

Agreement on the use of the site plandi.io (hereinafter referred to as the Website)

Universal provisions

The Company offers services to Users The Site on the terms and conditions that are the subject of this Agreement on the use of the Site. In this regard, Users should carefully read the terms of this Agreement, which are considered by the Company as a public offer in accordance with applicable law (hereinafter referred to as the "Public Offer").

1. Terms used in the Agreement

The company is a limited liability company "STRON-HOLDING", address: 454014, Chelyabinsk, Komsomolsky Avenue, house 80, office 19-1; OGRN 1187456030640.

Website - Internet site plandi.io .

A resource is an element of the Internet, a web page, a mail server, or a search engine.

Services are a set of computer programs, databases that ensure the functioning of the Site, as well as a set of Services provided to Users when using the Site.

The User is an individual or a representative of a legal entity using the Company's Services provided on the Site. Users who have completed the registration procedure can be Verified Users.

Login is the User's email address selected by him during registration and used by him during the use of the Site. It is forbidden to register and use multiple Logins by the same User.

Password is a symbolic combination chosen by the User independently and providing, in conjunction with the Login, his identification when using the Site.

A Registered User is a User who has completed the Registration procedure.

The Customer is a User who has posted an offer on the Website to attract Performers to participate in the Project.

The Contractor is a User who has declared his desire to participate in the Project and has received the consent of the Customer.

A project is an invitation to make offers for participation in a Project, posted on the Website by the Customer and addressed to Users.

Seller is a User who has posted an offer on the Website for the sale of intellectual property objects.

Profile - information about the User that needs to be filled in for registration.

Company Services — services provided by the Company to Users for posting Profiles and other information provided by Users on the Site, as well as providing access to this information.

Acceptance of the Public Offer is the complete and unconditional acceptance by the Visitor of the Agreement on the use of the Site plandi.io by taking actions to use the Site.

At the time the User accepts the public offer, the User and the Company are considered to have concluded this Agreement.

2. General provisions

This part of the Agreement regulates the use of the Site, as well as the relationships that arise when Users use the Site and Services. The Company does not guarantee the availability of the Site and Services around the clock. The Company has the right to refuse any User to use the Site and Services at any time in case of violation of the Agreement. The Company grants Users a personal non-exclusive and non-transferable right to use the Site and the software presented on the site in accordance with this Agreement, provided that neither the User nor any other persons with the assistance of the User will perform actions: copying or modifying the software of the Site, Services; creating programs derived from the software to provide the Site and Services; to penetrate the software in order to obtain program codes; to sell, assign, lease, transfer to third parties in any other form of rights in relation to the Site material and the Site software; to modify the Site and Services, including for the purpose of obtaining unauthorized access to it; and other actions similar to those listed above and violating the rights of the Company and third parties.

The User is responsible for observing the rights (tangible and intangible) of third parties to information transmitted (provided) to the Company or to third parties when using the Site and Services. Users independently assess the legality of their use of the Site and Services, including from the point of view of the legislation of the country of which they are residents.

By performing any actions to use the Site and its Services (browsing the Site, Registration, etc.), the User expresses his full and unconditional consent (Acceptance) to the terms of the Agreement on the use of the Site posted as a public offer on the Internet at: plandi.io.

The agreement on the use of the Site, concluded in the form of a public offer, is provided for by current legislation, does not require bilateral signing and is valid in electronic form.

3. User Registration

A person wishing to become a Registered User must complete the registration procedure on the corresponding page of the Resource. Upon Registration, the User is assigned a pair of his choice: Username and Password, which is used later by the User when working with the Site. The User can complete the Registration procedure only once.

When registering on the Site, the User is obliged to provide the necessary reliable and up-to-date information for the formation of the User's personal page, including a unique Login (email address) and Password for each User to access the Site, as well as a surname and first name.

The registration form of the Site may request additional information from the User.

The User chooses his own Password, but the Company strongly recommends using Passwords that are at least 6 (six) characters long and include both lowercase and uppercase letters, as well as numbers. The password can be assigned by sending it to the User's email address.

The User is responsible for the accuracy, relevance, completeness and compliance with current legislation, the information provided during Registration and its purity from third-party claims. The User is solely responsible for keeping the Password secret from third parties.

The Company does not bear any responsibility in case of violation of the User's rights by third parties who have obtained unauthorized access to the pair: The User's username and Password.

Upon Registration, the User expresses his consent to this Agreement and assumes the rights and obligations specified therein related to the use and operation of the Site. By filling out the Profile, the User hereby confirms that he makes the information contained in his profile publicly available.

Registration takes effect after the Company's employees check the correctness of filling out the Profile.

After successful registration of the User on the Site, the Company assumes the rights and obligations to the User specified in this Agreement.

The Company has the right to refuse Registration to the User without explaining the reasons for the refusal.

4. Rules for posting materials by the User.

After filling out the Profile, the Registered User has the right to post non-promotional materials (text and audiovisual) on the Site regarding their activities and the subject of the Site.

