

SUPER JUMP PUBLIC OFFER AGREEMENT FOR ONLINE CLUB MEMBERSHIP

This Super Jump Online Club Membership Agreement (the "Agreement") is made and entered into between

Super Jump, LLC. (hereinafter referred to as the “**Super Jump**”), a Delaware corporation with its principal place of business at 140 Silver Park Road, Big Bear Lake, CA, USA 92315, (EIN 85-1212426), and

any person who accepted this Agreement (hereinafter referred to as the “**Club Member**”).

AGREEMENT DEFINITIONS

Agreement – this Agreement constitutes a public offer and shall be deemed accepted by the Club Member upon payment of the initial Membership fee.

The SUPER JUMP® Platform (hereinafter referred to as the "**Platform**") is a comprehensive software and hardware product, comprising a collection of independently developed computer programs and various media types such as text, images, design elements, graphics, and multimedia content (including but not limited to texts, graphics, photos, audio, video, audiovisuals, and mixed media). This Platform ensures the seamless availability of the specified information on the internet through the website <https://www.superjump.world>.

SUPER JUMP® Club (hereinafter referred to as the "**Club**") is the collective community of all users registered on the Platform.

Club Member - any registered user on the Platform, regardless of their current Club membership status.

Club Membership Status pertains to the position of a Club Member within the SUPER JUMP® Club, determining the extent of their access to services and content, as well as the range of privileges and opportunities available to them. At the time of this Agreement's conclusion, the following Club membership statuses are valid:

- **User:** This status applies to Club Members who have registered on the SUPER JUMP® Platform and gained basic access to its features.
- **START Intellect-trainer:** Club Members with this status enjoy an elevated level of access to Club Services, unlocking additional features and content.
- **MASTER Intellect-trainer:** Club Members in this status receive an even higher level of access, encompassing advanced features and exclusive content.
- **PRO Intellect-trainer:** This status bestows professional access to Club Services, offering top-tier benefits and specialized opportunities.
- **FOUNDER Intellect-trainer:** this is the highest and the most elite membership status and has the ultimate level of access, enjoying all available privileges and opportunities within the SUPER JUMP® Club.

A Club Member's specific Club Membership Status is determined by the Club Services they have purchased or subscribed to. As Club Members engage with the Platform and access different services, their Membership Status may evolve, granting them access to higher tiers of privileges and content.

Club Service refers to a comprehensive set of activities provided exclusively to Club Members, granting them a range of valuable benefits within the SUPER JUMP® Club depending on the selected Membership status. These services encompass:

- **Platform Access:** Club Members are granted unrestricted access to the SUPER JUMP® Platform, enabling them to explore its diverse features and content while they have a valid Subscription for this period.
- **Super Jump Methodology:** Club Members in the status START Intellect-trainer or higher have the right to utilize the Super Jump Methodology, a specialized approach designed to enhance their intellectual, cognitive, and creative skills and capabilities.

– **Online Training for Club Members:** As part of the Club Service, Club Members gain the privilege to conduct online training sessions for other Club Members, sharing knowledge and expertise within the community.

– **Access to Intellect-trainer Online Training:** Through the purchase of a Subscription, Club Members can access online training sessions conducted by certified Intellect-trainers. These training sessions are tailored to provide valuable insights and guidance to Club Members seeking to enhance their intellectual, cognitive, and creative abilities.

START Intellect-trainer, MASTER Intellect-trainer, PRO Intellect-trainer, and FOUNDER Intellect-trainer (hereinafter referred to as "**Intellect-trainer**") are distinct Club membership statuses that provide Club Members with the exceptional opportunity to offer services through online training to promote the Super Jump Club and its philosophy. As Intellect-trainers, they conduct online training sessions, using the Super Jump Methodology to empower and guide fellow Club Members in their intellectual growth and skill development. Additionally, they actively attract new Club Members to join the Club, encouraging them to benefit from the transformative Super Jump Methodology. The Super Jump Affiliate Program rewards Intellect-trainers for their commitment to promoting the Club, its philosophy, and fostering knowledge sharing among Club Members.

