

Conditions of sale

Taking out an order form from Carrévolutis, publisher of websites through the site Dogfinance, at www.dogfinance.com (or ". uk.co"), implies the acceptance of pure terms of sale and settlement below.

1. Identification of the company

Dogfinance is owned Carrévolutis SARL, whose head office is located 21 rue Mongenot, 94160 Saint Mandé, identified under the number RCS Paris 513 473 835 and whose VAT number is 00017 FR19513473835 EPA.

Customer Service Site can be reached by email at service-clients@dogfinance.com or from the online contact form available on the site, a response will be given within a period of 72 hours worked.

2. Object

These general conditions apply to the provision of products and services by us through the website or through customer service.

3. Terms and conditions of registration

3.1 You agree to ensure that the information that you provide during registration is accurate and are in no way, no false, misleading, inaccurate or likely to mislead or deceive.

You agree to immediately notify any relevant changes on your registration by e-mail to service-clients@dogfinance.com.

3.2 After you register on the site Dogfinance, whether sections recruiter or applicant, you will be provided a username and password for which you will keep confidentiality. You agree to be responsible for the use of our services by persons to whom you have allowed access to your access codes either voluntarily or intentionally or negligently. If you see or suspect fraudulent use of your username, please notify us immediately. If, however, we find or suspect fraudulent use of the site with your username and you do not know, we reserve the right to suspend your account or ask you to change your password.

3.3 Dogfinance reserves the right to carry out any checks and destroy any account without prior notice, the owner would be minor or legally incapable and whose parental consent or legal guardian did not been reached before the establishment of such account.

In addition, we may suspend or cancel your registration as soon as a fraud or to the terms of use and / or conditions

General sales and / or contrary to the laws and regulations in force is observed, with no obligation of notice or compensation.

4. Additional conditions specific to recruiters

4.1 If you register for any of the services recruiter, you can unsubscribe at any time without affecting the responsibilities and legal rights of either party, contactors, both directly and our customer service email service-clients@dogfinance.com

4.2 In addition, we may suspend or cancel your registration immediately or compensation if you violate one of the principles set forth in these Terms and Conditions and / or Terms of Use and your obligations under these, or laws and regulations in force, including the Code of Intellectual Property, Labour Code, the law on the fight against discrimination, the Penal

Code or, at its discretion, we consider a reasonable Such suspension shall take place.

4.3 Subject to the Terms of Use and Conditions of Use after acceptance of an order from us, you can access the services you have subscribed and function, display of job offers ("Post an offer ") and / or access the options that you have purchased and / or access the CVs ("Consult sa") and / or access all other sections of the free site ("News", "tests", ...).

4.4 If you purchase products and / or services, offered for sale on Dogfinance, accessible from the link "offer tailor-made", access to such products and / or services is also subject to acceptance of the order from us, subject to these General Terms and Conditions of Use.

In addition, you acknowledge that we have the right but not the obligation to publish your jobs and your communication in our exclusive network, without limitation.

4.5 You acknowledge sole responsibility for the use he made of the license to access the CVs that you have been given and agree that this license is granted to the purchaser thereof which holds the sole property and that it is transferable to a third party whatsoever. Any unauthorized use, improper or fraudulent use of it leads to automatic termination. The extent of use of CAL in the CVs will be specified in the command.

4.6 The buyer is solely responsible for the use that is made of such license and agrees to identify all authorized users within the entity and verify their use of it.

4.7 You agree to use the CV database to find candidates for specific positions, not to contact them for any other purpose or provide other services. If we find a use contrary to the custom preset for this service by you, directly or indirectly, we reserve the right to terminate this contract without binding our liability to you in any way and also you acknowledge that you will have no recourse against us. In such a case, any amount remaining due in connection with the services and products purchased under this contract becomes due immediately.

