

PROFIT BEASTS TERMS OF SERVICE, MEMBER AGREEMENT, DISCLAIMERS & COMMUNITY RULES

High-level legal and community terms for access to Profit Beasts products and communities.

Last Updated: [Month Day, Year] | Operated by: [Legal entity name / Your legal name] |
Support: [support@email.com]

Important Notice (Read Carefully): This document is provided as a template and general business documentation. It is not legal advice. Laws vary by jurisdiction. For maximum protection, have a licensed attorney in your state review this agreement.

1) Acceptance of Terms

By purchasing, accessing, or using any Profit Beasts content, picks, chat, alerts, posts, files, streams, coaching, or community areas (collectively, the “Services”), you agree to this Agreement (“Terms”). If you do not agree, do not purchase or use the Services.

These Terms are in addition to, and do not replace, the platform provider’s rules and policies (including Whop). Platform terms may apply to your account, payment processing, and access.

2) Eligibility and Legal Compliance

You must be 18 years old (or the legal gambling age in your jurisdiction, whichever is higher) to use the Services.

You are solely responsible for ensuring that accessing the Services and any betting activity you choose to engage in is legal in your location, and for complying with all laws, regulations, and sportsbook rules applicable to you.

3) Not a Sportsbook / Not Gambling Operations

Profit Beasts is not a sportsbook, bookmaker, wagering operator, or gambling service. We do not accept wagers, place bets on your behalf, hold customer funds for wagering, or facilitate gambling transactions.

We provide information, opinions, analysis, and educational/entertainment content related to sports and sports betting. You retain full control over whether, when, and how you place any bets.

4) Educational and Entertainment Purposes Only - No Advice

All information provided through the Services is for informational, educational, and entertainment purposes only. Nothing in the Services constitutes financial advice, investment advice, legal advice, tax advice, or any other professional advice.

You are solely responsible for your decisions, including bet selection, timing, sportsbook choice, wager size, and risk management.

5) Risk Disclosure - No Guarantees

Sports betting involves significant risk and can result in partial or total losses. You understand and agree that:

- There are no guarantees of winning, profitability, or outcomes.
- Past performance or historical records do not guarantee future results.
- Outcomes are affected by variance and unpredictable factors (e.g., injuries, lineup changes, officiating, weather, coaching decisions, and market movement).

You assume all risk for any actions you take based on the Services.

6) Records, Screenshots, Testimonials, and Marketing

Any examples, screenshots, records, or testimonials shown by Profit Beasts are provided for illustration only and do not guarantee that you will achieve similar results. Results can vary widely depending on bankroll size, unit sizing, discipline, timing, and market access.

We do not promise any specific outcome or “typical” results unless explicitly stated and substantiated.

7) Subscriptions, Billing, Renewals, and Cancellation

If you purchase a subscription, you authorize recurring billing at the price and frequency disclosed at checkout until you cancel. You are responsible for canceling before the renewal date/time to avoid being charged again.

Cancellation takes effect at the end of the current billing period unless otherwise stated at checkout. We may modify pricing, tiers, or features prospectively as allowed by law.

8) Refund Policy

Choose and display one policy consistently across your storefront, checkout, and community.

Option A (All Sales Final): All sales are final. Due to immediate delivery of digital access/content, we do not offer refunds, credits, or partial refunds.

Option B (Limited Window): Refunds are only available if requested within [X hours] of purchase and only if [conditions] are met. After that window, all sales are final.

9) Chargebacks and Payment Disputes

If you initiate a chargeback or payment dispute, we may immediately suspend or terminate your access to the Services at our discretion. Attempting to retain access while disputing payment may be treated as abuse or fraud.

We reserve the right to provide relevant records to the payment processor/platform to contest disputes.

10) Access, Delivery, Downtime, and Missed Alerts

The Services are provided “as available.” Notifications and access may be impacted by third-party platforms, device settings, internet connectivity, outages, delays, or changes to platform features.

We are not responsible for missed alerts, late entries, line movement, injuries, scratches, or other timing-related factors. You are responsible for confirming picks and making final decisions before placing any wager.

11) Community Rules / Code of Conduct

To maintain a high-quality environment, you agree not to:

- Harass, threaten, stalk, defame, or discriminate against others.
- Post hate content, doxxing, threats, illegal content, or sexually explicit content involving minors.
- Spam, solicit, or advertise without permission.
- Encourage illegal activity or attempt to circumvent platform rules.
- Impersonate staff or misrepresent affiliation.

We may remove content, restrict features, mute, suspend, or ban users at our discretion.

12) No Redistribution, No Resale, and No Group Buys

Your subscription is for individual, personal use only. You may not share logins, resell access, or participate in “group buys.”

You may not redistribute our paid content (including picks, alerts, files, recordings, or posts). While we cannot physically prevent screenshots or recordings, you are strictly prohibited from sharing, reposting, or distributing any paid content in any form. Violations may result in immediate termination without refund and potential legal action.

13) Intellectual Property

All content, formats, text, graphics, files, and branding are owned by Profit Beasts or licensed to us and are protected by applicable intellectual property laws.

We grant you a limited, revocable, non-transferable license to access the content for personal use only while your subscription is active.

14) Privacy

We may collect limited information necessary to operate the Services (such as your email, username, purchase/access status, and support communications). Payment processing and platform access are handled through Whop and its providers according to their policies.

We do not sell your personal data in the ordinary course of business. For privacy questions, contact: [support@email.com].

15) Disclaimer of Warranties

THE SERVICES ARE PROVIDED “AS IS” AND “AS AVAILABLE.” TO THE MAXIMUM EXTENT PERMITTED BY LAW, WE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT.

16) Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY LAW, PROFIT BEASTS AND ITS OWNERS/CONTRACTORS WILL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES, OR ANY LOSS OF PROFITS, REVENUE, DATA, OR GOODWILL ARISING FROM OR RELATED TO YOUR USE OF THE SERVICES.

OUR TOTAL LIABILITY FOR ANY CLAIM RELATING TO THE SERVICES SHALL NOT EXCEED THE AMOUNT YOU PAID US IN THE [30] DAYS BEFORE THE EVENT GIVING RISE TO THE CLAIM.

17) Indemnification

You agree to defend, indemnify, and hold harmless Profit Beasts and its owners/contractors from any claims, damages, liabilities, losses, and expenses (including reasonable attorneys’ fees) arising out of your use/misuse of the Services, your violation of these Terms, or your violation of any law or third-party rights.

18) Termination

We may suspend or terminate your access immediately for violations, suspected fraud, abuse, chargebacks, content theft, or conduct that harms the community. Termination does not entitle you to a refund unless required by law.

19) Dispute Resolution, Governing Law, and Venue

These Terms are governed by the laws of [State, Country], without regard to conflict-of-law rules. Any dispute shall be brought in the courts located in [County/State], unless otherwise required by applicable law or binding platform terms.

(Optional: arbitration and class-action waiver language should be reviewed by a licensed attorney in your jurisdiction.)

20) Changes to These Terms

We may update these Terms from time to time. Continued use of the Services after updates become effective constitutes acceptance of the updated Terms.

21) Contact

Questions about these Terms: [support@email.com]