The Super Jump Methodology is a compilation of texts, graphics, photos, audio, and video materials, centered around eight core self-development exercises, exclusively owned as intellectual property by Super Jump. At its discretion, Super Jump registers the Methodology and related materials with copyright agencies to protect its ownership rights. The presence or absence of specific deposits does not affect copyright protection for individual materials, nor diminish Super Jump's copyright ownership.

Intellectual Property refers to an extensive array of materials in any form, including but not limited to copyrights, trademarks, and other means of personalization, as well as software and other exclusive rights exclusively owned by Super Jump. This encompasses all creations developed with the direct participation or financial support of Super Jump. The Intellectual Property owned by Super Jump embodies the essence of its innovative products and services, safeguarding their uniqueness and legal protection.

The Affiliate Program is an important document issued by the Super Jump Club, outlining the collaborative framework between the Club Members and the Club. It encompasses information on the interaction of both Parties, including the terms and conditions for calculating and disbursing rewards to Club Members for the services they provide. The Affiliate Program also delineates the rights and responsibilities of the involved Parties. This program is an integral component of the Agreement between the Club and its Members. In case of any discrepancies or conflicts between this Agreement and the Affiliate Program, the provisions of the Affiliate Program shall take precedence.

Club Members Structure refers to a group of Club Members who have joined the SUPER JUMP® Club either through another Club Member's referral link or by using the individual referral link of an existing Club Member (mentor) already included in their Structure. This hierarchical network of connections enables Club Members to expand and grow their network within the Club, fostering a collaborative and supportive learning environment. By utilizing referral links, Club Members can extend their reach and enhance the community's size, facilitating knowledge-sharing and mutual benefit among the members of the Club Members Structure.

Promotion of the Club Services refers to the proactive efforts made by active Club Members to promote the Club, its services, and attract new participants to the Club. These actions are geared towards increasing the overall number of Club Members and the subscriptions to the Club's services. By engaging in various promotional activities, such as sharing the Club's benefits, inviting others to join through referral links, or highlighting the value of Club Memberships, these enthusiastic individuals contribute to the growth and expansion of the Club community, fostering a dynamic and thriving learning environment.

Subscription refers to the entitlement acquired by a Club Member, granting them access to the content available on the Platform, as well as online training sessions conducted by other Club Members, for a defined period stated on the Platform at the time of purchase.

Active Member of the Club — a Member of the Club who has a paid and valid Subscription at the current time.

An Active Club Member is a Club Member who has a paid and valid up-to-date Subscription.

An Inactive Club Member is a Club Member whose access to the Club Services has been suspended due to the absence of a paid Subscription at the current time. As their Subscription is not currently active, they do not have access to the exclusive content and online training sessions offered by the Club. However, an Inactive Club Member can regain access to Club Services by renewing or acquiring a valid Subscription.

1. The Subject of the Agreement

1.1. The Parties agree that SUPER JUMP will provide the Club Member with access to the Platform and grant them official membership in the Club upon payment of the selected initial Club membership fee.

1.2. The paid initial membership fee solely provides membership in the Club and does not include a valid forever-going Subscription.

1.3. Club Members with START Intellect-trainer status and higher receive a complimentary Subscription for one currently active reporting period.

1.4. During the Subscription's validity, Active Club Members have access to Club Services and relevant content on the Platform.

1.5. At the Subscription's end, Active Club Members become Inactive Club Members, suspending their access to Club Services and Platform content until Subscription renewal.

1.6. Active Club Members with START Intellect-trainer status and higher have the privilege to offer services as official Super Jump Intellect-trainers and promote the Club and its Services. These Intellect-trainers are eligible to participate in the Affiliate Program and can earn rewards for their efforts in promoting the Club and its Services, following the terms and conditions outlined in the Affiliate Program.

1.7. Club Members are not employees of SUPER JUMP and operate autonomously without obligatory instructions. They are responsible for paying taxes on the rewards earned through the Affiliate Program.

2. Acceptance of the Agreement

2.1. The Parties have agreed that this Agreement and its annexes posted on the Platform come into force from the moment a Club Member makes the payment for their selected Club membership status.

