

SUPPLIER AGREEMENT – PUBLIC OFFER

Effective Date: May 04, 2025

This Supplier Agreement ("Agreement") is a legally binding offer issued by DealTicket Inc., a Wyoming corporation ("DealTicket", "Company", "we", "our"), to any individual or entity ("Supplier") that submits, transfers, or consigns event tickets or any goods to the Company, whether via electronic means or otherwise.

By submitting tickets or goods, you acknowledge and agree to the terms of this Agreement in full.

1. LEGAL OWNERSHIP AND REPRESENTATION

The Supplier represents and warrants that:

- All tickets or goods provided to DealTicket are lawfully obtained;
- Items are not stolen, counterfeit, fraudulent, or unlawfully acquired;
- The Supplier possesses full legal rights and title to transfer the items;
- No third-party claims, liens, or restrictions exist on the tickets or goods.

2. SUPPLIER LIABILITY

The Supplier accepts full legal and financial responsibility for all items submitted. In the event of any investigation, chargeback, legal claim, penalty, or third-party dispute arising from the submitted items:

- The Supplier agrees to indemnify and hold harmless DealTicket Inc., its officers, directors, employees, and agents from any loss, cost, damage, or liability;
- The Supplier shall reimburse DealTicket Inc. for any costs, fees, or damages incurred due to violations related to the items' provenance.

3. COMPANY LIABILITY DISCLAIMER

DealTicket Inc. does not assume legal responsibility for the authenticity, legality, or condition of any items submitted by third-party suppliers. The Company operates solely as a platform and intermediary and explicitly disclaims any liability for tickets or goods acquired or distributed through third-party partnerships. The Company does not engage in the sourcing, verification, or vetting of products outside its operational scope.

In the event of a legal dispute or claim involving any third-party-supplied items, the Supplier shall be solely responsible and agrees to defend, indemnify, and hold DealTicket Inc. harmless from any such proceedings.

4. NO DUTY TO VERIFY

DealTicket Inc. does not independently verify the origin, title, or legality of tickets or goods provided by Suppliers. The Supplier understands and agrees that DealTicket acts solely as an intermediary platform and disclaims all liability for ticket or product authenticity or origin.

5. ACCEPTANCE OF TERMS

This Agreement shall be deemed accepted by the Supplier upon any of the following actions:

- Uploading, sending, or transferring items to DealTicket Inc.;
- Engaging in communication that results in delivery or listing of items;
- Continuing any business relationship or engagement related to product distribution.

6. GOVERNING LAW AND JURISDICTION

This Agreement shall be governed by and construed in accordance with the laws of the State of Wyoming, United States of America, without regard to its conflict of law principles. All disputes shall be resolved in the competent courts located in Wyoming.

If you do not agree with these terms, do not submit or transmit any tickets or goods to DealTicket Inc.

This Agreement constitutes the entire understanding between the parties with respect to the subject matter herein.