The Association shall grant access to personal data of the User to its employees, contractors, co-organizers of the Prize, experts, and other third parties for the purposes specified in cl. 2.2. of this Agreement.
- 3.8. The Association may use any information provided by the User of the Platform https://wearetogetherprize.com, including personal data, and transfer it to any third parties to organize the Prize, to ensure compliance with the effective laws of the Russian Federation, to protect rights and interests of the Users of the Platform https://wearetogetherprize.com. Any information provided by the User of the Platform https://wearetogetherprize.com may only be disclosed in accordance with the effective laws of the Russian Federation on request of court, law enforcement bodies, and in any other cases stipulated by laws of the Russian Federation.
- 3.9. The User of the Platform https://wearetogetherprize.com may not grant access to his (her) application to any parties, is fully liable for safety of the data required for filing the application and shall on its own choose the method of their storage.
- 3.10. Unless the User proves otherwise, any actions performed using his (her) application on the Platform https://wearetogetherprize.com shall be deemed performed by the corresponding User.

4. Rights and Obligations of the User:

- 4.1. When using the Platform https://wearetogetherprize.com, the User shall:
- 4.1.1. comply with the effective laws of the Russian Federation, this Agreement and other official documents of the Association;
- 4.1.2. provide reliable, complete and actual data when filing an application;
- 4.1.3. not grant access to any third parties to his (her) application or to any information contained therein if such access may result in violation of laws of the Russian Federation and (or) this Agreement;
- 4.1.4. Not distribute any confidential, personal information about individuals protected by laws of the Russian Federation collected using the Platform https://wearetogetherprize.com.
- 4.1.5. No information, comments and other records of the User on the Platform https://wearetogetherprize.com shall conflict with laws of the Russian Federation and generally accepted rules of morality and ethics and such information, comments and records shall not adversely affect the image of the Prize.
- 4.2. The User of the Platform https://wearetogetherprize.com may not:
- 4.2.1. distort data about himself (herself);
- 4.2.2. use any software and perform any actions to disrupt the normal operation of the Platform https://wearetogetherprize.com;

- 4.2.3. download, store, publish, distribute and grant access any in any other manner use any viruses, trojans and other malicious programs;
- 4.2.4. in any manner, including, without limitation, through deception, malpractice, hacking, try to access applications of another User.
- 4.2.5. use the functionalities of the Platform https://wearetogetherprize.com to:
- 4.2.5.1. upload any content that promotes violence, cruelty, hatred, and (or) discrimination for race, national, sex, religious, social reasons; contains any unreliable data and (or) insults addressed to particular persons, entities, public authorities;
- 4.2.5.2. induce to commit any illegal actions and to assist any persons purporting to break any restrictions and bans effective in the Russian Federation;
- 4.2.5.3. infringe rights of other persons and (or) cause damage to them in any form.
- 4.3 The User of the Platform https://wearetogetherprize.com may:
- 4.3.1. recall his (her) application on his (her) own sending a corresponding request to the official e-mail wearetogether@dobro.ru.
- 4.3.2. if the User does accept this Agreement, or amendments thereto, he (she) shall refuse to use the Platform https://wearetogetherprize.com notifying the Association thereof at the official e-mail address wearetogether@dobro.ru.

5. Rights and Obligations of the Association:

- 5.1. The Association shall operate the Platform https://wearetogetherprize.com on the routine basis, shall grant or restrict access of Users to the Platform https://wearetogetherprize.com if they violate this Agreement and other official documents and shall exercise any other rights granted to it.
- 5.2. The Association may:
- 5.2.1. render within reasonable terms technical and information support to the User as may be required to operate the Platform https://wearetogetherprize.com;
- 5.2.2. directly contact with the User of the Platform https://wearetogetherprize.com using communication means by phone, e-mail or in any other manner, to obtain from the User information/comments regarding any problems/issues arising during use of the Platform https://wearetogetherprize.com or receiving feedback about operation of the Platform https://wearetogetherprize.com.
- 5.2.3. terminate access to the Platform https://wearetogetherprize.com without prior notification of the Users if it is required to perform preventive works, if any force majeure circumstances arise, as well as in case of accidence or failures of third-party software and hardware or actions of third parties aimed at suspension or termination of operation of the Platform https://wearetogetherprize.com.
- 5.3. The Association shall perform this Agreement and shall act in ordnance with the applicable laws, including the Federal Law of the Russian Federation No. 149-FZ "On Information, Information Technologies and Information Protection" dated July 27, 2006;
- 5.4. Grant access to the User's application to third parties for the purposes specified in section 2 hereof.

6. Refusal to Consider a User's Application on the Platform https://wearetogetherprize.com.

6.1. The Association shall not be liable for violation by the User of the rules applicable to the Platform https://wearetogetherprize.com specified in this Agreement and reserves the right to decline any application filed by the User and (or) to suspend, restrict or terminate access of the User of the Platform https://wearetogetherprize.com at any time for any reason or without giving a reason in its own discretion and if it learns from other users or third parties that the User has violated this Agreement, sending a preliminary notification or not.

However, the Association shall take all reasonable efforts to prevent such situations.

7. Warranties and Liability

- 7.1. Users of the Platform https://wearetogetherprize.com shall be liable to the Association for any failure to comply with this Agreement.
- 7.2. The Association does not undertake any obligations and does not bear any liability for any direct or indirect consequences of any use or impossibility to use the Platform https://wearetogetherprize.com, including any damage

caused to the User of the Platform https://wearetogetherprize.com and (or) third parties through any use, failure to use or impossibility to use the Platform https://wearetogetherprize.com, including due to possible errors or failures in operation of the Platform https://wearetogetherprize.com.

- 7.3. The Association shall support operation and operability of the Platform https://wearetogetherprize.com and shall promptly recover its operability in case of any technical failures and interruptions. The Association shall not be liable for any temporary failures and interruptions in operation of the Platform https://wearetogetherprize.com and any information loss caused thereby.
- 7.4. Nothing in this Agreement authorizes the User to use the trade name, trademarks, domain names and other distinguishing marks of the Association.
- 7.5. The Association may dispose of any statistical information.
- 7.6. The Association may send the User information about the Prize and advertise its own activity. The User of the Platform https://wearetogetherprize.com agrees to receive e-mails, sms and other types of information mailing, including advertising.

8. Final Provisions

- 8.1. Invalidity or unenforceability of any provision of this Agreement does not make the remaining provisions of this Agreement invalid or unenforceable.
- 8.2. This Agreement shall be governed and construed in accordance with laws of the Russian Federation. Any issues not regulated by this Agreement shall be resolved in accordance with laws of the Russian Federation.
- 8.3. All disputes between the parties hereunder shall be resolved by way of correspondence and negotiations in the obligatory pre-trial (claim) procedure.
- 8.4. All requests, offers and claims filed by individuals and legal entities to the Association in connection with this Agreement and all issues of operation of the Platform https://wearetogetherprize.com, infringement of rights and interests of third parties during its use as well as requests of persons authorized by laws of the Russian Federation may be sent to the official e-mail wearetogether@dobro.ru.