



Article 1. Terms and Definitions

1.1. **“5G Incubator MTS” Project (Project)** means a program for selecting and developing talented specialists and teams, as well as commercially promising Products in the field of information technology using the 5G generation network provided by the Organizer for conducting scientific, research, developmental, experimental and design work within the pilot area of the Site for potential further commercial cooperation, carried out by the Organizer in the manner and on the terms determined by the Rules. The Project is not a selection within the meaning of Article 447 of the Civil Code of the Russian Federation, a public selection or a public promise of an award within the meaning of chapters 56–57 of the Civil Code of the Russian Federation.

1.2. **Applicant** means a capable individual who has reached the age of eighteen and who is not an employee of the Organizer or its affiliates, in respect of whom no bankruptcy procedure was been initiated; or an individual entrepreneur, a legal entity in respect of which no bankruptcy procedure was initiated. Participation in the Project is not related to the satisfaction of personal, family and household needs of the Applicant.

1.3. **Applicant's Questionnaire** means a document containing information about the Applicant that is used by the Organizer to conduct a preliminary check of the Applicant before participating in the 5G Incubator MTS Project.

1.4. **Chat-bot** – a computer program that allows the Applicant to apply for participation in the Project by the use of the interface of instants messengers and social networks. Access to the Chat-bot is provided via the Internet at <http://t.me/startuphubot>, <https://vk.com/startuphubot>, <viber://pa?chatURI=startuphubot>.

1.5. **DemoDay** means a series of short performances by Project Participants with a brief structured presentation of the Product and the test results in the course of the Project.

1.6. **Idea** means a presentation, a concept of a future Product, with which the Applicant submits an application for participation in the Project to further create a prototype of such a Product.

1.7. **Organizer** means the Project organizer being Mobile TeleSystems Public Joint Stock Company registered in accordance with the current legislation of the Russian Federation, primary state registration number 1027700149124, located at: 4 Marksistskaya Str., 109147 Moscow, Russian Federation.

1.8. **Organizer's Website** means a website located at <https://5g.startup.mts.ru/>.

1.9. **Partner** – an organization that assists, on the basis of an agreement concluded with the Organizer, in the implementation of the Project, including but not limited to by providing expert support for the Project, exchanging information about the Products of the Project Participants, providing information support and promotion Project, providing an infrastructure for testing site of the Product upon the request of the Organizer.

1.10. **Personal Account** means a section of the Organizer's Website that allows an Applicant/Project Participant to gain access to the Organizer's information system mediating the interaction between the Organizer and Project Participants in the course of holding the Project.

1.11. **Pitch Session** means a series of short presentations by the Project Participants with a brief structured Product presentation.

1.12. **Product** means a technical solution (development) (at any readiness stage), with which an Applicant submits an application for participation in the Project for further development (revision) of the Product.

1.13. **Project Participant** means those Applicants who were invited by the Organizer to participate in the Project.

1.14. **Project Participant's Location** means the space on the Site equipped by the Organizer and meant to arrange participation of the Project Participants in the Project.

1.15. **Site** means a premise used by the Organizer for the implementation of the Project, including common facilities in the building where the premise is located, and the area around the building. Site addresses are specified in Appendix No. 1 to the present Rules.

Article 2. General Provisions

- 2.1. The Rules for Participation in the 5G Incubator MTS Project (hereinafter referred to as the “Rules”) govern the relations between the Organizer and the Applicant/Project Participant arising in connection with conducting the Project and the participation of the Applicant/Project Participant in it.
- 2.2. In order to participate in the Project, the Applicant shall submit an application on the Organizer’s Website or the Chat-bot containing a description of the Product/Idea in the form of a presentation ranging from 5 (five) to 30 (thirty) slides, as well as the Applicant’s Questionnaire filled in. The presentation shall contain the details to evaluate the Product/Idea: terms of reference and customers, description of the Product, rationale for using 5G networks to develop/refine/test a software solution, business attractiveness for the Organizer, description of the team, sales markets, business stage, investment. Additional materials can be attached to the application in PPTX, PDF, DOC formats. The total size of the attached materials shall not exceed 25 MB.
- 2.3. The Organizer may forward the Applicant a notification of an invitation to participate in the Project with a login and password from the Personal Account. Forwarding of a notice of invitation to participate in the Project with a login and password from the Personal Account to the Applicant means an invitation to participate in the Project on the terms approved in the Rules. The invitation to participate shall enter into force on the date of forwarding the notification to the Applicant. To participate in the Project, the Applicant, after receiving an invitation to participate, must confirm participation in the Project on the terms determined by the Rules within 5 (five) working days, by expressing consent to the terms of the Rules and expressing Consent to personal data processing in the Personal Account. After completing the above actions, the Applicant may use the Personal Account and acquires the status of a Project Participant.
- 2.4. Prior to submitting the Application, the Applicant shall familiarize themselves with the Rules for Participation in the 5G Incubator MTS Project, the Privacy Policy and the Cookies Processing Policy posted on the Organizer’s website, and express their consent with the Rules for Participation in the 5G Incubator MTS Project, the Privacy Policy and the Cookies Processing Policy by confirming it in the website field and submitting their application on the Organizer’s Website.
- 2.5. Based on the results of the assessment of potential implementation of the Product/Idea the Organizer notifies the Applicant that it has passed the selection for assignment of the Project Participant status and is entitled to request additional materials, information about the Product/Idea and the Applicant for further assessment of the potential implementation.
- 2.6. The Applicant agrees to receive the Project Participant status by sending the Organizer a completed questionnaire (according to the form of Appendix No. 6 “Participant’s Questionnaire”) to verify information about the Applicant within 5 (five) business days upon receipt of the notification from the Organizer.
- 2.7. The Organizer shall make the decision on assigning the Project Participant status to the Applicant at its discretion based on the results of verification of the Applicant information and notify the Applicant on assignment of the Project Participant status.
- 2.8. The Applicant may refuse to participate in the Project, including in case of having been granted the Project Participant status, by notifying the Organizer in the manner set out by article 9 of the Rules.
- 2.9. The Project may be held extramurally (remotely) or intramurally (in person) according to the Project stages approved by the Organizer.