It is forbidden to post texts with the following content:

- advertising or attraction to third-party resources, sites;
- advertising of their services and goods or services and goods owned by third parties;
- fabrication of reviews;
- Erotic services;
- cheating or changing site statistics, the number of subscribers on social networks, etc.;
- adult content, any pornography, sex video chats, sites indicating the placement of explicit photos;
- forex, binary auctions, bitcoins;
- financial pyramids, HYIP (a fraudulent project similar to an investment fund with allegedly high returns, a type of financial pyramid);
- information, materials discrediting the honor and dignity of a person, violation of the secrecy of correspondence, personal life;

- public calls to carry out extremist activities, incite hatred or enmity, as well as humiliation of human dignity;
- any other information that is prohibited or restricted according to current legislation.

The Company conducts a preliminary check of User texts before publishing them on the Site. The Company has the right to refuse to publish them, either with or without giving reasons. The Company has the right to delete materials at any time without notice or consent of the User.

5. User Responsibility

Users are solely responsible for their actions/inaction when using the Site and Services. Users guarantee that the use of Resources and Services will be carried out by them in a way that will not violate the rights of third parties. Users guarantee that they have the rights to use the materials they post on the Site. Users undertake to comply with this Agreement.

In case of violation of the Agreement by Users, the Company reserves the right to temporarily restrict the User's access to the Site and Services, and in case of gross and/ or repeated violation of the Agreement, deny access to the Services and the Site. The Company has the right to continue processing the personal data of a User who is denied access in order to prevent the re-registration of such a User on the Site.

If the User receives advertising messages to the Company's e-mail addresses or phone numbers, to which the Company has not explicitly agreed, the Company has the right to deny the User access to the Services and the Site and initiate bringing the User to administrative responsibility.

6. Rights and obligations of the User

Any User of the Site has the right to use the following Services:

- Viewing texts and illustrative material to them (audiovisual works, photographs, audio recordings) posted by Users, available for such viewing in accordance with this Agreement;

- Other services that are provided to him by the Company.

The Registered User additionally has the right to:

- Post informational texts according to the subject of the Site;
- Post texts about your activities that are not of an advertising nature;
- Use other Services provided to him by the Company.

The User is prohibited from using the Site:

- Register as a User on behalf of or in place of another person;
- Mislead Users about their identity by using the Username and Password of another registered User;
- Misrepresent information about yourself, your age, or your relationships with other people or organizations;

- upload, store, publish, distribute and make available or otherwise use any information that: contains threats, discredits, insults, defames the honor and dignity or business reputation or violates the privacy of other Users or third parties; violates the rights of minors; is vulgar or obscene, contains pornographic images and texts or scenes of a sexual nature involving minors; contains scenes of inhuman treatment of animals; contains a description of the means and methods of suicide, any incitement to commit it; promotes and/or promotes incitement to racial, religious, ethnic hatred or enmity, promotes fascism or the ideology of racial superiority; contains extremist materials; promotes criminal activity or contains tips, instructions or guides for committing criminal acts, contains information of limited access, including, but not limited to, state and commercial secrets, information about the private lives of third parties; contains advertisements or describes the attractiveness of the use of narcotic substances, including "digital drugs" (audio files that affect the human brain due to binaural rhythms), information about the distribution of drugs, recipes for their manufacture and tips on use; is fraudulent; and also violates other rights and interests of citizens and legal entities or requirements of the current legislation;

- illegally upload, store, publish, distribute and provide access to or otherwise use the intellectual property of Users and third parties;
- use the software and perform actions aimed at disrupting the normal functioning of the Site and its Services or Users' personal pages;
- in any way, including, but not limited to, by deception, abuse of trust, hacking, trying to gain access to another User's Username and Password;
- to carry out illegal collection and processing of personal data of other persons;
- post any other information that, in the opinion of the Company, is undesirable, does not meet the goals of creating the Site, infringes on the interests of Users or for other reasons is undesirable for posting on the Site.

7. Company Services

The Company reserves the right to amend the terms of this Agreement and/or revoke the Agreement at any time at its sole discretion. If the Company makes changes to the Agreement, such changes will take effect from the moment the amended text of the Agreement is posted on the Internet at plandi.io unless the date of entry into force of the amendments is additionally defined in the Agreement itself. Viewing this page on the Internet to familiarize yourself with the current version of the Agreement is the personal responsibility of each User.

During the term of the Agreement, the Company will make every effort to eliminate any failures and errors in the operation of the Site in case of their occurrence as soon as possible. At the same time, the Company does not guarantee the absence of errors and failures when placing Tasks, including in relation to the operation of the software.

