

1. DATA OF THE OPERATOR OF THE SITE

FUTDEAL LLC. is the exclusive operator of futdeal.com
Company name: FUTDEAL LLC.
Registered office: 5654 Marquesas Circle, Sarasota, Florida,
34233 United States
Tax number (EIN): 83-2601452
E-mail address: info@futdeal.com

2. GENERAL TERMS AND CONDITIONS OF SERVICE

By ordering on the website and its confirmation, an electronically concluded contract is established between FUTDEAL LLC. and the person using the service specified herein, according to the provisions of this General Terms and Conditions ("GTC").

The purpose of this GTC is to establish the regulations in connection with the sale and purchase concluded between the parties, using services connected to using the platform and the rights and obligations of the parties.

By accepting this GTC, the customer accepts the participation and other conditions, rules imposed by FUTDEAL and considers such conditions and rules effective for them.

The day of concluding the contract is the day when FUTDEAL sends confirmation about the order of the subscriber to the subscriber.

During the term of their legal relationship with FUTDEAL the customer is only entitled to the rights granted in the GTC concerning their activity. The customer irrevocably waives their claims of financial nature not detailed in writing and not expressly granted in writing concerning their activity related to FUTDEAL.

The customer cannot be obliged to perform financial and personal services for the benefit of FUTDEAL and the FUTDEAL Partners, in this regard especially to perform ad hoc or systematic purchases, ad hoc or systematic recommendations.

FUTDEAL Partners cannot be obliged to sell products and provide services without financial consideration with the mediation of FUTDEAL. FUTDEAL cannot be obliged to provide training for the customer concerning the customer registration system, adding that FUTDEAL strives to give every information to its customers so that they can get a quality service in line with the business standards.

Reliability of information, malfunctions

FUTDEAL and its contractual partners do not accept responsibility for any damages resulting from using the website and/or the information presented therein, and from the defective operation or inaccessibility of the website, including its different services, whether due to failure of internet connection and/or the fault of the internet service providers and/or the computers of FUTDEAL and/or its contractual partners and/or the computer of the customer. This includes the loss of availability due to the malfunction of the online payment system, malfunction of the web office or force majeure effects affecting the telecommunication network as well, adding that outside the scope of force majeure FUTDEAL immediately takes measures required for the troubleshooting, restoration of the IT devices belonging to its scope of influence. Based on current technology, FUTDEAL cannot guarantee continuous availability.

Copyright

International copyright legal regulations are applicable to and protect this website, information that can be downloaded from this website and other elements advertised herein.

According to the effective legal regulations, the characteristics of fair use are applicable to the use of the website. Information cannot be copied, modified, distributed or used for commercial purposes without the permission of the owner of the copyright.

Amendment of the conditions

FUTDEAL reserves the right to amend the website from time to time, including the introduction of new services and/or the termination of existing ones, and/or the amendment of instructions or conditions concerning the use of the website, and/or the cancellation of the entire website or parts of it. FUTDEAL will provide information in due time before enacting the changes so that the customer using the services to be amended/cancelled can provide for the services they used and the reimbursements becoming necessary due to the unused subscription term.

Principles against money laundering, reporting changes in data, protection of the rights of minors

FUTDEAL follows the application of principles and instructions against money laundering as specified in the effective legal regulations and makes every effort to determine the real identity of its customers. Every customer of FUTDEAL must send a valid copy of certain documents to us if so required. The customer states that their provided personal data are true and correct. If the customer did not provide any significant fact, data or information in the course of registration, or provided it to FUTDEAL in a deceptive way, then the customer shall acknowledge that it may result in locking them out of the system. Any changes in the data of the customer shall be entered by the customer in the computer system of FUTDEAL within 5 days. The customer states that their contracts concerning third parties do not limit or exclude their relationship established and existing with FUTDEAL. The customer can exercise all their activities concerning FUTDEAL as a fully able person of age. Minors over the age of 14 can only register at FUTDEAL with the written consent of their legal representative, provided they are not under guardianship excluding or limiting the ability to act.

3. GENERAL INTRODUCTION OF THE SERVICE

FUTDEAL operates an online service system on its effective website within the framework of publicly announced advertisement campaigns on the internet, with the help of which it recommends commercial and service partners to the customers for advertisement purposes – hereinafter: FUTDEAL Partners – that grant purchase discounts with different amounts for the entire membership as consideration for the mediation of customers by FUTDEAL. The customer can access these discounts in the form of vouchers, purchases or subscriptions provided through the online service available through the online interface of FUTDEAL. By their purchases at FUTDEAL Partners and recommending the website to others customers with vouchers or subscriptions may receive different amounts of purchase discounts, reimbursements, credits, gifts and other benefits.

