

This site is owned and /or operated by FUTLOOT and its affiliated companies (collectively, the company), and provides its services to you subject to the following conditions. If you visit or shop at www.FUTLOOT.com, you affirmatively accept the following conditions. Continued use of the site constitutes the affirmative agreement to these terms and conditions. The Company reserves the right to change the terms, conditions, and notices under which its websites and services are offered, including but not limited to the charges associated with the use of the Company's websites and services. You are responsible for regularly reviewing these terms and conditions and any additional terms and conditions. Your continued use of the Company's websites and services constitutes your agreement to all such terms, conditions, and notices (TERMS AND CONDITIONS, PRIVACY). Please read them carefully.

ZHUOHANG INTERNATIONAL TRADE CO., LTD. (referred to herein as "FUTLOOT" or "FUTLOOT.com" interchangeably) offers these "Terms and Conditions" to all active members, customers, or visitors to our website and to services we offer. FUTLOOT reserves the right to change these terms, conditions, and notices under which the website and services FUTLOOT offers without any prior notification. All use of the website and services FUTLOOT offers is governed by the terms listed in these Terms and Conditions. Your continued use of FUTLOOT's website's affiliate/advertising sites is governed by the "Terms and Conditions" and "Privacy Policy" set forth by our company. It is the user's sole responsibility to regularly review these conditions and any other conditions that affect this website and services offered.

Address: CHURCHILL HOUSE 142-146 OLD STREET

LONDON

UNITED KINGDOM EC1V 9B

When coming to FUTLOOT.com you are communicating with us electronically. You consent to receive communications from us electronically. We communicate with you via several methods such as e-mail, live help or phone conversations. You agree that all information provided to FUTLOOT is factual and true, and without any intentional omission or alteration.

All content on FUTLOOT.com , such as text, graphics, backgrounds, logos, button icons, images, flash videos, downloads, software, audio or video clips and/or data compilations is the property of FUTLOOT, or its content suppliers and is protected by domestic and international copyright laws. All software used on this site is the property of the Company or its software suppliers and is protected by domestic and international copyright laws.

FUTLOOT issues a limited license to access and make personal use of FUTLOOT's website and will not allow you to download, archive, modify, or in any way alter the original intended content, in part or in whole, except with express written consent from FUTLOOT. This license does not include any resale or commercial use of the site's contents. Site product listings, collections, descriptions, or prices are not allowed to be copied in any manner, electronically or otherwise. You may not download or copy account information or use data mining, robots, or similar data gathering and extracting services. The site may not be reproduced, duplicated, copied, sold, resold or in any way used by any outside source unless written consent from FUTLOOT is obtained. Any individual found violating terms listed above in the LICENSE AND SITE ACCESS section shall face legal action taken on behalf of FUTLOOT.

Under this agreement, the payment processing services for goods and/or services purchased on this website are provided by ZHUOHANG INTERNATIONAL TRADE CO., LTD, depending on the type of payment method used for the purchase of the goods and/or services. In the event you choose to pay with credit card and the payment will be processed via a European Acquirer, these terms are an agreement between you and ZHUOHANG INTERNATIONAL TRADE CO., LTD. For any other type of purchases, these terms are an agreement between you and ZHUOHANG INTERNATIONAL TRADE CO., LTD and goods and/or services will be delivered by ZHUOHANG INTERNATIONAL TRADE CO., LTD directly.

FUTLOOT will never charge for products or services unless FUTLOOT receives consent from the card holder. FUTLOOT verifies information before delivering the items. Make sure your billing information is up to date so FUTLOOT can instantly confirm that the information is correct and follow up with a fast delivery. Due to frequent and increasing fraudulent activities experienced in this business, FUTLOOT currently DOES NOT authorize credit card accounts and/or PayPal accounts with unverified addresses and/or unconfirmed telephone numbers. Please be sure that when entering your personal information you double check ALL INFORMATION and confirm it is current and accurate before submitting it. ALL unconfirmed/unverified purchases will be manually verified upon discovery, thus delaying the efficiency of the purchase/transaction. Please contact us using the Live Help feature on the website, or with E-Mail Support listed on the website.