Article 3. Warranties and representations

- 3.1. All materials and information provided as part of the application, as well as the Product/Idea itself, shall comply with the requirements of the legislation of the Russian Federation and other laws applicable to the Product/Idea or the Applicant/Project Participant, including the Federal Law No. 149-FZ “On Information, Information Technology and Information Security” dated July 27, 2007 and the Federal Law No. 152-FZ “On Personal Data” dated July 27, 2006.
- 3.2. The Applicant guarantees that as of the date of filing the application for participation in Project, as well as throughout the period of its participation in the 5G Incubator MTS Project:
- it has all the required rights, permits, powers to use intellectual property, including but not limited to copyright, patent and allied rights, know-hows, means of individualization of third parties used in Product;
 - that the terms of use and distribution of open source software used in Product do not restrict further use and distribution of open source software for commercial purposes;
 - that Product, use of Product and disposal of Product for the purpose of fulfilling obligations in connection

with participation in Project do not violate intellectual property rights of third parties, including, without limitation, rights in items of copyright, allied rights, patent rights, rights for means of individualization or know-hows, and also does not violate the terms of use of open source software licenses;

- that Product is not pledged, Applicant, Participant is not aware of any claims from third parties for Product, including without limitation claims of the right holders, lawsuits or actions in relation to Product, applications to the Patent Dispute Chamber. If, during participation in Project, Applicant, Participant becomes aware of any of the circumstances listed in this clause, he must immediately inform the Organizer thereof.

3.3. The Applicant guarantees that all necessary internal approvals (if applicable) as well as the approvals of the authorized state bodies, organizations and physical persons for the participation in 5G Incubator MTS Project have been duly received.

3.4. The Applicant by submitting the application and further participating in the 5G Incubator MTS Project does not violate any applicable law, enactment, judicial decision, instruction, contract or obligation.

3.5. The Applicant guarantees that information and materials presented in the application are not confidential or protected by the trade secret mode, or that a permission to disclose the information and materials presented in the application has been duly obtained.

3.6. The Organizer is relying on the warranties provided by the Applicant while submitting the Application and will rely on them throughout the period of the Applicant's participation in the 5G Incubator MTS Project. The Organizer and the Applicant recognize that the Applicant's warranties are crucial for the purpose of the Applicant's participation in the 5G Incubator MTS Project.

Article 4. Project Participation

4.1. In the course of participation in the Project, a Project Participant engaging and/or with the help of the Organizer develops a concept for developing the Product (improvements)/Product prototype based on the Idea, a concept for the implementation of the Product/Product prototype based on the Idea, a business strategy for launching and selling the Product/Product prototype based on the Idea.

4.2. The Project Participant is granted the right to access the Site as per the Rules. The Organizer is entitled to provide the Project Participants with equipment, consumables for participating in the Project, as evidenced by the Certificate of Transfer and Acceptance, as well as the Project Participant's Location on the Site.

4.3. The Project Participant is entitled to test the Product being developed/finalized within the Project, to create a Product prototype based on the Idea using the 5G network provided by the Organizer for conducting scientific, research, developmental, experimental and design work within the pilot area of the Site.