8.4 You agree to use and process personal data obtained from the CVs according to law "and Freedoms" of January 6, 1978. Moreover, you agree not to transfer or communicate to or without consideration, to any third party or any person, even your company, not concerned with finding a candidate for a specific position, or all of the data personal third party which you could read on the site.

4.9 The amount of job offers posted on Dogfinance and duration of publication will be determined in the option you have subscribed to the order. You can ask us to withdraw a job offer with a deadline for publication is not expired without is not subject to refund for the unused time. In this case, we will remove the job posting also indicated our exclusive network within a reasonable time.

4.10 All jobs posted by you on Dogfinance and exceeding the agreed number of offers in the order will be billed and payable in accordance with the terms hereof at the current rate applicable to such offers. Any changes to one or more elements, when an advertisement was published, expired, canceled or removed, is the use of additional supply.

4.11 You acknowledge and agree that you are solely responsible for the content, accuracy and form submitted by you on Dogfinance. In this sense, you agree to submit the exact content and, in any way false, misleading, or likely to mislead or deceive; employment opportunities related to real job opportunities, existing specific and available when you publish.

You warrant that all elements of content are in compliance with all applicable laws and / or regulations and, without limitation, the provisions of the Labour Code, including the provisions of Articles L.122.6, L. 122-45, L.311-4 and L.711-3, the provisions of Law No. 2001-1066 of 16 November 2001 on the fight against discrimination and the provisions of Article 225-1 of the Penal Code .

If the contents of your offerings on the site seems contrary to law or if such action is necessary to comply with a judicial decision against us, protect and defend our rights or personal safety of our users or the public or allowing to verify compliance and veracity of an offer that you post, we reserve the right to suspend publication. Any suspension of the

publication of an offer under this clause is not eligible for refund of the price paid for the release or reduction. However, we can suggest, if necessary, modify your offer so that it complies with current legislation and the present. Then resume its publication upon receipt of the ad changed.

4.12 You agree to proceed with the expiration of any offer for a position already filled by changing the status of the tender through your personal space, or if you can not do directly Dogfinance by notifying us e-mail address service-clients@dogfinance.com.

4.13 We can not be held responsible for the addition, removal, modification or delay in the publication of any content on the site, required by required by an authority having jurisdiction or authority with respect to the regulation of electronic advertising and online on the Internet.

4.14 The recruiter gives us the non-exclusive and free to use some of its names, marks, and / or logos for us to perform our obligations hereunder.

4.15 In submitting content on the site, you consent to any user of Dogfinance to view it, save, print and reproduce for personal use.

5. Additional conditions specific to the applicants

5.1 If you register for any of the services plaintiff, then you get all the services available to you by Dogfinance and all content provided and published by you or any other user.

5.2 You can update your contact information, remove your CV from Dogfinance and unsubscribe from newsletters you have subscribed to by accessing your personal space. You can also request cancellation of your registration without affecting the responsibilities and legal rights of either party by email to contact@dogfinance.com.

5.3. When you register to Dogfinance.com, you agree to the creation of a profile visible Dogfinance.com. However, you can not appear in Google by unchecking the box in the "edit my profile".

5.4 In filling in your contact information when registering, you agree that we may contact you during normal business hours by phone, email, mail or other appropriate means.

5.5 You acknowledge that you use the site for personal use and in accordance with predefined (meaning the job search) and none in the purpose of financial gain, without limitation, in any way either by accessing services and content available to you.

5.6 You agree to be responsible and do not engage the responsibility nor that of Dogfinance Carrévolutis in your dealings with users of the site. You acknowledge also act on your own initiative, informed and aware of the risks associated with trading over the Internet.

5.7 In addition, we may suspend or cancel your registration immediately or compensation if you violate one of the principles set forth in these Terms and Conditions and / or Terms of Use and your obligations under these, or laws and regulations in force.

5.8 You acknowledge and agree that you are solely responsible for the content, accuracy and form submitted by you on Dogfinance (including, without limitation, any CV).