2.2. By accepting this Agreement, the Club Member firmly agrees to abide by its terms and conditions, including any future amendments and additions. Additionally, the Club Member acknowledges and accepts the terms outlined in the annexes to the Agreement, which encompass the "Affiliate Program," "Business Ethics Code," "User Agreement," "Privacy Policy," and other relevant documents posted by SUPER JUMP on the Platform in their valid version at the time of accepting the offer.

2.3. Documents listed in clause 2.2 of this Agreement, in the event of their change, as well as new documents posted by SUPER JUMP on the Platform, are integral and binding parts of this Agreement from the moment they are published on the Platform.

2.4. Continuing to use the Platform after making changes and/or additions to this Agreement or its annexes signifies the Club Member's acceptance and agreement with such modifications and/or additions.

2.5. In the event of a conflict between the terms of the Agreement and the documents listed in clause 2.2 of this Agreement, the Parties have agreed that priority will be given to the current versions of the documents posted on the Platform.

2.6. If the Club Member disagrees, either wholly or partially, with the updated/modified documents posted on the Platform after accepting this Agreement, they may unilaterally terminate this Agreement. The Club Member must notify SUPER JUMP by submitting an appropriate application on the Platform within 14 (fourteen) calendar days from the moment SUPER JUMP publishes new or/and updated documents on the Platform. The term for SUPER JUMP's consideration of the application is 14 (Fourteen) days from the date of its receipt. This Agreement will be considered terminated at the end of the period for consideration of the application from the Club Member. In this case, the Agreement is terminated in accordance with clause 2.7, 2.8, and 5.6 of this Agreement.

2.7. The Club Member has the option to cancel this Agreement and request a full refund of the funds paid within 14 (fourteen) calendar days from the date of acceptance. The process for withdrawal of acceptance is in accordance with clause 5.3. of this Agreement.

2.8. Once 14 days have passed since accepting this offer, the Club Member is no longer eligible to request a partial or full refund for the purchased Club Membership, Membership upgrade, or Subscription.

2.9. The Club Member consents that all their future actions on the Platform from their personal account will be regarded and treated by SUPER JUMP as performed by the authorized individual.

3. Payment Procedure

3.1. The Club Member selects any desired Club Membership status and makes payment using any of the available methods on the Platform.

3.2. The Club Member can upgrade previously acquired membership status to a higher level. The Platform displays an up-to-date list of available Club Membership statuses, along with their corresponding costs, the method, and process for upgrading, as well as the privileges and opportunities associated with each Club Membership status.

3.3. Club Members have access to information about their Subscription's validity period, expiration date, renewal cost, and other relevant details on the Platform.

3.4. If a Club Member has never utilized the Platform, Club Services, or any other Club Member privileges, the validity period of this Agreement and Subscriptions will not be interrupted, holded or compensated, except in the cases described in 2.7 and 2.8 of this Agreement.

4. Rights and Responsibilities

4.1. SUPER JUMP undertakes:

- a) To fulfill its obligations properly.
- b) To grant Active Club Members access to the Platform and its content, as well as the right to utilize SUPER JUMP Methodology, the right to participate in the Affiliate Program, and access other Club Services based on their respective Club Membership status.

- c) To restore access for Inactive Club Members to the Platform content, and other Club Services upon acquiring or renewing their Subscription.
- d) To comply with the requirements for processing Club Members' personal data in accordance with the law.

4.2. SUPER JUMP has the right:

- a) To suspend or limit access of Inactive Club Members to the content on the Platform and other Club Services if they do not have a paid and active Subscription.
- b) To unilaterally modify the terms and tariffs for acquiring Club Membership statuses and Subscriptions.
- c) To unilaterally change the validity period of Subscriptions.
- d) To unilaterally add, modify, or delete Club Membership statuses and adjust their level of access to the content on the Platform.
- e) To unilaterally add, modify, or delete materials and content on the Platform.
- f) To modify the Platform's designs, interface, and features; to alter the website domain name.
- g) To amend documents listed in clause 2.2. of this Agreement, terminate their validity, and/or introduce new documents and annexes.
- h) If a Club Member fails to perform, improperly performs, or violates the terms and conditions of this Agreement, SUPER JUMP reserves the right to unilaterally terminate the Agreement without resorting to judicial proceedings.
- i) To use the materials and data obtained from the Club Member for marketing and advertising purposes while complying with the personal data law.
- j) To terminate this Agreement at its own initiative in accordance with clauses 5.4 and 5.6 of this Agreement.