4.4. The Project Participant shall not use the 5G network provided by the Organizer to perform any actions contradicting the current legislation or violating the rights of third parties, including actions aimed at disrupting the normal functioning of the 5G network. In case of non-compliance with the requirements of this clause, the Organizer is entitled to exclude the Project Participant from the Project.

4.5. The Project Participant shall prepare a presentation demonstrating the Product/Idea for the Pitch Session. Following the results of the Project Participant's presentation at the Pitch Session, the Organizer may offer the Project Participant further cooperation, within which the Project Participant shall provide the Organizer with a test report, demonstrate the results of the development and testing of their Product, the Product prototype based on the Idea, and also speak on DemoDay, if the Organizer invites them.

The Participant and Organizer agree upon the rules and methodology of testing during the preparation for the Pitch Session.

4.6. The test report shall contain the following:

- brief description of the Product/Product prototype based on the Idea, including its name and main functions;
- description of the test scope, including the scenario of using the Product/Product prototype based on the Idea, measured metrics and expected values;

- test results: compliance of the expected metrics with the actual ones, comparison of characteristics of the Product/Product prototype based on Idea with and without 5G (if applicable);

- presentation materials: test videos, photos that clearly demonstrate the operation of the Product/Product prototype based on the Idea following the scenario.

The decision on the successful passing of testing of the Product is made by the Organizer on the basis of previously agreed rules and methods of testing.

4.7. Participation in the Project shall not be the basis for transferring any rights to the Product/Product prototype based on the Idea or other intellectual activity results that may be created during the Project from the Applicant/Project Participant to the Organizer, unless otherwise agreed by the Organizer and the Applicant/Project Participant.

4.8. Participation in the Project does not entitle the Applicant/Project Participant in any way to use trade marks, company names, trade names or other intellectual activity results, the exclusive rightsholder of which is the Organizer and (or) their affiliates, unless otherwise agreed by the Organizer and the Applicant/Project Participant.

4.9. The Applicant/Project Participant agrees to the use by the Organizer of any information and materials provided by the Applicant/Project Participant, including information about the Applicant/Project Participant, its company name, photo and video materials made within the Project, including by posting on the Organizer's Website on the Internet, in advertising and PR materials, for informing about the Project and its results by expressing consent to the terms hereof.

4.10. The Organizer shall be entitled to take photos and videos of the representatives of the Applicant/Project Participant during face-to-face events, post such photos and videos on the Organizer's Website, as well as in other sources, including the Organizer's printed materials and in the official communities of the Organizer on social media.

4.11. The Applicant/Project Participant shall ensure getting the consent from all individuals being the team members to receive payments through the authorized representative and to provide the specified consent upon request of the Organizer in case of payment carried out by it.

Article 5. Procedure for Using the Site

5.1. After assigning the Project Participant status, the Organizer shall provide the Project Participant with access to the Site, as well as with the consumables and equipment necessary for participating in the Project.

5.2. The Project Participants admitted by the Organizer to the Site shall comply with the following requirements:

5.2.1. not to transfer the pass issued by the Organizer for accessing the Site to any third parties;

5.2.2. to comply with the visit/operation mode on the Site, as well as with the rules of conduct on the Site and the fire safety rules approved by the Site owner or proprietary;

5.2.3. not to be on the Site under the influence of alcohol or drugs;

5.2.4. not to bring drinks and food for their consumption in the Site territory, except for specially designated places, if any;

5.2.5. to comply with the business conduct standards and respect the representatives of the Organizer and other persons present at the Site;

5.2.6. to ensure safety of the equipment received from the Organizer for operation within the Project;

5.2.7. not to smoke in the territory of the Organizer, including the Site, except for specially designated places, if any.

5.3. If any equipment is received from the Organizer to participate in the Project, the Project Participant agrees to return the equipment to the Organizer in proper working condition within the terms agreed upon by the Parties, which is confirmed by the execution of the Certificate for Equipment Return. In the event of equipment loss or collapse, the Project Participant shall reimburse the Organizer the cost of such equipment specified in the Certificate. In case of equipment damage, the Project Participant shall reimburse the Organizer such damage.

5.4. The Project Participants (including all members of the Project Participant's team, as well as any other representatives, employees of the Project Participant), admitted by the Organizer to the Site, undertake to comply with the Rules and the Procedure for Site use (specified in Appendix No.2 to the Rules).

5.5. If the Project Participant is a legal entity or an individual entrepreneur, the Project Participant shall conduct for the employees who have been granted access to the Site the necessary safety training, electrical and fire safety briefings and guarantees to the Organizer that the necessary safety training, electrical and fire safety briefings have been carried out prior to granting the access to the Site.

5.6. The Project Participant shall immediately notify the Organizer of all incidents, emergencies and accidents that occurred on the Site during the Project Participant's participation in the Project.

