

THE ALPHA CLUB INC.

REFUND AND RETURN POLICY

Effective Date: April 11, 2026 | Last Updated: May 31, 2026

1. Scope

This Refund and Return Policy (“Policy”) governs all refund and cancellation matters for products and services offered by The Alpha Club Inc. (the “Company,” “we,” or “us”) through the Whop platform. This Policy operates alongside, and is incorporated into, our Terms of Service, and operates alongside our End User License Agreement, Privacy Policy, and Earnings & Results Disclaimer.

This Policy covers general subscription cancellations and refunds.

This Policy does not apply to the Private Mentorship program, which is governed by a separate signed Mentorship Agreement with its own refund and guarantee terms.

2. General Refund Terms

2.1 Subscriptions, Renewal, and Cancellation

Subscriptions renew automatically at the then-current rate until you cancel. Subscription pricing and billing frequency are disclosed at the time of purchase through the Whop platform. You may cancel your subscription at any time through the Whop platform. To cancel, log into your Whop account, navigate to your subscription settings, and select cancel. Cancellation stops future billing immediately. You retain access until the end of your current paid billing period. No retroactive refunds are issued for partial billing periods. In accordance with the Business Practices and Consumer Protection Act (British Columbia), subscriptions with renewal terms of less than 60 days may be cancelled at any time without charge or penalty.

2.2 Free Trials

Where offered, free trials convert to paid subscriptions at the standard rate unless cancelled before the trial expires. If you cancel during the trial period, you will not be charged.

2.3 Accidental or Duplicate Charges

If you believe you have been charged in error or charged twice for the same billing period, contact mattwayneconcepts@gmail.com with your purchase details. Verified duplicate or erroneous charges will be refunded to the original payment method within 14 business days.

2.4 General Policy

Outside of applicable statutory cancellation rights and verified billing errors, all sales are final. No refunds will be issued for change of mind or general dissatisfaction with the services.

Any refund that is issued will be made in the original currency to the original payment method used for the purchase.

In all cases, you agree to contact the Company directly at mattwayneconcepts@gmail.com before initiating a chargeback or payment dispute through any payment processor. The Company commits to resolving all refund requests in good faith within 30 days of receiving the request.

3. Disclaimers

The Company does not guarantee any specific income, profitability, or financial outcome from use of its services. Our products and services are educational in nature and do not constitute financial, investment, or trading advice. Any results, testimonials, or case studies referenced in marketing materials reflect individual experiences and are not typical. The majority of people who purchase trading education do not achieve the results shown, and most traders lose money. Trading cryptocurrency involves substantial risk, including the risk of losing all capital invested.

Marketing statements, verbal representations, and promotional content do not modify the written terms of this Policy.

4. Statutory Rights

Nothing in this Policy is intended to limit, exclude, or waive any rights, benefits, or protections you may have under applicable consumer protection legislation, including the Business Practices and Consumer Protection Act (British Columbia) or the consumer protection laws of your home jurisdiction. Where any term of this Policy conflicts with a mandatory consumer protection right, the consumer protection right shall prevail.

Nothing in this Policy restricts your ability to post honest reviews of our services, file a complaint with any government agency, or communicate with any regulatory body including the Federal Trade Commission, Consumer Protection BC, or the Competition Bureau of Canada.

5. Changes to This Policy

The Company may update this Policy from time to time. Material changes will be communicated by posting the updated Policy on the platform at least 30 days before they take effect. Non-material changes (such as formatting, clarifications, or corrections that do not alter your rights) may be made at any time without advance notice. The version of this Policy in effect at the time of your purchase governs that purchase, and your continued use of the services after a change takes effect constitutes acceptance of the updated Policy.

6. General Provisions

This Policy is governed by and construed in accordance with the laws of the Province of British Columbia and the federal laws of Canada applicable therein, consistent with our Terms of Service. If any provision of this Policy is found to be invalid, illegal, or unenforceable, the remaining provisions shall continue in full force and effect.

7. Contact

The Alpha Club Inc. (Corp. No. BC1549628)

112 – 970 Burrard Street, Vancouver, BC, Canada, V6Z 2R4

Email: mattwayneconcepts@gmail.com