

Website Terms and Conditions of Use

1. Terms

By accessing this website, accessible from Fullsepp.com, you are agreeing to be bound by these Website Terms and Conditions of Use and agree that you are responsible for the agreement with any applicable local laws. If you disagree with any of these terms, you are prohibited from accessing this site. The materials contained in this Website are protected by copyright and trademark law.

2. Use License

Permission is granted to temporarily download one copy of the materials on Fullsepp's Website for personal, non-commercial transitory viewing only. This is the grant of a license, not a transfer of title, and under this license, you may not:

- modify or copy the materials;
- use the materials for any commercial purpose or for any public display;
- attempt to reverse engineer any software contained on Fullsepp's Website;
- remove any copyright or other proprietary notations from the materials; or
- transferring the materials to another person or "mirror" the materials on any other server.

This will let Fullsepp to terminate upon violations of any of these restrictions. Upon termination, your viewing right will also be terminated and you should destroy any downloaded materials in your possession whether it is printed or electronic format.

3. Disclaimer

All the materials on Fullsepp's Website are provided "as is". Fullsepp makes no warranties, may it be expressed or implied, therefore negates all other warranties. Furthermore, Fullsepp does not make any representations concerning the accuracy or reliability of the use of the materials on its Website or otherwise relating to such materials or any sites linked to this Website.

4. Limitations

Fullsepp or its suppliers will not be held accountable for any damages that will arise with the use or inability to use the materials on Fullsepp's Website, even if Fullsepp or an authorized representative of this Website has been notified, orally or written, of the

possibility of such damage. Some jurisdiction does not allow limitations on implied warranties or limitations of liability for incidental damages, these limitations may not apply to you.

5. Revisions and Errata

The materials appearing on Fullsepp's Website may include technical, typographical, or photographic errors. Fullsepp will not promise that any of the materials on this Website are accurate, complete, or current. Fullsepp may change the materials contained on its Website at any time without notice. Fullsepp does not make any commitment to update the materials.

6. Links

Fullsepp has not reviewed all of the sites linked to its Website and is not responsible for the contents of any such linked site. The presence of any link does not imply endorsement by Fullsepp of the site. The use of any linked website is at the user's own risk.

7. Site Terms of Use Modifications

Fullsepp may revise these Terms of Use for its Website at any time without prior notice. By using this Website, you are agreeing to be bound by the current version of these Terms and Conditions of Use.

8. Your Privacy

Please read our Privacy

Policy: https://fullsepp.com/fsp_fe/privacy-policy-for-fullsepp-v5.pdf

9. Submitting Content Overview

- a. By submitting any Content to Fullsepp, you grant to Fullsepp a worldwide, sublicensable, right and license to index, analyze, categorize, archive reproduces, prepare derivative works incorporating, publicly display, sell, advertise and market, any Content uploaded by you and accepted by Fullsepp for any reasonable business purpose, including but not limited to the distribution of your Content to Fullsepp customers, to optimize the performance and operation of Fullsepp's platform and services, and to develop new features and products. You also give permission to Fullsepp to add, modify

or remove information related to your Content in order to manage and license such Content.

- b. You grant Fullsepp a worldwide, right to use your name, display name and Content in connection with Fullsepp's marketing and promotional activities without the payment of any compensation to you. Fullsepp, in the exercise of its discretion, may refrain from any or all of the foregoing without any liability to you.
- c. Fullsepp shall have the right, but not the obligation, to license all Content through any of Fullsepp's brands and platforms to its customers for use in perpetuity in accordance with license agreements entered into by Fullsepp, including but not limited to Fullsepp. Terms of Service License Agreements (collectively, "Licenses").
- d. User agree that they will not submit any content that may cause "Copyright Infringement".
- e. User agree that they will not submit any content promoting any illegal activities like "terrorism", "child pornography".

10. Ownership of Content

The copyrights in all Content remain with the copyright owner, and nothing in the TOS shall be construed as a transfer of copyright to Fullsepp, subject to the licenses granted to Fullsepp and Fullsepp's sublicensees. However, by submitting Content to Fullsepp, you expressly waive any artists' authorship rights or any droit moral that you would otherwise have under the laws of EU Copyright Act or similar laws of any jurisdiction, so that customers may use your Content in accordance with the Licenses issued by Fullsepp.