5.7. During the Product testing, the Organizer is entitled to provide the Project Participant with organizational, technical and other support, including consultations, meetings, master classes and other events according to the schedule approved by the Organizer.

Article 6. Liability of the Organizer and the Applicant/Project Participant

6.1. In case a third party files any demands, complaints and (or) lawsuits against the Applicant/Project Participant, including those arising in connection with the unlawful use by the Applicant/Project Participant of any results of intellectual activity in the course of participation or in connection with participation in the Project, the Applicant/Project Participant agrees to settle these demands and claims on their own and at their own expense.

6.2. In case a third party files any demands, complaints and (or) lawsuits against the Organizer, including those arising in connection with the unlawful use by the Applicant/Project Participant of any results of intellectual activity in the course of participation or in connection with participation in the Project, the Applicant/Project Participant agrees to settle the claims and demands at their own expense and to reimburse the expenses of the Organizer for the settlement of these demands within 10 (ten) calendar days upon receipt of the Organizer's requirement for reimbursement of expenses.

6.3. The Organizer shall not be liable for any losses of the Applicant/Project Participant related to filing the application or participation in the Project, including those related to any changes made by the Organizer, with the suspension or cancellation of the Project conduct, exclusion of the Applicant/Project Participant from participation in the Project, as well as for any damage (direct or indirect), any losses incurred and caused not as a result of deliberate actions of Organizer including any losses incurred by the Applicant/Project Participant in connection with the use of the 5G network provided by the Organizer arising, inter alia, due to termination of work, computer malfunction, issues with the Internet access or improper 5G network operation, or any other commercial losses or damages, as well as partial or complete loss of any information of the Applicant/Project Participant related to the use or inability to use the 5G network, including in case of preliminary notifications by the Applicant/Project Participant about the possibility of such damage, or subject to any lawsuit filed by a third party.

6.4. Neither shall the Organizer be liable to the Applicant/Project Participant in case of force majeure circumstances (force majeure), including floods, fires, acts of God, epidemics and other circumstances recognized as force majeure circumstances in accordance with the legislation of the Russian Federation and applicable international law standards, as well as in the event of such circumstances as:

- resolutions adopted by public authorities that influence the holding of the Project,
- changes in the current legislation of the Russian Federation, affecting the Project implementation,
- failure of the operators/providers of mobile communication or the Internet, which impedes the Project conduct.

Article 7. Processing of Personal Data

7.1. Provision by the Applicant/Project Participant of their personal data to the Organizer is a specific, voluntary, informed and conscious consent of the Applicant/Project Participant to processing by the Organizer of their personal data on the conditions set out in the Consent to personal data processing that is available at <https://5g.startup.mts.ru/privacypolicy> and MTS PJSC Policy on Personal Data Processing available at: <https://moskva.mts.ru/about/investoram-i-akcioneram/korporativnoe-upravlenie/dokumenti-pao-mts/politika-obrabotka-personalnih-dannih-v-pao-mts>.

7.2. By submitting the personal data of its representative, the Applicant confirms that, in a proper manner, in accordance with the Federal Law "On Personal Data", it has received from its representative the proper consent to the processing of such personal data for the purposes established by the Consent to personal data processing that is available at <https://5g.startup.mts.ru/privacypolicy> and MTS PJSC Policy on Personal Data Processing available at: <https://moskva.mts.ru/about/investoram-i-akcioneram/korporativnoe-upravlenie/dokumenti-pao-mts/politika-obrabotka-personalnih-dannih-v-pao-mts>.

Article 8. Anti-Corruption Clause

8.1. The Applicant/Project Participant shall comply with the applicable anticorruption legislation and refrain from any actions in violation of anticorruption legislation or leading to violation of that kind by the Organizer,

including demanding, receiving, offering, authorizing, promising or making illegal payments directly, through third parties or as an intermediary, including (without limitation) bribes in cash or in any other form to any individuals or legal entities, including (without limitation) commercial organizations, government and self-government agencies, public officials, private companies and representatives thereof.

8.2. In case of violation by the Applicant/Project Participant of anti-corruption obligations specified in cl. 8.1. of the Rules, the Organizer is entitled to immediately unilaterally exclude the Applicant/Project Participant from the Project.

Article 9. Notifications

9.1. The primary means for the Parties to interact during their participation in the Project is the message exchange to the e-mail addresses of each of the Parties. The address indicated by the Applicant/Project Participant when submitting the application for participation in the Project through the Organizer's Website or the Chat-bot shall be deemed the Applicant/Project Participant's e-mail address. The e-mails to the Applicant/Project Participant from e-mail addresses that have mts.ru domain names shall be deemed the e-mails sent from the Organizer.