When you sell your game currency or accounts to FUTLOOT, you sell them knowing that they will be the properties of FUTLOOT once payment is sent. Any account you wish returned will only be returned with written permission from our company. If at any time it is discovered that you, the seller, retrieve the ownership of the accounts from either FUTLOOT or any individual that currently holds ownership, FUTLOOT reserves full rights to receive a full refund. The selling of duplicated, macroed, copied or any kind of mass-produced or fast-produced items and/or outside programs is prohibited. If such programs are used, FUTLOOT has the right to report these devices to the proper authorities. If the product is duplicated, macroed or copied, FUTLOOT reserves the right to delete the product, and issue no money or trade to the seller. It is illegal to sell these materials and FUTLOOT will knowingly stay away from such materials. FUTLOOT will never delete the product unless tested and confirmed that it is indeed an illegal material. When selling any merchandise to FUTLOOT, you are responsible for all merchandise in the event of it's becoming unusable by FUTLOOT.com. If any of the above selling products terms are violated, FUTLOOT has full rights to receive a full refund.

FUTLOOT offers a satisfaction guarantee on our affiliate program. Any transaction completed on our website through your affiliate link is given a set percentage as stated in your affiliate manager.

FUTLOOT sometimes provides links and pointers to third party sites. At no time is FUTLOOT responsible for any actions of outside parties. The products and services offered through FUTLOOT's website can be found by viewing the FUTLOOT.com website (access through <https://www.FUTLOOT.com/> and other sub domains). The material contained in this site and the third party sites is provided as is without any warranties of any kind unless explicitly stated otherwise by us. In regards to all virtual goods and services that FUTLOOT provides, FUTLOOT only provides a service to buyers. No tangible goods are being sold to the buyers. FUTLOOT is not linked in any way to any of the game licensors, producers, designers or publishers and act merely as a third party agent, separated from these gaming companies and/or licensors (Blizzard Entertainment, Square Enix Co., LTD. et al). FUTLOOT claims no title to any intellectual property interests held by any of the gaming companies and/or licensors except those granted by these companies. As no intellectual property interests are being transferred by FUTLOOT to buyers through any transaction, FUTLOOT has no representations regarding the transferability, use and ownership of any gaming companies' intellectual property. FUTLOOT does not allow any of these gaming companies'

representatives to purchase products through FUTLOOT. The buyer wholly assumes all risk and agrees to defend, hold harmless for any claims made by any of the gaming companies' producers or designers in relation to this transaction and use of their intellectual property. FUTLOOT is not associated with these companies in any way and FUTLOOT cautions all buyers to avoid violating or infringing upon the intellectual property rights of these companies. At the end of this transaction, the buyer assumes the company's station merely as a license of these companies to use its intellectual property and grants us with indemnity from the entire transaction with the buyer/seller. These gaming companies in no way endorse or are affiliated with services or sites FUTLOOT offers and/or maintains. The company agrees not to disclose to anyone terms, conditions, subject matter or identity of the parties involved in transactions to any other party. Any disputes regarding these matters shall be resolved immediately. This disclaimer is intended for our company's exclusive use.

You may submit comments, ideas, questions and any other written information as long as they are not slanderous or libelous comments such as illegal information, obscene gestures, threatening remarks, defamation, invasion of privacy, infringement on intellectual property rights, or anything otherwise injurious to third parties or objectionable, and does not consist or contain software viruses, political campaigning, commercial solicitation, chain letters, mass mailings, or any form of "spam." You are never allowed to use false e-mails or try to impersonate or copy any person or entity or otherwise mislead as to the origin of a credit card or other content. FUTLOOT reserves the right to remove or edit such content, but does not regularly review posted content. If you post content or submit material without FUTLOOT's authorization or explicitly written permission granting you authority, FUTLOOT may take serious legal action against you.

