

# Terms & Conditions

*Last updated: November 16, 2025*

These Terms of Service (the “**Terms**”) govern your access to and use of **tipsterhub.co** (the “**Site**”) and any related products and services (the “**Services**”). The Site is owned and operated by **TipsterHub™** (“**we**”, “**us**”, or “**our**”). By accessing or using the Site, you agree to be bound by these Terms in full. If you do not agree, do not use the Site.

**Important:** We provide sports insights and predictions for **informational and entertainment** purposes only. We are **not** a sportsbook or bookmaker. We **do not** accept or process wagers. We **do not** guarantee results or profits. You are solely responsible for any decisions you make based on information found on the Site. **Past performance is not indicative of future results.**

## 1) Eligibility & Capacity

- You must be of legal age in your jurisdiction to access betting-related content (18+ unless a higher age is mandated locally) and have the legal capacity to enter into these Terms.
- You warrant that your access to the Site is lawful in your jurisdiction. We may restrict access where we believe local laws prohibit it.

## 2) Nature of the Service; No Investment or Gambling Advice

- Any statistics, leaderboards or historical records are presented for transparency and informational purposes only and may use **hypothetical tracking models**.
- Nothing on the Site constitutes **investment advice**, **financial advice**, or a recommendation or solicitation to place a bet. Any actions you take are at your **sole risk**.

## 3) Contact Information

- **Email:** [picks@tipsterhub.co](mailto:picks@tipsterhub.co)

## 4) Site Content; Values & Figures

- We are not a sportsbook/bookmaker and do not handle betting transactions.
- Values and monetary figures displayed in dashboards, trackers, or widgets may be **hypothetical** and **non-redeemable**; they have **no cash value**.
- Odds, markets, fixtures, and results may be sourced from **third-party data feeds** and can be inaccurate, delayed, or unavailable. Independently verify information before acting on it.

## 5) User Content; License You Grant

- The Services may allow you to submit or upload content (including text, images, data, comments, profiles, “tips,” “picks,” strategies, or other materials) (collectively, “**User Content**”). You are solely responsible for your User Content and the consequences of posting or publishing it.
- You represent and warrant you **own** or **control** all rights in your User Content and that your submission does not infringe third-party rights.
- By submitting User Content, you grant us a worldwide, non-exclusive, royalty-free license to **use, reproduce, process, adapt, publish, distribute, display, and perform** such content in connection with operating, promoting, securing, and improving the Site and Services, and for archival and backup purposes.
- We may (but are not obligated to) monitor, screen, edit, rank, or remove User Content we deem inappropriate or in violation of these Terms.

## 6) Intellectual Property; Premium Content Confidentiality

- The Site and all **non-User Content**—including design, logos, layout, graphics, video, software, and code—are owned by us or our licensors and protected by intellectual property laws. All rights reserved.
- If you provide suggestions, feedback, or ideas, you grant us an irrevocable, perpetual, worldwide, royalty-free license to use them without restriction or compensation.
- **Confidentiality of premium content.** If you purchase VIP or other paywalled content, you must keep it **strictly confidential** until and unless it is publicly released on the Site. You must not copy, share, forward, publish, sell, or otherwise disclose paywalled content to third parties (including on social media, messaging apps, forums, or other websites).

## 7) Accounts & Security

- To use certain features, you must create an account with accurate, current information and keep it updated.
- You are responsible for maintaining the confidentiality of your credentials and for all activities under your account. Do **not** share your login.
- Notify us immediately at [picks@tipsterhub.co](mailto:picks@tipsterhub.co) if you suspect unauthorized access or a security breach.

## 8) Memberships & Roles (If Applicable)

We may support multiple roles on the platform, such as **Subscribers** (who consume content) and **Tipsters** (who publish content). Additional role-specific terms may apply.

### A) Subscribers

- Subscriptions provide time-limited access to premium content during the active subscription period.
- Unless otherwise stated, subscriptions are **digital products**; access begins immediately after purchase (see Section 10 – Refunds).

### B) Tipsters (Marketplace/Creator Features, if enabled)

- **Premium membership.** You may place content behind a paywall at a pricing tier set or approved by us. You must **not** advertise competing non-Site services on your profile or via our messaging tools.
- **Due diligence & accuracy.** You are solely responsible for the accuracy of published tips, markets, and odds. Duplicate or spammy tips may be removed. We may enforce standardized staking (e.g., **1–10 units**) to keep performance comparable across profiles.
- **Minimum service level.** If you sell a premium plan, you must provide a reasonable level of service to paying subscribers. Your baseline is **an average of seven (7) tips per week** during each subscriber's active term. Repeated failure to deliver may result in **partial pro-rata refunds** or other remedies, reflected in your statement.