9.2. The use of other communication methods as a means of interaction between the Parties, including mobile communication, is allowed solely at the discretion of the Organizer. The Organizer is entitled to additionally use other contact details provided by the Applicant/Project Participant to receive notifications.

Article 10. Governing Law and Jurisdiction

10.1. The relations of the Organizer, Partner and Applicant arising out of or in connection with the Rules shall be governed by the law of the Russian Federation. Conflict of laws rules establishing a different procedure shall be omitted.

10.2. For pre-trial settlement of disputes arising out of or in connection with the Rules including, inter alia, their execution, entering into force, conclusion, alteration, execution, breach, termination or validity, the claim must be sent in writing to the address of the location of the recipient of the claim. The term for providing a response to a claim is 30 (thirty) calendar days from the date of receipt of the claim. In case of non-settlement of the dispute out of court, a claim (statement) arising from and in connection with the Rules, including those concerning their execution, entering into force, conclusion, alteration, execution, breach, termination or validity, shall be referred to and finally resolved by the Moscow Arbitration Court.

Article 11. Miscellaneous

10.3. The Organizer is entitled to change the terms of the Rules at its own discretion, including, but not limited to, cancelation, suspension or termination of the Project, change in the Project conditions, terms and separate stages, without explaining the reasons, yet notifying the Applicants/Project Participants by posting the relevant information on the Organizer's Website.

10.4. The Organizer is entitled at any stage to exclude any Applicant/Project Participant or to suspend their participation in the Project without explanation.

10.5. The Organizer shall not justify its refusal to grant the Applicant the Project Participant status. The Organizer shall not inform the Participants about the reasons for the decision to continue cooperation with the Project Participant.

10.6. These Rules are drawn up in Russian and English, in case of discrepancies the Russian version of the Rules will prevail.

10.7. The communication language of the Project is Russian. The Project is conducted in Russian, unless otherwise agreed with Organizer.

Appendix No. 1 to the Rules for Participation in the 5G Incubator MTS Project
Amendment of this Appendix No. 1 to the Rules for Participation in the 5G Incubator MTS Project is
approved and confirmed in the Simplified Procedure.

Site Addresses

1. Moscow (Moscow, Prospekt Mira 119s321, 1st floor, office 103);
2. St. Petersburg (St. Petersburg, pr. Medikov, 3, Letter A, 4th floor);
3. Nizhny Novgorod (Nizhny Novgorod, Alekseevskaya st., 6/16, 1st floor, office 128)

Amendment of this Appendix No. 2 to the Rules for Participation in the 5G Incubator MTS Project is approved and confirmed in the Simplified Procedure.

Procedure for Site use

Visitor - any individual visiting the Site, including partners, participants of the Project (Project Participants, Applicants), employees under an employment contracts and employees under civil law contracts (hereinafter referred to as employees) and/or representatives of legal entities, including partners, participants of the Project (Project Participants, Applicants), except for the employees of the Organizer.

Company - any legal entity that requests access to the Site for employees and/or representatives, as well as a legal entity whose employee(s) and / or representative(s) is (are) a Visitor(s) of the Site.

Site – a premise used by the Organizer for the implementation of the Project, including common facilities in the building where the premise is located, and the area around the building. Site addresses:

1. Moscow (Moscow, Prospekt Mira 119s321, 1st floor, office 103);
2. St. Petersburg (St. Petersburg, pr. Medikov, 3, Letter A, 4th floor);
3. Nizhny Novgorod (Nizhny Novgorod, Alekseevskaya st., 6/16, 1st floor, office 128)

Organizer - organizer of the Project – MTS PJSC, PSRN 1027700149124, location: 109147, Russian Federation, Moscow, Marksistskaya st., 4.

The Visitor agrees and undertakes to comply with this Procedure for Site use (hereinafter referred to as the "Procedure") when using the Site.

The Company agrees and undertakes to comply with the Procedure and ensure compliance with the Procedure by its employees and representatives.

By visiting the Site, the Visitor confirms that all the provisions specified in the Procedure are clear to him, the Visitor accepts and undertakes to comply with the conditions specified in the Procedure in full without any restrictions, exceptions, reservations or exceptions.

The procedure applies to all Visitors to the Site.

1. Access to the Site

1.1. In order to access the Site for employees and/or representatives, the Company is committed to secure approval of the list of employees and/or representatives (hereinafter referred to as the list) with the Organizer prior to visiting the Site by employees and/or representatives of the Company.

The Company agrees and undertakes to ensure that all persons specified in the list for admission to the Site, prior to visiting the Site, are familiar with the Procedure, labor protection requirements, electrical and fire safety requirements provided for by applicable law, sanitary norms and rules, sanitary and epidemiological requirements, other mandatory applicable legal requirements.