You may be required to supply additional information when ordering a product or service from our company. This may include a valid home phone number, additional e-mails or a faxed driver's license. Due to frequent and increasing fraudulent activities experienced in this business, we at FUTLOOT currently DO NOT authorize credit card accounts and/or paypal accounts with unverified addresses and/or unconfirmed telephone numbers. Please be sure that while entering your personal information you double check ALL INFORMATION and confirm it is all current and accurate before submitting it. ALL unconfirmed/unverified purchases will be cancelled upon discovery, thus delaying the efficiency of the purchase/transaction. Please contact FUTLOOT using the Live Help feature on the website, or with E-Mail Support listed on the website.

FUTLOOT may provide links to outside sites that may be involved in selling products or services. FUTLOOT is not responsible for examination or evaluation of the sites and FUTLOOT does not control the website content or decision making of outside companies. Our company assumes no responsibility or liability for any actions from these sites taken against you.

Any dispute relating in any way to these Terms and Conditions, your visit to the Company's websites or to products and/or services you purchase through the Company shall be exclusively submitted to arbitration in the State of Delaware, except that, to the extent you have in any manner violated or threatened to violate the Company's intellectual property rights, the Company may seek injunctive or other appropriate relief in any court in the World, and you consent to exclusive jurisdiction and venue in such courts. Arbitration under these Terms and Conditions shall be conducted under the rules then prevailing in the State of Delaware. The arbitrator's award shall be binding and may be entered as a judgment in any court of competent jurisdiction. To the fullest extent permitted by applicable law, no arbitration under these Terms and Conditions shall be joined to an arbitration involving any other party subject to these Terms and Conditions, whether through class arbitration proceedings or otherwise.

FUTLOOT reserves the right to change any site conditions and policies with or without any prior notification to the clients and members. It is the sole responsibility of clients and members to pay close attention to any changes and/or adjustments to the clauses listed here in the Terms and Conditions. By signing up for an account with FUTLOOT.com, or purchasing any merchandise or service, you are automatically agreeing to the clauses listed here in the Terms and Conditions.

1. Since we are continuously developing and upgrading our products and service, any technical, non-technical specification, including but not limited to web pages, reports tables, figures, images, videos or audios of any of products may be altered or completely changed in formats and contents without a prior notification either online or offline.

2. Prices listed on FUTLOOT.com are subject to change as events emerge (e.g. market price changed, different servers thrive differently depending on the amount of players available, short of stock due to new server or game updates, etc). If we encountered any problems during your delivery (e.g. Incorrect server/platform/character name/ID,etc) but you fail to respond to our email/phone call/text message in time which resulting in the order delivery being delayed, the price of your purchased item increased, we will not undertake any responsibility to make up the price difference and/or deliver the exact amount you paid for since we acquire our stock on the spot based on its most recent market price. We do not accept any forms of cancellation unless no stock available or we can't fulfill your order due to possible technical error.

RISK TIPS:

Long term use of goods and/or services (digital items, goods and/or services displayed, listed and/or offered by FUTLOOT.COM) would be risk of being **banned, suspended, blocked**. We would **not** undertake any responsibility and we would **never** accept cancelling the order or refund after your order completed!

1. For all purchased account/s information, it will only be sent and designated to your usage solely via email delivery, the information will not be attainable by any third party or channel. Kindly check your email's inbox/spam for the purchased information.

2. Accounts sold are brand new with a timed warranty of 24 Hours. We will not undertake any responsibility for issues or problems occurred beyond 24 hours after our delivery.

3. Any form of cancellation or refund will not be dealt with once we sent out the information to you via email. All of the accounts are verified and usable before sending to you, Please link your own email after receiving the account details and change the password ASAP to avoid unnecessary misunderstandings. No liability or responsibility is accepted by us if the password is changed after sending the email.