FUTDEAL only accepts service obligations from transfers realized on its own platform as mandatory.

4. CONTRACTUAL CONDITIONS OF PURCHASING AND SUBSCRIPTION ON THE PART OF FUTDEAL AND THE CUSTOMER

The customer pays the purchase price for the voucher selected by the customer online in one amount and pays the monthly fee for the selected subscription when ordering, or

transfers the amount to the bank account of FUTDEAL LLC. If, by meeting the payment deadline, the customer can credibly certify having started the bank transfer, we can accept the price applicable at the time of concluding the contract. Since prices can constantly change, we request meeting the payment deadline, otherwise in the case of delayed payment the price indicated on the FUTDEAL.com website shall be applicable. In the case of delayed payment, FUTDEAL may invoice the difference to the customer.

Customer states to have got to know the offers of FUTDEAL Partners and accepts the contents of the same financially, and viewed them on the website of FUTDEAL LLC. (FUTDEAL.com)

FUTDEAL does not provide repurchase right concerning the vouchers/subscriptions, considering that the value of the additional benefits, rights granted for the purchases may change in a way FUTDEAL has no influence on, but the FUTDEAL Partners provide a period of 14 days to freely use the vouchers/subscriptions, so the customer can cancel the used service(s) and move on to other service(s).

The customer can cancel their subscription any time, provided that if the termination notice arrives on the monthly date of the subscription, the termination only becomes effective on the next subscription date. The same rule applies to the 14-day trial period specified in this section as well, adding that termination free of charge is possible until the end of the 14th day.

The customer expressly acknowledges that FUTDEAL does not perform product sale and service provision beyond the scope of activity involving its own platform, therefore FUTDEAL does not accept responsibility, guarantee or suretyship for the performance, acts of legal nature of the FUTDEAL Partner concerning its commercial activity. FUTDEAL is not subject to the legal relationships generated between the parties in the course of the product sale or service provision (commercial) activity of the FUTDEAL Partner. In case of the violation of the contractual obligation of the FUTDEAL Partner the customer can only state legal claims against the FUTDEAL Partner. The parties expressly exclude the underlying responsibility, surety, guarantee of FUTDEAL even after the cancellation of the legal relationship, without limitations as to time. Based on the above, the customer acknowledges that even if any of the causes mentioned above occur the customer may not demand repayment of the paid or redeemed online vouchers or subscriptions in part or in full, replacement of vouchers to be issued under the name of another FUTDEAL Partner or cash payment, any reimbursement.

FUTDEAL is not obliged to settle discount amounts, benefits that the FUTDEAL Partner did not pay to FUTDEAL by the deadline in a way that qualifies as a serious breach of contract. Of course, if the payments performed with delays or through legal means, collection, then FUTDEAL subsequently pays such amounts to the persons entitled to it. FUTDEAL also excludes interest payment for the case of its delays due to reasons attributable to the FUTDEAL Partner.

FUTDEAL cannot guarantee that the terms of contracts concluded with individual FUTDEAL Partners remain unchanged for unlimited time, therefore the parties expressly acknowledge that the settlement of benefits will be performed based on the conditions of the contract concluded with the FUTDEAL Partner concerned effective at the time of the purchase.

FUTDEAL agrees to immediately make the purchased online voucher available for the customer with the specific

benefits added to or increasing it, and the customer can immediately use it to its full value. FUTDEAL agrees that the service connected to the subscription it mediated is immediately available and usable.

By purchasing the voucher, the customer gets the opportunity to advertise. FUTDEAL guarantees that the purchased voucher is free from lawsuits, encumbrances and claims, therefore these vouchers can be freely alienated when such a transaction is initiated on the platform of FUTDEAL without any legal obstacles. FUTDEAL does not guarantee that the customer receives a guaranteed purchase offer for their voucher.

The voucher offered for sale can still be used for purchasing, and in case of using it in full or in part the used value is removed from the advertised offers. FUTDEAL only accepts service obligations from transfers realized on its own platform as mandatory.

