

Rules for the Promotion Action "Promised Payment OK"

The Promotion Action "**Promised Payment OK**" (hereinafter referred to as the Promotion Action) is held by Humans Limited Liability Company, address: 100047, Republic of Uzbekistan, Tashkent, Makhtumkuli street, 2 B, Taxpayer Number (INN) 306624856 (hereinafter referred to as the Provider), and is aimed at attracting new subscribers, increasing interest in Provider's communication services, concluding communication services contracts with the Provider and increasing the level of use of Humans mobile app.

1. Information about the Promotion Action

1.1. Capitalized words used in the text of these Rules are the terms. The definition of these terms is given in HUMAN Communication Services Conditions approved by the Provider and published on the web-site www.humans.uz and in the description of the Tariffs, unless otherwise specified in these Rules.

1.2. Participants of the Promotion Action are the Clients - individuals who have entered into the Communication Services Contract with the Operator by accepting the terms and conditions of Humans communication services, and have performed other actions listed in section 2 of these Rules.

1.3. Territory of the Promotion Action: the Republic of Uzbekistan, Tashkent city and Tashkent region.

1.4. The Promotion Action period: from Jan. 18, 2021 to Mar. 18, 2021

2. Description of the Promotion Action

2.1. During the Promotion Action Period and subject to the conditions specified in clause 2 of these Rules, the Client gets the opportunity to connect to the "Promised Payment OK" service, in which Humans provides the Client with a deferred payment for services by granting the Client the right to consume services on credit.

2.2. Description of the 'Promised Payment OK' Service.

2.2.1. The amount of the Promised Payment is equal to 5000 UZS (hereinafter - the amount of the Security Deposit).

2.2.2. During the period of validity of the 'Promised Payment OK' service, the Client's Personal Account does not display the debt in the amount of the Security Deposit.

2.2.3. Ordering the Service is possible from Jan 18, 2021 to mar 18, 2021 only upon concluding an Agreement for the provision of Communication Services, subject to the courier delivery of the Humans pre-order. The Service is activated by the courier Humans upon conclusion of the Agreement with the oral consent of the Client.

2.2.4. Validity of the "Promised Payment OK" service is 3 days from the moment of connection. During the term of the service, the Client is obliged to replenish the Personal Account for the amount of the Security Deposit. If the amount of the actual payment made by the Client is equal to the amount of the Security Deposit, the Security Deposit is repaid in full, the 'Promised Payment OK' service is disabled. If the amount of the actual payment made by the Client is different from the amount of the Security Deposit, the actually made payment is displayed on the Client's Personal Account, simultaneously with the display of the Security Deposit, until the expiration of the Service. Funds in the amount of the Security Deposit displayed on the Client's Personal Account are not subject to issue (return) to the Client. If during the term of the service the Client has not replenished the Personal Account, a debt in the amount of the Security Deposit is formed on the Client's Personal Account, the provision of the Services may be suspended by the Provider.

2.2.5. Disconnection of the Service by the Client is not required and occurs automatically after its expiration.

3. Final Provisions

3.1. These Rules come into force from the moment they are published on the Provider's website. The Provider has the right to unilaterally amend these Rules or cancel the Promotion Action, having previously notified about it by posting a corresponding notice on the website. The notification date is the date when the relevant information is published on the website. The Rules are considered amended, and the Promotion Action is canceled from the moment when the relevant information is published on the website.

3.2. The Client's fulfilment of the actions specified in section 2 of the Rules means full and unconditional acceptance of these Rules, which are the Offer addressed to individuals.