The Company is responsible for any actions/iomissions of the persons specified in the list on the Site, as well as employees and/or representatives of the Company, who are actually granted access to the Site at the Company's initiative, as well as for the safety of the equipment transferred to such persons by the Organizer. Approval of the list with the Organizer is executed by e-mail or by signing by the Company and the Organizer of the list in the form of Appendix No. 1 to the Procedure. To provide access to the Site, the Organizer has the right to request additional information and/or documents from the Company.

The procedure for approval of the list by e-mail:

In order to get Organizer's approval of the list, the Company sends the Organizer the list in the form of Appendix No. 1 to the Procedure to the Organizer's email address:

- for access to the Site located at: Moscow (Moscow, Prospekt Mira 119s321, 1st floor, office 103), the application is sent to the email address: mmsimon2@mts.ru;
- for access to the Site located at: St. Petersburg (St. Petersburg, pr. Medikov, 3, Letter A, 4th floor), the application is sent to the email address: eygavrilova@mts.ru;
- for access to the Site located at: Nizhny Novgorod (Nizhny Novgorod, Alekseevskaya st., 6/16, 1st floor, office 128), the application is sent to the e-mail address: nvisaev@mts.ru.

The Organizer has the right to approve the list in whole or in part, that is, with the approval of access to the Site to all persons specified in the list, or only to some of them.

The Organizer notifies the Company about the approval of the list or about the refusal to approve the list in writing by e-mail.

1.2. To access the Site, the Visitor is obliged to register in the Site visit log at the entrance to the Site (Form of the Site visit log (recommended) - Appendix No. 2 to the Procedure).

In the Site visit log, the Visitor indicates: last name, first name, patronymic (if any), and details of an identity document, date and time of visiting the Site, puts a personal signature.

For security purposes, in order to access the Site, the Visitor, at the request of an employee of the Organizer and/or an employee, must submit an identity document of the Visitor (passport of a citizen of the Russian Federation, temporary identification card, other document provided for by applicable law).

If the Organizer detects a violation of the Procedure by the Visitor, the Organizer has the right to restrict the Visitor's access to the Site temporarily or permanently.

2. Behavior on the Site

When visiting the Site, the Visitor is obliged to:

- know and comply with the schedule of visiting/working at the Site established by the Organizer, as well as the rules of conduct on the Site, fire safety rules approved by the owner or owner of the Site;
- to review the evacuation plan;
- know and comply with the requirements of electrical, fire safety, sanitary norms and rules, sanitary and epidemiological requirements, as well as other mandatory applicable requirements of the legislation provided for by the applicable legislation;
- when using an elevator, comply with the norms of carrying capacity and capacity of the elevator, the rules for using the elevator;
- use the equipment in accordance with its intended purpose, the documentation for the use of the equipment (operating documentation, instructions, etc.), as well as the recommendations of the equipment manufacturer, take the necessary measures to ensure the safe operation of the equipment;
- take care of the property of the Organizer, other Visitors and third parties
- comply with the rules of business conduct and treat with respect the representatives of the Organizer and other persons present at the Site;
- in case of detection of suspicious items on the territory of the Site, immediately inform the Organizer about this fact;
- comply with other conditions and requirements stipulated by the Procedure and applicable law.

When visiting the Site, the Visitor is prohibited from:

- consumption of drinks and food products outside specially designated areas on the Site, consumption of alcoholic products, alcohol-containing products, beer and drinks made on its basis, consumption of drugs or psychotropic substances, being on the Site in a state of alcoholic or narcotic intoxication;
- smoking outside specially equipped smoking areas marked with the "Smoking Place" sign;
- use of open fire;
- bringing to the territory of the Site any types of weapons, including firearms, edged weapons, throwing small arms, flammable, explosive, poisonous, poisonous substances and objects;
- bringing animals to the territory of the Playground;
- moving around the territory of the Site on roller skates, bicycles, skateboards, other means of transportation without the consent of the Organizer;
- use a faulty elevator, as well as use the elevator in case of fire;
- cluttering up approaches to primary fire extinguishing equipment, evacuation routes and exits (including passages, corridors, vestibules, galleries, elevator lobbies, landings, flights of stairs, doors, evacuation hatches) with various materials, products, equipment, industrial waste, garbage and other items, as well as block the doors of emergency exits;
- closure and impairing the visibility of light annunciators indicating evacuation exits and fire safety evacuation signs;
- use equipment, facilities, materials that do not meet the safety requirements established by applicable law and/or do not comply with the Procedure;
- performance of any actions/omissions, if such actions (omissions) may lead to any of:
 - — violation or may lead to violation of the requirements of the current legislation and/or the Procedure,
 - — contradiction with generally accepted business ethics,
 - — violation or may lead to violation of the rights of the Organizer and/or other persons,
 - — aimed at disrupting or may lead to disruption of the normal functioning of networks, information systems, equipment of the Organizer and/or other persons;
- otherwise violate the requirements of applicable law and/or the Procedure.