The customer can only use their personal material assets and infrastructure in connection with their activity concerning FUTDEAL and cannot oblige FUTDEAL to provide such assets. The customer shall provide the financial resources for the acquisition of such assets. Licenses or consents potentially required for the operation of the customer shall be obtained at their own expense, independently.

The parties state that no employment relationship, other legal relationship aimed at work performance, corporate association is established between FUTDEAL and the customer by the registration of the customer and in the course of any activities performed concerning FUTDEAL; the economic activity of FUTDEAL does not qualify as an offer concerning employment, employment-like relationship or corporate association. FUTDEAL cannot be obliged to make such an offer.

FUTDEAL guarantees that the settlement system it realized was designed so that it is operable and sustainable according to the effective and published regulations. It can fully perform its payment obligations in full, does not include promises that are not covered. It guarantees it also because, according to the opinion of FUTDEAL, based on the calculation methods granted by the science of mathematics, it did everything to provide the largest benefits, crediting, repayments and other benefits for the customers that can be accepted.

5. REGISTRATION

In the course of the registration the customer must provide a real e-mail address, name, address and password.

In the course of the registration it is mandatory to provide the personal data required for providing the service and invoicing. The system does not accept registration without providing the mandatory data.

After registration FUTDEAL sends confirmation to the customer electronically, to the e-mail address provided during registration about the successful registration of the customer.

After registration, the customer can log in by entering their e-mail address/login name and their chosen password.

By signing the registration, the customer at the same time authorizes FUTDEAL to process, store and use their personal data as intended.

FUTDEAL performs the processing of personal data provided in the course of registration according to the provisions of its effective Data Processing Regulation.

The customer can modify their personal data provided in the course of registration. The customer is responsible if they do not modify changes in their data to be mandatorily provided

accordingly, and as a result, the customer cannot use the service.

If the customer forgets their password, it is possible to request sending a new password from FUTDEAL to their e-mail address provided in the course of registration. The new password is good for logging in one time, then the customer can modify it to a password chosen by the subscriber after logging in.

FUTDEAL reserves the right to deny registration in justified cases or to revoke it at any time temporarily or permanently, especially in the case of:

- * providing false or lacking data;

- * violating the provisions of this GTC or any abuse of the personal data of FUTDEAL, the rightsholders and/or other Customers or the system of the service or the products.

FUTDEAL informs the customer about the cause of the rejection or revocation in an e-mail message.

6. TRANSACTIONS

Select the option you prefer and buy a voucher/subscription so when reaching a specific amount you may receive the benefits, gift detailed earlier.

Payment methods

There are several online payment methods available on the website of FUTDEAL: PayPal, bank card, transfer, cryptocurrency.

SALE

Profit

The customer may offer the available vouchers in part or in full using our platform, thereby gaining profit.

Security

You can conduct purchases, sales safely with our system.

PRICES

FUTDEAL sale price

The current prices of the specific vouchers are indicated on the website. Prices may constantly change.

Private FUTDEAL price

Vouchers purchased earlier are uploaded to our platform and offered for sale by the ones entitled to them in part or in full with individual pricing.

Trade

Buy a voucher at the current price, you can sell it for even higher price using our platform, with advertisement type trade.

OTHER

Marketing

Through operating the online marketplace, FUTDEAL provides a high number of visitors and so future sale opportunities with the opportunity to realize profit.

STEPS

PURCHASE

Select the option you prefer and buy a voucher directly from the rightsholder.

- *Click on the “purchase” button

- * Select the “buying voucher from FUTDEAL” option

- * Fill in your data for concluding the contract online

- * Select payment method

- * Sign the contract electronically

- * After financial performance we provide the voucher in its full value, and the provided benefits are registered in the online registries

SALE

You can offer the voucher you own for sale using our platform, with custom pricing

- * Select the voucher you wish to sell from your own portfolio

- *Click on the “sell” button

- * If there is a purchase, enter your bank account number to which we will transfer the amount by clicking on the payment button

7. CONTRACT CONCLUSION ONLINE

- *Electronic acceptance of the FUTDEAL General Terms and Conditions for Contract Conclusion

- * Filling in the online interface for concluding contracts for the purpose of submitting requests

- * Electronic signature

- * Payment

- * Confirmation of the request (conclusion of the contract)

- * Providing information on the online interface

Accepting the General Terms and Conditions for Contract Conclusion

- * Please, before filling in the Form, get informed about the conditions for using our services on the website www.FUTDEAL.com and read this document.

- * The online contract is only established if you accept the GTC concerning the conclusion of contracts online and confirm the same to us by checking the box on the site.