## 9) Acceptable Use

You agree not to use the Site or Services to upload, post, send, or make available any content or to engage in any activity that:

- infringes any copyright, trademark, trade secret, moral right, privacy right, or other intellectual property or proprietary right;
- is unlawful, threatening, abusive, harassing, defamatory, obscene, hateful, racist, or otherwise objectionable;
- targets or harms minors or encourages minors to access betting-related content;
- contains malware, spyware, viruses, Trojan horses, or other harmful code;
- impersonates any person or misrepresents your identity or affiliation;
- reproduces, distributes, sells, leases, or commercially exploits the Services or content, except as expressly permitted in these Terms;
- facilitates the unlawful distribution of copyrighted content; or
- promotes terrorism or violent extremism.

## 10) Payments; Renewals; Refunds

- **Billing.** Paid plans, credits, and subscriptions are billed in advance. Taxes may apply.
- **Auto-renewal.** If enabled, subscriptions renew automatically at the then-current price unless canceled before the renewal date in your account or payment provider settings.
- **Refunds for digital goods.** Except where required by law or expressly stated otherwise, payments are **non-refundable** once access begins. Where a premium tipster **materially** fails to deliver the minimum service level (see Section 8B), we may issue **partial refunds** on a **pro-rata** basis for the affected period, at our discretion.
- **Chargebacks & fraud.** Chargebacks or suspected fraud may lead to account action and reversal of associated earnings.
- **Support.** For billing or cancellations, contact [picks@tipsterhub.co](mailto:picks@tipsterhub.co)

## 11) Third-Party Links, Data & Feeds

- The Site may contain links to third-party websites or services. We are not responsible for their content, policies, or practices. Access them at your own risk.
- Odds, markets, results, and other sporting data may be sourced from third-party feeds. Such data may be delayed, inaccurate, incomplete, or unavailable. Verify information independently before acting on it.

## 12) Availability & Maintenance

- We aim for high availability but do not guarantee uninterrupted, timely, secure, or error-free operation of the Services.
- We may suspend or limit the Services for maintenance, security, legal, or operational reasons without liability.

## 13) Privacy & Cookies

- Our collection and use of personal data is described in our **Privacy Policy**. By using the Site, you consent to such processing and to the use of cookies and similar technologies as described in our **Cookie Policy**.
- We may aggregate or de-identify data to analyze usage and improve the Services.

## 14) Disclaimers of Warranties

**Your use of the Site and Services is at your sole risk.** The Site and all content are provided on an “as is” and “as available” basis, without warranties of any kind, express or implied. Without limiting the foregoing, we do not warrant that: (a) the Services will meet your requirements; (b) the Services will be uninterrupted, timely, secure, or error-free; (c) results, statistics, or projections will be accurate or reliable; (d) defects will be corrected; or (e) any content purchased or obtained will meet expectations.

## 15) Limitation of Liability

To the maximum extent permitted by law, in no event shall we be liable for any **indirect, incidental, special, consequential, exemplary, or punitive damages** (including loss of profits, revenue, goodwill, data, or business), whether based in contract, tort (including negligence), strict liability, or otherwise, arising out of or in connection with the Site, the Services, or these Terms, even if advised of the possibility of such damages. Our **total aggregate liability** for any claim shall not exceed the **greater of**: (i) the amounts you paid to us for the Services during the **three (3) months** preceding the event giving rise to liability; or (ii) **USD 100** (or local equivalent). Some jurisdictions do not allow certain limitations; in that case, the above limitations apply to the fullest extent permitted.

## 16) Indemnification

You agree to indemnify, defend, and hold harmless us and our affiliates, officers, directors, employees, agents, and licensors from and against any and all claims, liabilities, damages, losses, and expenses (including reasonable legal fees) arising out of or in any way connected with your: (a) access to or use of the Site or Services; (b) User Content; (c) violation of these Terms; or (d) violation of any law or third-party right.

## 17) Termination; Suspension

We may suspend or terminate your account or access to the Services at any time, with or without notice, for any reason, including if we reasonably believe you have violated these Terms or applicable law. Upon termination, your license to use the Services ceases immediately. **Sections 5–7 and 10–20** survive termination.

## 18) Responsible Gambling

We advocate responsible gambling. Set limits, never chase losses, and only stake what you can afford to lose. If you feel your betting is no longer under control, please seek help or consult local services in your jurisdiction.

## 19) Changes to the Services or Terms

We may update these Services or Terms from time to time. The “**Last updated**” date at the top shows when these Services or Terms were last revised. Your continued use of the Services following changes means you accept the updated Services or Terms.

## 20) Miscellaneous

- **Severability.** If any provision of these Terms is held invalid or unenforceable, the remaining provisions will remain in full force and effect.
- **No waiver.** No waiver of any term is a further or continuing waiver of that term or any other term.

- **Assignment.** You may not assign or transfer these Terms without our prior written consent; we may assign these Terms without restriction.
- **Entire agreement.** These Terms, together with any policies referenced herein (Privacy Policy, Cookie Policy, Refund Policy, etc.), constitute the **entire agreement** between you and us regarding the Services.

## Notices

For questions about these Terms, to report a security issue, or to request billing support, contact [picks@tipsterhub.co](mailto:picks@tipsterhub.co)