5.9 You agree that you disable any content (including, without limitation, any CV) submitted by you on Dogfinance, by accessing your personal space when your status changes and especially when you are no longer available for work .

5.10 In submitting content on the site, you consent to any user of Dogfinance to view it, save, print and reproduce for personal use.

5.11 Although we make every effort to ensure the quality of the website, we make no warranties as to the veracity and accuracy of job postings by employers, or the ability of recruiters and employers to provide jobs job seekers.

12.5 You acknowledge that recruiters are solely responsible for the assessment and the adequacy of candidate profiles with vacancies. You further acknowledge that we have no control over these third parties and thus have no liability to you resulting from the

acts or omissions of the latter.

5.13 The information and answers made, accessible from "Questions / Answers" or "Ask the experts" do not constitute advice, a guarantee of success in your efforts, and are provided for information purposes only based on the facts you have provided us. In addition, we do not guarantee to answer all the questions but we strive to treat the maximum. By submitting a question, you authorize us, to the world, and this for free without being exclusive, and indefinitely, to post your questions, including personal information you have provided.

6. Terms of Payment

6.1 The prices of products and services are available in the "My Subscriptions" spaces recruiter and applicant Dogfinance site and can be modified by us at any time. The cost of services of access to the CVs and other communication options and visibility can be obtained by e-mail directly from contact@dogfinance.com.

6.2 Unless otherwise provided, and no product or service ordered can be canceled. You therefore agree to pay us the full price under the order and under the conditions.

6.3 After receipt and acceptance of order by us, you will receive our invoice, subject to VAT at the prevailing rate, payable in euros within a period designated on the invoice or default on the purchase order. If this bill is not paid when due, we have the right, without being obliged to charge you late penalties payable by you on first demand, calculated on the basis of one and a half (1.5) the legal rate of interest applicable in France. Interest runs from the day following the due date of the invoice until the date of actual payment.

6.4 In the event of default by you hereunder, all costs incurred by us or our agents to collect the unpaid amounts are your responsibility, including legal fees.

6.5 If you order a product or service online, once your order is confirmed on our website, where you pay using a credit card, you warrant that you have the right to purchase such services paid using this method of Regulation. If we do not receive the direct debit, if payment is not valid or can not be treated differently, if the direct debit is subsequently rescinded or if any check card is rejected, we reserve the right terminate or suspend your access to paid services at any time.

6.6 In case of payment by debit (s), you must provide your bank details. You represent that the account holder which will be held on (s) sample (s) and that the person signing the direct debit is duly authorized to do so. If an objection was to take place on one of our samples, for any reason whatsoever, you agree to pay us the amounts owed by any other means whatsoever.

6.7 If the cost of services ordered is a significant amount, we can, at your request, grant you a deferred payment of the said order, on terms that we will agree that you will be reminded that the schedule will be sent.

6.8 If payment by check should be dismissed for insufficient funds, you agree to reimburse any expenses we may have to endure because of this rejection.

6.9 Failure to pay may result in termination of this contract and related products and services, without further ado.

7. Termination

Each party (the non-defaulting party) may request the termination of these Terms and / or request payment of any amount due hereunder (without prejudice to any other rights and remedies) by written notice with immediate effect upon receipt by the other party (the defaulting party), if the defaulting party fails seriously to one of its obligations under the conditions applicable to the parties concerned, in the event the breach can be repaired, and if

the defaulting party n 'not remedied within ten (10) days of receipt of a letter from the non-defaulting party in this regard.

Upon termination of this contract, licenses and other rights granted to either party will terminate automatically as network access exclusive Dogfinance.

8. Governing Law and Jurisdiction

8.1 Any notice under these conditions and use will be made by registered letter with acknowledgment of receipt or letter delivered by hand and will be deemed received at the first presentation of it.

8.2 The present conditions and use are subject to French law and any dispute between the parties shall be submitted exclusively to the commercial court of Créteil.