By accepting the terms of this Agreement by Acceptance, the User guarantees the Company that:

- provided reliable data, including personal data, when registering on the Site and reliable User data;
- enters into an Agreement voluntarily, while:
 - a) has fully read the terms of the Agreement,
 - b) fully understands the meaning and consequences of his actions in relation to the conclusion and execution of the Agreement;
- has all the rights and powers necessary to conclude and execute the Agreement. For violation of the terms of the Agreement, the Parties are responsible as established by the Agreement and/or current legislation.

The Company under no circumstances assumes any responsibility for:

- any actions/omissions that are a direct or indirect result of the actions/omissions of the User (including Verified) and/or third parties;
- any indirect losses and/or lost profits of the User and/or third parties, regardless of whether the Company could have foreseen the possibility of such losses or not;
- compliance with all legal requirements, including legislation on advertising, intellectual property, and competition, but not limited to the above;
- the accuracy of the information provided by him when registering as a User on the website.

The User undertakes to resolve disputes and settle claims of third parties on his own and at his own expense, or to compensate for losses (including court costs) caused to the Company in connection with claims and lawsuits based on the actions or omissions of the User when using the Company's Website. If the content, form and/or placement of the User's information on the Site was the basis for submitting orders to the Company for the payment of penalties from government agencies, the User undertakes to immediately provide all requested information regarding the placement and content of information on the Site, assist the Company in resolving the regulations, as well as reimburse all losses (including the costs of paying fines) caused to the Company as a result of the presentation of orders to it.

Any notifications may be sent by one Party to the other Party:

- by e-mail: to the User's e-mail address specified by him during registration, or to the Company's e-mail address specified in the Agreement on the use of the Resource plandi.io;
- by mail with delivery notification or courier service with delivery confirmation.

The Company has the right to send SMS messages to Users to the phone numbers indicated by the latter when using the Site.

8. Special conditions

The Company does not guarantee that the software of the Services or the Site is error-free or will function smoothly.

The Company is not responsible for losses or other harm caused to the User in connection with the actions of third parties.

The Company reserves the right to delete from its servers any information or materials that, in the opinion of the Company, are unacceptable, undesirable or violate this Agreement.

The Company does not control the information, services and products available on or offered via the Internet. As a result, the User accepts the condition that all goods, information and services offered or available through the Service or on the Internet (with the exception of those explicitly indicated as provided directly by the Company) are provided by third parties that are not related to the Company in any way. The User assumes full responsibility and risks for the use of the Services and the Internet. The Company does not provide any guarantees for any goods, information and services provided through the Services or via the Internet in general. The Company will not be liable for any costs or damages directly or indirectly resulting from such deliveries. The User accepts the condition according to which he assumes responsibility for evaluating the accuracy, completeness and suitability of all opinions, assessments, services and other information, the quality and functions of goods provided through Services or the Internet in general.

All rights to the materials posted on the Site by Users, including intellectual property rights, belong to the respective Users and/or other copyright holders. The User provides the Company with guarantees that he has the rights to use these materials.

With the posting of materials by Users on the Site, the Company receives, free of charge, an indefinite non-exclusive right (simple license) to use these materials and the intellectual property objects included in it throughout the world within the limits of using it in any ways permitted in accordance with current legislation, including without specifying the name (pseudonym) of the author, in order to:

- 1) the Company's fulfillment of the terms of this Agreement,
- 2) protection of the rights and legitimate interests of the Company,
- 3) for marketing purposes and in the Company's projects (including commercial ones).

The Company has the right to grant the obtained scope of rights to third parties in fulfillment of the stated goals, as well as to create archival copies of materials.

All rights to the Site and its Services, including intellectual property rights included in the Site and its Services (including, but not limited to, computer programs, databases, graphic design), as well as rights to domain names plandi.io, rights to logos and other similar works, trademark rights the signs (verbal, pictorial and combined) belong to the Company or its affiliates.

Without the prior written permission of the Company, it is prohibited to use the intellectual property of the Company and its affiliates in any way (for any,

including non-commercial purposes), except as expressly provided for in this Agreement.

9. Entry into force and procedure for amending this Agreement

The Agreement and amendments thereto shall enter into force from the moment they are published on the pages of the website plandi.io. Changes to the Agreement and Annexes to the Agreement may be made at any time. The User undertakes to familiarize himself with the current version of the Agreement before each use of the Resource, Services and/or Services of the Company. If the User decides not to agree to the amended Agreement, he is obliged to refuse to use the Service. The User who continues to use the Site, Services and/or Services of the Company agrees to the changes.

10. Applicable law

All relationships between the Company and Visitors are subject to regulation exclusively by applicable law. In case of violation of the current legislation, the Visitor bears full administrative and criminal responsibility.

Addresses and details of the Company:

Name: STRON-HOLDING LLC INN / KPP 7453322802 / 744801001

Legal address: 454014, Chelyabinsk, Komsomolsky Avenue, house 80, office 19-1; OGRN 1187456030640

Tel.: +7 (912) 307-56-05

Thank you for taking the time to familiarize yourself with our User Agreement.

We are sure that the work on Plandi.io will be comfortable and safe.