Filling in the online interface for concluding contracts

- * The request is submitted by accepting the GTC and filling in the related form (sample contract) as a form of submitting the request on the interface facilitating the conclusion of contracts online.

- * Enter your own personal data when filling in the form (the company data in the case of a non-natural person). In the case of company registration you must enter the beneficial owner as well.

- * Please, take care to accurately fill in the data!

- * In the course of the online contract conclusion procedure you make a statement about the data you provided being true and correct. Data to be mandatorily provided are checked by the system as to their form and sends feedback about faults made when filling in the form.

- * If you wish to conclude the contract as a private individual, you must accept the Data protection statement.

Electronic signature

You sign the filled in contract online, with an electronic signature, and can then move on to payment.

Providing information

After confirming the request, FUTDEAL LLC sends an information notice to you, containing the request filled in by you and filed and confirmed by FUTDEAL; the purpose of the information notice:

- * to confirm having received the request,

- * to confirm the content of the request (the essential elements of the contract).

You will receive the notice by e-mail from us (sent to the e-mail address you provided), then you can archive or even print it. Later you can access it on the online interface as well when logged in.

8. ELECTRONIC SIGNATURE

The UETA (Uniform Electronic Transactions Act) provides instructions for electronic transactions and signature.

Purpose of the UETA:

By validating the electronic signatures, it eliminates obstacles in the way of electronic business activities and maintains a registry when recording data processing and other requirements under substantive law.

Scope of the UETA:

By defining “transaction” the UETA is limited to “business, commercial and government” matters.

It can only be applied between parties who concluded

electronic transactions.

The four basic rules of the UETA:

* The registration or the signature cannot be denied to the legal effect or enforceability due to it being done in an electronic format

* The contract cannot be denied to the legal effect only because an electronic registry was used when it was established

* If a law requires that if a record must be made in writing, the electronic registry is acceptable for the requirements of the law.

* If a law requires signature, then the electronic signature complies with the law.

OTHER CONDITIONS

The Customer is responsible for the data provided in the request being legitimate, up to date and accurate. FUTDEAL LLC shall be notified about changes in the data in writing within 5 days (e-mail: info@FUTDEAL.com). The customer accepts responsibility for damages due to the changes in data.

9. DATA PROCESSING CONDITIONS

FUTDEAL LLC records and stores the accompanying data of the request and confirmation conducted on the online contract conclusion interface provided by FUTDEAL LLC and the content of the request filled in by the customer. The customer acknowledges that FUTDEAL LLC is entitled to store and process the data provided by the customer and to forward such data to the persons contributing to the provision of the service. Additionally, the customer acknowledges that FUTDEAL LLC is only responsible for the security of data forwarded on the internet to the extent it concerns data stored in its own electronic system.

In the case of a natural person the customer acknowledges that the data protection statement shall be accepted online.

10. TAXATION

The rightsholder of FUTDEAL and its Partners expressly advise customers to comply with the effective tax laws in the countries according to their domicile and the tax obligations in effect in such countries. Customers of the FUTDEAL platform expressly acknowledge that compliance with the tax obligations is the personal obligation of the customers. The rightsholder of FUTDEAL and its Partners are not responsible in any way whatsoever for compliance with the personal tax obligations.

11. DEFAMATION

The customer shall not harm or endanger the good reputation or creditworthiness of another customer, FUTDEAL Partner or FUTDEAL by stating or spreading false facts or presenting legitimate facts in a false light.

The following especially qualify as instances of defamation:

* statement belittling other customers, or FUTDEAL and its Partners, their operation, market role and doubting the business and professional reliability of the same,

* stating facts that cannot be checked or can only be checked by significantly and inequitably violating the interests of the other customer,

* spreading data, information concerning another customer, product partner or FUTDEAL and its Partners that might be suitable for damaging the trust of the other customer or potential buyer.

It is forbidden to obtain business secrets in a fraudulent manner, use such secrets or disclose them without the consent of the person concerned. Every piece of data, information, fact or solution related to the activity, sphere of

interest of the other customer, buyer the confidentiality of which the party concerned has an interest in qualifies as business secret.

Concerning the mediation activity, it is forbidden to deceive the potential customer or buyer. The following especially qualify as such: false information about the FUTDEAL system, the owners, property, services and clientele of FUTDEAL, stating false facts about the customer agreement, the GTC, the information notices or the services provided based on the FUTDEAL system or stating legitimate facts about the same in a deceptive way.

