

Deal Flip Formula LLC – Terms & Conditions

Last Updated: 1/1/2026

These Terms and Conditions (“Terms”) govern your access to and use of the Deal Flip Formula educational program, training materials, digital content, community access, and related services (collectively, the “Program”), operated by **Deal Flip Formula LLC** (“Company,” “we,” “us,” or “our”).

By purchasing or accessing the Program, you agree to be legally bound by these Terms. If you do not agree, do not purchase or access the Program.

1. Eligibility

You must be at least 18 years old to purchase or participate in the Program. By enrolling, you confirm that you are legally capable of entering into a binding agreement.

2. Educational Purpose Only – No Advice

The Program is provided solely for educational and informational purposes.

We do not provide legal, financial, tax, investment, or real estate advice.

Nothing in the Program should be construed as professional advice or tailored guidance.

You are responsible for your own decisions, actions, and outcomes.

Participation does not create a fiduciary, advisory, or professional relationship.

3. No Partnership or Employment Relationship

Your participation does not create:

- A partnership
- A joint venture
- An employer–employee relationship
- An agency or fiduciary relationship

You operate independently and assume full responsibility for your business decisions.

4. Access & License

Upon purchase, you are granted a limited, non-exclusive, non-transferable, revocable license to access the Program for personal use only.

You may not:

- Share login credentials
- Copy, record, reproduce, or distribute content
- Teach or train others using the materials
- Resell or commercially exploit the Program

Violation may result in immediate termination without refund.

5. Intellectual Property

All Program content—including videos, documents, templates, scripts, frameworks, branding, and trademarks—is the exclusive intellectual property of the Company.

Unauthorized use or distribution is strictly prohibited.

6. Payment Terms

All prices are listed in USD, unless otherwise stated.

Payment plans (if offered) are legally binding obligations.

Failure to complete payments may result in revoked access, collections, or termination.

You authorize the Company to charge your payment method according to the agreed terms.

7. No Refund Policy

ALL SALES ARE FINAL.

Due to the digital nature of the Program and the immediate delivery of proprietary educational materials, **no refunds, cancellations, or chargebacks are permitted once access is granted**, regardless of participation level, usage, results, or perceived value.

By completing your purchase, you expressly acknowledge and agree that:

- You receive **immediate digital access** to the Program
- You are purchasing **educational content only**
- You waive any right to a refund or reversal of payment
- The Program does **not guarantee results, income, or success**

Any unauthorized chargeback or payment dispute may result in immediate termination of access, permanent removal from the Program, and submission of these Terms as evidence to the payment processor.

8. Community Standards

If the Program includes group calls, chat, or community access, you agree to conduct yourself respectfully and professionally.

We reserve the right to remove any participant who violates community rules or disrupts the experience—without refund.

9. No Guarantees or Earnings Disclosure

We make **no guarantees** regarding results, income, profits, or business success of any kind.

Deal Flip Formula LLC makes no guarantees of results or monetary gain from using its products. Individual results will vary significantly based on many factors, including but not limited to individual effort, skills, experience, decision-making, market conditions, and external factors beyond our control.

Some stated or implied earnings or outcomes referenced in the Program may **not** be typical, average, or representative.

Every business model involves challenges and requires consistent effort, execution, and continuous improvement. Careful consideration is advised before participating.

The training provided is **general in nature**, and certain strategies may not be appropriate for all individuals or all situations.

We make **no representation or warranty** regarding the likelihood or probability that any actual or hypothetical business activity will achieve a particular result or perform in any predictable manner.

We guarantee absolutely zero (0) results and zero (0) income.

You acknowledge and agree that **failure to achieve desired results or income does not constitute a breach of this agreement** and does not entitle you to a refund or reversal of payment.

10. Limitation of Liability

To the fullest extent permitted by law, the Company shall not be liable for any:

- Loss of income or profits
- Business interruption
- Indirect, incidental, or consequential damages

Total liability shall not exceed the amount paid for the Program.

11. Indemnification

You agree to indemnify and hold harmless the Company, its owners, contractors, and affiliates from any claims or liabilities arising from:

- Your use of the Program
 - Your business activities
 - Your violation of these Terms
-

12. Termination

We reserve the right to suspend or terminate access at any time if you violate these Terms or misuse the Program. Termination does not entitle you to a refund.

13. Modifications

We may update these Terms at any time. Continued participation constitutes acceptance of the updated Terms.

14. Governing Law

These Terms shall be governed by the laws of the State of **Florida**, without regard to conflict-of-law principles.

15. Chargebacks and Payment Disputes (Material Breach)

You agree that initiating a chargeback or payment dispute after accessing or using the Program constitutes a **material breach of these Terms**.

In the event of a chargeback or dispute, you authorize the Company to submit these Terms, proof of access, usage logs, and related records to the payment processor as evidence that the Program was delivered as described.

16. Contact Information

Deal Flip Formula LLC
alex@dealflipformula.com
