

Offer

This Offer is posted by the Platform, hereinafter referred to as "Contractor", and can be accepted by any person, hereinafter referred to as "User", by registering on the "Fuji COMPANY" Platform (further – "the Platform").

The following conditions are considered accepted by a User, if he accepts this offer by registering on the Platform, when he clicks the "Register" button, and a two-way signature is not required.

The terms used in the text of the Offer.

1. The Fuji Company Platform - It is an Internet resource and represents a set of information and computer programs, contained in an information system, that ensures the availability of such information on the Internet at the following network address: fujicompany.io; The purpose of the platform is to establish contacts between entrepreneurs and qualified investors, and simplify the process of raising capital for an early stage of a business.
2. The User — A User who has passed the registration procedure on the Platform and who has his or her own personal account, placed in the Database on the Platform for the purpose of searching for investments, or for the purpose of searching for startup projects.
3. The Startup is a User, who has his or her own Personal Account, placed in the Database on the Platform in order to search for investments.
4. The Investor — A User, who has his or her own Personal Account, placed in the Database on the Platform in order to search for startup projects.
5. A Personal account — a personal page of a Startup or an Investor on the Platform, accessible to all the Users of the Platform.
6. The platform database is a collection of Personal accounts of the Startups and Investors on the Platform.
7. The User's Personal account — a system for accounting funds on the Platform for settlement transactions of the Parties, located in the User's Personal Account.
8. The areas of the Platform's activities - IT, medicine, manufacturing,

General Provisions.

1. The Agreement regulates the relations between the Fuji Company Platform and the User in the process of using the Platform.
2. The Contractor reserves the right to change the terms of the Offer and all its integral parts without the consent of a User with a notification of the latter, by posting on the Platform a new version of the Offer, or any of its integral parts, that have undergone changes.

Rights and obligations of the Contractor.

1. The Contractor has the necessary rights to the Content of the Administration (including what is related to computer programs, databases etc., inherent in the Platform), the brand name, the trademarks (if any).

2. The Contractor performs the current management of the Platform, determines its structure, design, restricts or allows a User an access to the Platform, exercises other rights, belonging to it.

3. In terms of providing the possibility of the interaction between Users, including providing Users with the opportunity to independently perform certain actions within the framework of the Platform, the Contractor is the party, who only organizes a technical possibility of such an interaction. The transfer, storage and provision of an access via the Internet to the information, provided by Users (graphic images and other materials) are carried out without the changing of such materials on the part of the Contractor.

4. The Contractor decides on the procedure for placing ads on the Platform, participating in partner programs, etc.

5. The Contractor has the right to:

5.1. Change the design of the Platform, its content, the list of Services at any time, change the scripts used, the software, the Content of the Administration and other objects used or stored on the Platform, any server applications, with or without notifying the User;

5.2. Delete any Content without any reason and without a warning, including the Content that, at the discretion of the Administration, violates and / or may violate the legislation of the other country, the rights of other Users or third parties, harm them or threaten their security;

5.3. At its sole discretion, delete any information (including the User's Personal Messages, comments on the User photos, statuses, other information and other materials), including those, posted by the User on the Platform in violation of the legislation of the other country;

5.4. Suspend, restrict or terminate the User's access to all or any of the sections of the Platform, communities, groups on the Platform, delete communities, created by Users at any time without an explanation, with or without a prior notification;

5.5. Delete the User's Account at its discretion, including if the User commits actions, that violate the legislation of the other country;

5.6. To send messages to Users (including e-mail messages, sms messages, etc.), which are notifications about the introduction of new or cancellation of old services, an approval or a publication of a new version of the Offer, about new Personal messages, comments etc., containing advertising information about the Contractor's Services;

5.7. Change the cost of services. The Contractor is obliged to notify the User about the changes in the cost of services by posting relevant information on the Platform.

6. The Contractor is not engaged in the consideration and resolution of disputes and conflict situations, arising between Users. However, at its discretion, it can assist in resolving the conflicts that have arisen. The Administration has the right to suspend, restrict or terminate the User's access to the Platform in case of receiving motivated complaints from other Users about the incorrect behavior of the particular User on the Platform.

Rights and obligations of the User

1. The User has the right to:

1.1. make Personal account settings, change the password for access;

1.2. post information about himself or herself in the User's Personal Account, evaluate and comment on the topics of other Users;

- 1.3. to search for other Users, as well as for information known to the User and relevant information, posted by the searched User in the Personal Account;
- 1.4. create new communities, join existing ones;
- 1.5. send and receive private messages.

2 The user is prohibited from:

- 2.1 transferring his or her Account Information to third parties;
- 2.2 transferring information about other Users, obtained through the Platform, to third parties.

Personal data.

1. The information about the User, located in his Personal Account, contains (may contain) his personal data. At the same time, such personal data of the User is publicly available, and any User of the Platform can get acquainted with them.
2. As a result of a failure in the operation of the Platform, a virus or a hacker attack, technical malfunctions and other circumstances, the User's personal data may become available to other persons. The User understands this and agrees, that he will not make claims against the Contractor in this regard.
3. By posting his personal data on the Platform, the User confirms, that he does this voluntarily, and also , that he voluntarily provides them to the Contractor for processing.
4. The submitted personal data, namely the name and the email address, are used by the Platform for notifications (for example, about important events, related to the User's account).
5. The User can delete the personal account together with the personal data at any time.
6. The Platform has the right to transfer the aggregated information about users to third parties without disclosing their identity and personal information.
7. The Platform may grant an access to the user's personal data only in exceptional cases, such as:
 - an access to the technical part for our contractors and performers for the development and support of the service;
 - in case of the sale of all, or a part of the business share;
 - a disclosure of information at the request of judicial and other state bodies.
8. The platform uses cookies stored on the user's computer in accordance with the browser policy. The Platform's pages may use javascript codes from other systems (for example, web analytics or advertising systems), they may also use cookies.