4.3. The Club Member undertakes:

- a) To review the Agreement, its annexes, and all documentation posted on the Platform before accepting this Public Offer Agreement.
- b) To pay for the selected Club Membership status to accept this Agreement.
- c) To timely pay for the Subscription to remain an Active Club Member.
- d) To provide accurate personal information and consent to its processing upon registration on the Platform.

- e) To comply with the terms of this Agreement, its annexes, and other rules set by SUPER JUMP, as stated in the Club's documents published on the Platform.
- f) To serve as an Intellect-trainer, promote the Club and its Services strictly in accordance with SUPER JUMP's recommendations and Methodology.
- g) Not to engage in actions that damage SUPER JUMP's reputation.
- h) While serving as an Intellect-trainer, it is essential to refrain from promoting other goods and services to fellow Club Members and avoid engaging in actions aimed at selling or promoting goods and services of third parties.
- i) While serving as an Intellect-trainer, ensure that all online training and activities are conducted without involving politics or religion. Additionally, refrain from enticing Club Members to join other competing projects, clubs, or companies.
- j) As a Club Member, it is your responsibility to independently review the Club's documentation posted on the Platform and take necessary measures to monitor any changes made to the mentioned documents.

4.4. The Club Member has the right:

- a) To use the content on the Platform, SUPER JUMP's Methodology, and receive other Club Services based on the selected and paid Club Membership status.
- b) To unilaterally terminate the Agreement in accordance with clauses 2.6, 2.7, 2.8, and 5.3 of this Agreement.
- c) To access up-to-date informational materials, recommendations, and standards for conducting SUPER JUMP's online training sessions.
- d) As a START Intellect-trainer or higher, when providing services as an Intellect-trainer to other Club Members, it is crucial to adhere strictly to the Super Jump Methodology and the current online training standards for such services.

4.5. All intellectual property of SUPER JUMP remains the property of the respective rights holders. Nothing in this Agreement should be construed as an intention to transfer or grant the Club Member any rights to the intellectual property. Club Members and Intellect-trainers use the intellectual property and its elements solely for the purpose of fulfilling their rights and obligations under this Agreement.

4.6. Upon the Club Member's acceptance of this Public Offer Agreement and after SUPER JUMP provides the Club Member with access to the Platform, its content, and materials based on the selected and paid Club Membership status, SUPER JUMP's obligations to the Club Member under this Agreement are deemed fully fulfilled.

4.7. When leaving the Club or transitioning to the status of an Inactive Club Member, the Club Member must promptly discontinue the use of SUPER JUMP's intellectual property and refrain from registering trademarks or designations resembling SUPER JUMP's identifiers. Furthermore, the Club Member agrees not to participate in activities that compete with SUPER JUMP during the term of this Agreement and for 5 (five) years after its termination, regardless of the reason for termination.

5. Duration and Termination of the Agreement

5.1. This Agreement becomes effective from the moment the Club Member accepts the Public Offer Agreement as stated in clause 2.1 of this Agreement and shall remain in force indefinitely until it is terminated by either Party.

5.2. This Agreement can be terminated at the initiative of either Party.

5.3. If the Club Member initiates the termination, they must submit the corresponding request on the Platform. SUPER JUMP will review the request within 14 (fourteen) days after receiving it. This Agreement will be considered terminated at the end of the review period.

5.4. If SUPER JUMP initiates the termination, they will send a notification of termination through the Platform. This Agreement will be considered terminated from the first day of the new calendar month following the date when the Club Member received the notification from SUPER JUMP.

5.5. If the Club Member did not use the Platform during the period when SUPER JUMP sent the termination notification as per clause 5.4, the notification is deemed automatically received after 14 (fourteen) days from its sending.