11 Accounts

- a. You agree to provide true and complete information relating to your Fullsepp contributor account and Content, including but not limited to information relating to the date, location and equipment used in connection with creation of the Content;
- b. By opening a Fullsepp account, you express your consent to the Fullsepp Privacy Policy, which is incorporated herein by reference and governs Fullsepp's collection, processing, storage and transfer of the Content and data submitted by you, including data relating to you, your account, your Content or other information related to the foregoing ("Personal Data"). You agree that your Personal Data may be collected, processed, stored, and transferred to jurisdictions other than your home jurisdiction.

- c. Fullsepp has the right to refuse to establish an account or to close any existing account, for fraud, intellectual property infringement, violation of a third party's rights including those of privacy or publicity, artificially inflating downloads, submission of material that is obscene in nature, violent or that might be construed as defamatory, failure to comply with Fullsepp's guidelines as may be amended from time to time, for any breach of the terms of this or any other agreement that you have with Fullsepp, or for convenience.
- d. Fullsepp will terminate your account no later than ninety (90) days following its receipt of a written request from you. For the sake of clarity, before the termination of your account is made effective by Fullsepp, your Content will remain available for license by Fullsepp customers. Notwithstanding the foregoing, in the event that Fullsepp materially modifies the TOS and does not provide you with prior notice, you may terminate your account within thirty (30) days of the effective date of such modifications.
- e. Following the removal of any item of Content from Fullsepp, Fullsepp may amend any existing licenses to such Content for a reasonable period thereafter, for instance to support customers who may have previously activated a "comp" license.
- f. If your account is terminated for any reason, you must obtain written authorization from Fullsepp prior to establishing another account. You may not have more than one active contributor account at any time without the written consent of Fullsepp in each instance.
- g. You may not submit identical Content to more than one account without the prior written consent of Fullsepp.

12. Content

- a. Fullsepp has the right to refuse to accept or to remove Content from the Fullsepp Websites for any reason. Fullsepp will remove Content if Fullsepp believes that such Content may (in Fullsepp's sole discretion) subject Fullsepp or any of its officers, managers, directors or employees to legal action or if the Content violates the TOS. Notwithstanding the foregoing and subject to Fullsepp's discretion, Content removed by you or opted out by you for any reason may be available for license to those customers that previously downloaded "comp" versions of the removed Content.
- b. Fullsepp shall use reasonable efforts to cause Content removed from or opted out from Fullsepp Websites to be removed from the websites of any Fullsepp affiliates or partners (including co-branded websites) within ninety (90) days of the removal of the subject Content from the Fullsepp Websites.

- c. Licenses issued by Fullsepp for any Content that is later removed from the Fullsepp Websites will remain in full force and effect in perpetuity.
- d. Fullsepp will not knowingly license model-released Content for use in contexts that are pornographic, defamatory or deceptive, or in a manner that could be considered libelous, obscene, or illegal in nature.
- e. Fullsepp may advertise and/or market your Content on social media platforms including Youtube, LinkedIn, Facebook, Instagram, Tumblr, Twitter, and similar sites and the applications related thereto.

13. Financials, Credits & Royalties

- a. After registering an account, the user will have a balance with 0 credit.
- b. Credits are for buying and selling products and services in Fullsepp, like ebook, audiobook, event tickets, prime membership, etc.
- c. 1 Fullsepp credit is equal to 1 USD. Fullsepp has the right to change this equation anytime without prior notice.
- d. User can deposit money and get credits from Fullsepp via payment like credit card or bitcoin payment. The user also pays their taxes like VAT and transaction commission like credit card payment commission or blockchain mining fee.
- e. User can earn credits via sales, like ebook sales, event ticket sales.
- f. Users can earn credits via displayed ads on their content page.
- g. Users can earn credits via affiliation / inviting other users to Fullsepp.
- h. User can earn credits from Fullsepp via admin payments.
- i. User can spend credits by buying products sold in Fullsepp like ebook, audiobook, event ticket.
- j. User can lose credits via admin penalties.
- k. Credits can be converted to money whenever a user wants to convert & withdraw money if the balance has more than the minimum withdrawable amount. During this withdrawal process, Fullsepp may split taxes, like income tax, and pays the user his net income.
- l. Fullsepp is not responsible for the fail of the third-party payments. For example, if a user pays an insufficient mining fee to the blockchain, the payment might get lost on the blockchain. Since Fullsepp can never receive that payment, Fullsepp is not responsible for that payment