When operating electrical equipment (including electrical appliances, electrical devices, etc.), the Visitor is prohibited from:

- use of electric heaters (equipment) (electric kettles, electric stoves, microwave ovens, boilers, coffee makers, coffee machines, etc.) outside the places specially equipped by the Organizer;

- leaving switched on electrical equipment without supervision, with the exception of fire protection systems, as well as other electrical installations and electrical appliances, if this is due to their functional purpose and (or) provided for by the requirements of the operating instructions;
- use of electric wires and cables with visible insulation failures and traces of thermal impact;
- use sockets, circuit breakers, other wiring accessories with damage;
- use of lamps with caps (diffusers) removed, provided by the design, as well as wrap electric lamps and lamps (with incandescent lamps) with paper, cloth and other combustible materials;
- use of electric irons, electric stoves, electric kettles and other electric heaters that do not have thermal protection devices, as well as in the absence or malfunction of the thermostats provided for by their design;
- use of non-standard (home-made) electric heaters and extension cords for powering electrical appliances, as well as use non-calibrated fuse-links or other home-made overload and short circuit protection devices;
- placing (storage) combustible, flammable substances and materials closer than 1 meter from electrical panels, electric motors and starting equipment;
- leaving electrical wiring on a combustible base or apply (glue) combustible materials to electrical wiring;
- leaving unattended electric heaters connected to the electrical network, as well as other household electrical appliances, including those in standby mode, with the exception of electrical appliances that can and (or) must be in round-the-clock operation in accordance with the manufacturer's technical documentation.
- use of electrical equipment not in accordance with its intended purpose and/or not in accordance with the documentation for the use of the equipment (operating documentation, instructions, etc.);
- otherwise violate the requirements of applicable law and/or the Procedure.

3. Obligations of the Site Visitor

The Visitor agrees and undertakes not to use the resources (including equipment, access to information systems, access to the Internet, etc.) provided/access to which is provided by the Organizer (hereinafter referred to as the Resources) to perform any actions/omissions, if such actions (omissions):

- violate or may lead to violation of the requirements of the current legislation and/or the Procedure,
- are contrary to generally accepted business ethics,
- violate or may lead to violation of applicable law and/or the rights of the Organizer and/or other persons,
- aimed at disrupting or may lead to disruption of the normal functioning of networks, information systems of the Organizer and/or other persons,
- not related to the participation of the Visitor/Company in the MTS 5G Incubator Project, if the resources are provided for the purposes of participation in the specified Project.

The Visitor is not entitled to transfer (provide) the Resources/provide access to the Resources to third parties.

3.1. Upon receipt of the equipment from the Organizer, the Visitor is obliged to check the serviceability (operability) and completeness of the equipment.

In the event that a malfunction in the equipment or incompleteness of the equipment is found during the equipment check, the Visitor is obliged to immediately inform the Organizer and not accept the equipment.

By accepting the equipment, the Visitor confirms that the equipment was transferred in proper functional condition and in the proper configuration.

The absence of a signed Transfer and Acceptance Certificate or other confirmation of the transfer of equipment to the Visitor does not deprive the Organizer of the right to refer to other evidence of the transfer of equipment to the Visitor, including photo and video recording data.

The Organizer has the right to provide the Visitor with equipment:

- for use exclusively on the territory of the Site;
- for use on the Site and beyond.

The Visitor is not entitled to take out of the territory of the Site the equipment provided for use exclusively on the territory of the Site.

Equipment provided for use exclusively on the Site must be returned to the Organizer before the Visitor leaves the Site.

Unless otherwise provided by other written agreements between the Visitor/Company and the Organizer, the equipment transferred to the Visitor under the Transfer and Acceptance Certificate is considered transferred for use on the territory of the Site and beyond.

In case of receiving equipment from the Organizer for use on the territory of the Site and beyond, the Visitor is obliged to return the equipment to the Organizer within 2 (two) days from the date of receipt of the request from the Organizer.

Equipment must be returned in proper functional condition, subject to normal wear and tear.

4. Responsibility of the Site Visitor

The visitor is responsible for any damage caused by him, including:

- moral damage and harm caused to life, health of the Organizer's employees or other individuals,
- property damage caused to the Organizer or other persons.

The Visitor is obliged to reimburse (compensate) the harm caused in accordance with applicable law and the Procedure.

Any damage caused by the Visitor to the Organizer, including property damage, must be reimbursed (compensated) by the Visitor within 15 (fifteen) calendar days from the date of receipt of the relevant request from the Organizer.