5.6. If this Agreement is terminated after 14 (fourteen) days from its acceptance, initiated by either Party as per clause 2.7, 2.8, and 4.6 of this Agreement, the Club Member is not entitled to request a partial or full refund for the paid Club Membership status, upgrade, or Subscription.

5.7. SUPER JUMP reserves the right to terminate this Agreement early in the event of the Club Member's violation of the provisions stated in clause 4.3 of this Agreement.

6. Responsibilities of the Parties

6.1. SUPER JUMP is not responsible for the accuracy of the information provided by the Club Member under this Agreement.

6.2. SUPER JUMP is not responsible for the unlawful actions of third parties towards the Club Member under this Agreement.

6.3. SUPER JUMP does not have access to the social media accounts, chats, and groups of Club Members, and it does not moderate their content. SUPER JUMP is not liable to third parties for any unlawful actions of the Club Member, including but not limited to disseminating negative statements, insults, assertions, and/or evaluative judgments, or any information that defames the honor, dignity, and business reputation of individuals, groups of individuals and/or legal entities to an undefined circle of persons.

6.4. SUPER JUMP is released from liability for partial or complete non-performance of obligations under this Agreement if such non-performance is a result of force majeure circumstances that could not be foreseen or prevented, i.e., extraordinary and unforeseen circumstances given the conditions.

6.5. In case of the Club Member's violation of the conditions stated in clauses 8.2, 8.5, 4.3.3 - 4.3.10, 4.7 of this Agreement, the Club Member is obliged to compensate SUPER JUMP for any damages incurred.

6.6. The Parties bear responsibility for non-performance or improper performance of obligations under this Agreement in accordance with the international law practice.

7. Dispute Resolution

7.1 Any disputes and disagreements arising between the Parties under this Agreement shall be resolved through negotiations. If the Parties fail to resolve the existing dispute during negotiations, the concerned Party shall submit a written claim to the other Party. The Party receiving the claim must review it and provide a reasoned response to the other Party within 14 (fourteen) calendar days from the date of receipt. Compliance with the claims procedure is mandatory for both Parties.

7.2 If the Parties fail to reach an agreement, the dispute shall be referred for consideration to the court with international law practice.

7.3 For all matters not regulated by this Agreement, the Parties shall be guided by the current international law practice

8. Confidentiality

8.1 The list of information and data considered confidential and private is determined by the "Privacy Policy" posted on the Platform.

8.2 The Club Member shall not disclose any confidential information, including information from the Platform, to third parties, or publish or otherwise disclose such information without the written consent of SUPER JUMP or the person to whom the information pertains, except for providing information to state authorities authorized to receive such information upon a written request.

8.3 Information shall not be considered confidential if: (a) it was publicly available before its disclosure; or (b) it becomes publicly available without any breach of confidentiality obligations.

8.4 The provisions of clause 8.2 does not apply to cases where disclosure of information is mandatory under applicable law, particularly in response to requests from authorized government authorities. In any case, the Party required to disclose Confidential Information shall promptly provide a Notice of the request for disclosure of Confidential Information to the other Party and take all measures to prevent the disclosure of Confidential Information and verify the validity of such request.

8.5 The Club Member is not permitted to disclose Confidential Information during the entire term of this Agreement and after its termination, without any time limitations.

9. General Provisions

9.1 The purpose of this Agreement is to define and regulate the relationship between the Parties regarding the procedure for the Club Member's acquisition of Club Membership status, upgrading it to a higher level, and maintaining the Club Membership status in an active state.

9.2 From the moment of signing this Agreement, all prior agreements between the Parties, such as correspondence, verbal agreements, and others regarding this Agreement, become null and void.

9.3 All notifications, statements, claims, and other legally significant communications from the Parties shall be sent in writing through the Platform. Such communication will be deemed received from the moment it is posted on the Platform.

Super Jump, LLC.

EIN 85-1212426

Delaware corporation with its principal place of business at:

140 Silver Park Road, Big Bear Lake, CA, USA 92315

Bank: Citibank

SWIFT: CITIUS33

Account: 207544859