If the User does not agree with the terms of this Offer, please leave the site and delete all your cookies.

Cost and payment procedure

1. The User has the right to deposit any amount of money at his discretion in order to replenish the Personal Account for a subsequent use of the services.
2. The payment for the Contractor's services under the Agreement is made by a wire transfer of funds and is debited from the User's Personal Account on the Platform.
3. On the Platform, an internal currency is used for payment and mutual settlements – the Coin, which is a conditional unit for settlements on the Platform and is a virtual currency (that is, it does not have a physical embodiment and/or an analog).

4. The Contractor may unilaterally change the exchange rate of the Coin in relation to the base currency, as well as in relation to a conditional currency, used by payment systems without a prior notification to the User.

The disclosure of the information about risks.

By accepting this Offer, the User confirms that:

1. He or she understands, that the Services, according to the order of settlements of using the Coin, are associated with risks, including , but not limited to a high level of the risk, associated with trading cryptocurrencies and tokens, the volatility of the crypto market, problems with connecting or disconnecting the Internet, problems related to the blockchain, the software or hardware failures, hacker attacks, phishing or malicious software attacks, the loss of a significant part or all of your cryptocurrencies, a strict separation and/or changes to any laws and regulations in any jurisdiction, related to cryptocurrencies.
2. He or she recognizes and understands the high risk, associated with trading digital assets. Trading digital assets is very risky. The User is strongly recommended to consult a financial adviser, and / or a legal adviser before accepting the Offers, to use the Services, provided by the Contractor through the Platform.
3. He or she agrees, that it will not hold the Contractor responsible for any losses incurred, or incurred as a result of these risks. Under no circumstances should the Contractor be considered as guaranteeing any financial security of any transactions, including when using cryptocurrencies and tokens. Users may partially or completely lose their investments, including using their digital assets. Users will not hold the Contractor responsible for any losses incurred, or incurred as a result of registering on the Platform, placing projects, investing in projects, buying and selling digital assets available on the Platform. The contractor will not bear any responsibility in any way.
4. The Contractor does not guarantee, that the Platform software does not contain errors and/or computer viruses or extraneous code fragments. The Contractor provides the User with the opportunity to use the Platform software "as it is", without any guarantees on the part of the Contractor.
5. The Contractor is not responsible for the losses, caused to the User as a result of the communication of false information by another User, as well as caused by the actions (inaction) of another User. The Contractor does not guarantee, that the information contained in the User Profiles is reliable and complete.
6. The Parties are responsible for the violation of other obligations. In any case, the Contractor's liability to the User in the event of a claim for damages is limited to the amount of the cost of the services, paid by the User.
7. In the event of a force majeure, as well as accidents or failures in the software and hardware complexes of third parties, cooperating with the Contractor, or actions (inactions) of third parties, aimed at suspending or terminating the functioning of the Platform, it is possible to suspend the operation of the Platform without a prior notification to the User.
8. Neither Party shall be liable for a complete or a partial non-performance of any of its obligations, if the non-performance is the result of such circumstances as a flood, fire, an earthquake, other natural disasters, a war or military actions and other force majeure circumstances, that arose after the acceptance of this Offer, and are independent of the will of the Parties.
9. He or she understands, that the Contractor has not taken any steps to verify the adequacy, accuracy or completeness of any information, posted on the Platform by Investors and Startups; the Contractor and any of its representatives do not make any guarantees, express or implied, of any kind, related to the adequacy, accuracy or

completeness of any information on the Platform, or with the use of the information on this Platform.

10. He or she understands, that the Contractor does not make recommendations on investments, and no information obtained on this Platform should be considered as a recommendation; investments in startups are associated with a high degree of risk, and those investors, who cannot afford to lose all their investments, should not invest all their investments in startups.

11. Investments in a private placement and, in particular, investments in startups are speculative and involve a high degree of risk, and those investors, who cannot afford to lose all their investments, should not invest in startups. Startups are usually in the early stages of development, and their business model, products and services may not yet be fully developed, put into operation or tested on the open market. There is no guarantee, that the stated estimate and other conditions are accurate or consistent with market or industry estimates.

12. They are aware that Investors can receive illiquid investments, the profitability of which depends on the period of ownership. The Investors, who are not able to hold investments for a long time (5-7 years), should not invest.

Assurances of obligations

All participants represent and guarantee to the Performer that:

1. The User is not a citizen, a permanent resident or a resident of a prohibited jurisdiction.
2. The User will not use the Service while being in a prohibited jurisdiction.
3. The User has come of age, and has the ability to conclude a binding contract, as well as have the full opportunity to accept Agreements, use any Services and make any transactions on the Platform.
4. The User has provided accurate, truthful and complete information about himself or herself.
5. The User does not use the Platform as an agent, a proxy or otherwise on behalf of another individual or a legal entity, and the user has a sole and complete control, access and possession of all keys and passwords of his personal account.
6. The User's actions carried out on the Platform, including the access, fully comply and will comply with all the relevant laws, rules and regulatory documents.
7. The User complies with and will continue to comply with any relevant laws or regulations in his or her jurisdiction, including, but not limited to the reporting on any trading activity or profit for tax purposes, if applicable.
8. The user has obtained all the necessary independent legal and financial advice before using any of the Services rendered, and an independent judgment, regardless of any of the advertisements, published by the Platform in their decision to conclude any transaction.
9. When you access the Platform or the Services, the User does not use or will not use any device, software or system, that change IP address compared to the physical location.
10. The User is responsible for checking the trading details, the price and the nature of transactions, including using the Coin and/or his or her own risk appetite, before concluding any transaction on the Platform.