12. AMENDMENTS OF THE GTC, TRADEMARK RIGHTS

The amendment of the GTC shall be considered approved by the change being accepted by the customer after being notified. The customers and website visitors are not entitled to the unauthorized use of trade marks, product labels, illustrations, images, symbols used by FUTDEAL except if the person concerned gave their prior consent to this. In case of violating this obligation FUTDEAL is entitled to terminate this contractual legal relationship with immediate effect, besides enforcing other rightful claims.

The customer gives their consent to FUTDEAL sending offers with marketing purposes, advertisements personally, by telephone, SMS, online communication platforms or e-mail messages, to the extent required for the operation of the system. If the customer objects to this in writing, then FUTDEAL shall not be entitled to contact the customer with notices with such content in the future. The customer - considering the following - gives their consent to FUTDEAL for the assignment or other transfer of this agreement or its rights and obligations under it to a third party enterprise already with this contract. In the case of contractual legal succession FUTDEAL is obliged to publish this event on the FUTDEAL website within 30 days before the actual legal succession at the latest. If the customer notifies FUTDEAL in writing within 15 days from the publication of this legal succession that they do not intend to be in a contractual legal relationship with the legal successor, then the legal relationship between the parties is terminated on the day before the effective date of the legal succession and FUTDEAL cannot give the data of the subscriber to the legal successor.

This rule is not applicable to the general legal succession realized according to legal regulations /e.g. transformation, separation, spin-off, merger, etc./

13. INVALIDITY

Should certain stipulations of the customer agreement and of this GTC (hereinafter: the agreement) be deemed invalid, this invalidity does not concern the entirety of the agreement. The provisions of the agreement not affected by the invalidity remain effective and enforceable, and instead of the provisions concerned an effective rule related to the legal relationship between the parties that is the closest possible to the invalid provision shall be applied, except if the parties would not have concluded the contract at all without the invalid provisions or the provisions deemed to be invalid.

14. APPLICABLE LAW, COURT JURISDICTION

In matters not provided for in the customer agreement and in the GTC the laws according to the registered office of the company operating the FUTDEAL website shall be applicable to this legal relationship. The parties subject themselves to the jurisdiction of the court operating in the

USA to decide any dispute arising from this contract or related to it, in connection with its breach, termination, validity or interpretation. FUTDEAL LLC., as the central operator of www.FUTDEAL.com, and the websites under the subdomains, reserves the right to unilaterally amend this General Terms of Use. Registered members shall be notified in a short message on the website about potential amendments and conditions concerning products; the same applies to visitors of the site.

UETA - Uniform Electronic Transactions Act

UCC – Uniform Commercial Code

15. SENDING OBSERVATIONS, COMPLAINT MANAGEMENT

If the customer has any observations or complaints concerning the contract, they can contact the Subscriber Service of FUTDEAL LLC., which can be contacted at:

info@futdeal.com

At the written request of the customer FUTDEAL LLC. sends a copy of the contract by e-mail.

Complaints are reviewed within 30 days from reception at the most, and the subject shall be informed the same way as the complaint was sent about the result of the review and about the options of legal remedy available for the subscriber if the complaint was refused. For matters not provided for in this contract and the related documents the legal regulations applicable to electronic trade and contract conclusion between remote partners shall be applied.

16. CONFIDENTIALITY OBLIGATION

The parties acknowledge that all data, facts, information, etc. related to the activity of the other party (hereinafter: data) the disclosure, acquisition or by unauthorized persons of might harm or threaten the rightful financial, economic or security interests of the beneficiary – and that is not otherwise categorized as other forms of secret by legal regulations – are the business secrets of the party concerned. FUTDEAL shall treat secrets it becomes aware of considering the relevant legal regulations and the provisions of this GTC.

With regards to its confidentiality obligation FUTDEAL does not make data it becomes aware of available for and does not hand over to unauthorized persons and does not publish such data.

FUTDEAL acknowledges that the confidentiality obligation it undertook also extends to third parties it involves in the performance of the contract. FUTDEAL shall advise such persons about the confidentiality obligation specified in the contract and about compliance with this obligation, and shall certify such compliance to the customer at any time.

The confidentiality obligation has no limitations as to time, if the legal regulations do not provide otherwise. The publication of any of the above data in order to perform any obligation required by legal regulations by any party is an exception from the confidentiality.

10.03.2020.