If the Visitor is an employee or representative of the Company, the Company is obliged to compensate (compensate) the harm caused by the Visitor in accordance with applicable law and the Procedure.

5. Requirements for the organization of events by the Companies on the territory of the Site

The Organizer has the right to provide the Companies with the Site for use by the Companies for organizing events.

The Company, to which the Site was transferred for organizing the event, bears all the obligations of the Organizer in pursuance of the Procedure, including, but not limited to, the Company is obliged independently and at its own expense, without subsequent reimbursement of expenses by MTS PJSC, to ensure:

- control of access of Visitors to the Site;
- compliance with the requirements of this Procedure by Visitors;
- the safety of Visitors and the safety of equipment and other property on the Site during the event.

The Company is obliged to independently and at its own expense settle any claims of third parties related to the event.

The Company is responsible for the actions of any persons on the territory of the Site during the event.

The Company is obliged to compensate for any damage caused by the Company, employees and/or representatives of the Company, as well as by Visitors to the Site to third parties or MTS PJSC.

The damage caused by MTS PJSC during the event must be reimbursed (compensated) by the Company within 15 (fifteen) calendar days from the date of receipt of the relevant request from MTS PJSC.

6. Miscellaneous

Video recording is conducted on the territory of the Site.

The relations between the Organizer and the Visitors arising out of and in connection with the Procedure, the access of the Visitors to the Site shall be governed by the law of the Russian Federation, with the exception of conflict of law rules establishing a different procedure.

If, for one reason or another, any of the terms of the Order are invalid or unenforceable, this does not affect the validity or applicability of the remaining terms of the Order.

The Organizer has the right, at its sole discretion, to change the terms of the Procedure.

The Organizer is not obliged to notify the Visitor in advance about the change in the Order.

Before using and during the period of using the Site, the Visitor is obliged to independently read and review the Procedure, monitor changes in the Procedure and comply with the current version of the Procedure.

The Visitor can find with the current version of the Procedure on the Organizer's website at <https://5g.startup.mts.ru/>, as well as on the Site.

In case of discrepancy between the version of the Procedure published on the Organizer's website at <https://5g.startup.mts.ru/> and the version of the Procedure posted on the Site, the version of the Procedure published on the Organizer's website at <https://5g.startup.mts.ru/>.

List of employees and/or representatives of the Company for approval of the access to the Site

1. _____ "_____" _____ 202_ (name, state registration number) (hereinafter referred to as the Company) represented by _____ (full name), acting on the basis of _____ (Charter, power of attorney No. dated, otherwise) hereby send a list of employees and/or representatives of the Company (hereinafter referred to as the Visitor(s)) for access to the Site (hereinafter referred to as the list) for approval by MTS PJSC (hereinafter referred to as the Organizer):

Surname, first name and patronymic*	Telephone number	Site address	Date of the Site visit/ period of access to the Site

*If the list is submitted for several Visitors, the data is filled in for all Visitors.

- By submitting the list to the Organizer for approval, the Company confirms that all persons specified in the list are familiar with the Procedure, electric and fire safety requirements, sanitary norms and rules, sanitary and epidemiological requirements, other mandatory applicable requirements of the law.
- The Company is responsible for any actions/omissions of the persons specified in the list on the Site, as well as for the safety of the equipment transferred to such persons by the Organizer.
- The Company guarantees that the transfer of personal data to the Organizer is conducted by the Company on legal bases, including the Company duly received from each personal data subjects whose data is transferred to the Organizer, consent to the personal data processing and/or transfer of personal data to the Organizer (if applicable), processing of personal data by the Organizer for the purpose of access to the Site, if such consent is required in accordance with applicable law, and undertakes at its own expense to protect the Organizer from all claims (claims) based in whole or in part on the allegation that the Organizer unlawfully processes such personal data, and reimburse (compensate) the Organizer for losses incurred due to the unlawful processing of such personal data by the Organizer in full.

Company name

_____/_____
Signature Full name

MARK OF APPROVAL:**

(approved/ approved by, excluding full name...):

Organizer

_____/_____
Signature Full name

**when the list is approved via e-mail, the mark of approval may not be affixed, information on the approval of the list can be sent by return letter to the Company's email address

Form of the Site Visit log (recommended)

-----beginning of the form-----

Site visit log of the Site located at _____

Site address: _____

* By signing in the Site Visit Log, the Visitor confirms that he is familiar with the Procedure for Site use (hereinafter referred to as the Procedure), all the conditions specified in the Procedure are clear to him, the Visitor accepts and undertakes to comply with all the terms of the Procedure.

Date	time		Visitor's full name	Visitor's ID (passport or other ID)	Компания	Подпись Посетителя*
	arrival	departure				

-----end of form-----