14. Refund Policies for Credits (Withdrawal Process)

- a. As described in item 13, If a user deposits money & buys credits from Fullsepp, they can withdraw money anytime they want. There is no time limit.

- b. Users can withdraw money to his/her bitcoin wallet, bank account, etc.
- c. Fullsepp is responsible for returning the money.

15. Refund Policies for Products

- a. As all shoppings happen with Fullsepp credits, refunds also happen with Fullsepp credits. If user refunds a product, they will receive Fullsepp credits in their balance. They can withdraw it anytime.
- b. Digital Products can be refunded until they are downloaded during the first 15 days. If the buyer download ebook then the ebook can not be refunded anymore.
- c. Events can be refunded until 1 day prior to the event. Later It can not be refunded.
- d. Prime Membership can be refunded for the first 7 days.
- e. Since all products and services has its own nature, all products and services may have different refund policies. Fullsepp has the right to change it anytime without prior notice.
- f. The above list are our default rules. However, seller may put different permissions. / rules for their sales. For example, they can sell with %30 discount without refund option.

16. Taxes

- a. The taxation will be calculated by Estonian laws.
- b. Fullsepp is responsible for paying taxes like VAT to Estonian Authorities. However, the user may still be responsible for paying their taxes to their homeland. Fullsepp is not responsible for the user's homeland taxation.

17. Representations and Warranties

You represent and warrant that:

- a. you have the full right, power and authority to enter into this agreement and to fully perform all of your obligations hereunder;

- b. you are under no legal disability or contractual restriction that prevents you from entering into this agreement;
- c. you are at least 18 years of age;
- d. the Content and all parts thereof are owned and/or controlled by you, unencumbered and original works and are capable of copyright protection in all countries where copyright or similar protection is available;
- e. if the Content contains sound recordings, music and/or lyrics, you own or have acquired all rights to use such sound recordings, music and/or lyrics from the owner of the copyright in such sound recordings, music and/or lyrics.
- f. if the Content consists in whole or in part of design elements, fonts, clipart, sprites, vectors, brush tools and the like that are included in design programs (e.g., Photoshop, Daz, Illustrator), the end user license agreement, terms of service or the equivalent license held by you permits you to incorporate such elements in Content created by you, and to license such Content to Fullsepp for the purposes set forth herein.
- g. the Content is neither obscene nor defamatory, does not violate any applicable laws and/or regulations, and does not infringe the copyright or any other rights of any third party, including, without limitation, trademark rights and the rights of privacy and publicity.
- h. there is no suit action or claim or other legal or administrative proceeding now pending or threatened which might directly or indirectly affect the Content or which might in any way impair the rights granted by you hereunder; and
- i. you will not transmit unsolicited emails or engage in so-called "spamming" to publicize or promote your relationship with Fullsepp or the sale of your Content - nor will you falsely advertise or deceptively publicize your relationship with Fullsepp in a manner that mischaracterizes or implies sponsorship, endorsement, employment or any other affiliation that exceeds the actual scope of your relationship to Fullsepp, nor will you use Fullsepp's Trademarks through the use of search engine advertising and/or marketing.

18. Fullsepp Beta Warning

Fullsepp is currently at the Beta stage. The software, server architecture, database, our codes are developing and progressing continuously. While we are making those changes, we may make some mistakes. There can be some bugs, there can be data inaccuracy, there can be technological insufficiency, etc.

We will try to do our best, but we do not give you any technological warranty until we complete our beta stage. By using our website, you are accepting it.

19. Governing Law

Any claim related to Fullsepp's Website shall be governed by the laws of Estonia without regard to its conflict of law provisions.