

END USER LICENSE AGREEMENT (EULA)

Last Updated: March 18, 2026

This **End User License Agreement ("Agreement")** is a **legally binding** contract between **Analog Software Inc.** ("Company", "we", "us", or "our") and **you** ("User", "you", or "your"). This Agreement governs your access to and use of the **Bookie Bandit Software** (the "Software") provided by Analog Software Inc.

PLEASE READ THIS AGREEMENT CAREFULLY.

BY CLICKING "I ACCEPT," INSTALLING, OR OTHERWISE USING THE SOFTWARE, YOU AGREE TO BE BOUND BY THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT USE THE SOFTWARE.

Users are required to review the Refund Policy, End User License Agreement (EULA), Privacy Policy, and these Terms of Service in their entirety before using the Software.

1. DEFINITIONS

- 1.1 "Software"** refers to **Bookie Bandit and Bookie Bandit Pro**, including all updates, features, and associated services.
- 1.2 "User"** refers to the individual who has obtained a license to use the Software.
- 1.3 "Licensed Platform"** refers to **legal and regulated sports betting platforms** where Bookie Bandit may be used.
- 1.4 "Company"** refers to **Analog Software Inc.**, the sole owner of Bookie Bandit.
- 1.5 "Third-Party Services"** refers to any sportsbooks, betting platforms, or external data sources with which the Software interacts.
- 1.6 "Automated Execution"** refers to the **browser-based automation**.
- 1.7** For the purpose of this document, "Sportsbook" or "Sportsbooks" is defined broadly to include, but is not limited to, Daily Fantasy Sports (DFS) apps, sweepstakes platforms, betting exchanges, prediction markets, and traditional regulated sports betting platforms. All definitions shall be construed to extend to all forms, tenses, capitalizations, and conjugations of the defined word.

2. RESPONSIBILITIES OF ANALOG SOFTWARE INC.

- 2.1 Software Maintenance:** The Company will host, maintain, and provide technical support for the Software as needed.
- 2.2 Updates & Upgrades:** Updates to the Software, including Bookie Bandit Pro, may incur additional fees.

2.3 **Service Availability:** The Company does not guarantee uninterrupted access to the Software and is not liable for service downtime.

3. RESPONSIBILITIES OF USER

3.1 **Compliance with Laws:** Users must ensure their use of the Software **complies with all applicable laws and sportsbook regulations.**

3.2 **Hardware & Connectivity:** Users are responsible for maintaining all required hardware, software, and internet connectivity.

3.3 **No Unlawful Use:** Users may not use the Software to **place bets on illegal or unauthorized platforms.**

4. RIGHT TO MONITOR

Analog Software Inc. reserves the right to **monitor User activity** to ensure compliance with this Agreement. Any misuse may result in termination of access.

5. LICENSE GRANT

5.1 **Grant of License:** Subject to compliance with this Agreement, Analog Software Inc. grants you a **non-exclusive, non-transferable, revocable license** to install and use Bookie Bandit **solely for personal use on legal betting platforms.**

5.2 Restrictions:

Users may **not**:

- Modify, distribute, sublicense, or resell the Software.
- Use the Software on unlicensed or illegal betting platforms.
- Reverse-engineer, decompile, or extract source code from the Software.
- Use the Software in any way that violates applicable laws or sportsbook policies.

6. COMPLIANCE WITH GAMBLING LAWS

6.1 Legal Use Only:

Bookie Bandit is **not** a gambling operator, sportsbook, or bookmaker. It is a **third-party automation, research, and entertainment tool** designed for use **only on licensed and legal betting platforms.**

6.2 User Responsibility:

You are **solely responsible** for ensuring your use of Bookie Bandit complies with your local gambling laws and sportsbook regulations.

6.3 No Guarantee of Regulatory Compliance:

The Company does not guarantee that using Bookie Bandit will comply with the terms of any specific betting platform. Users assume full responsibility for ensuring compliance.

7. AUTOMATED EXECUTION DISCLAIMER

7.1 Nature of Automation:

Bookie Bandit **does not place bets autonomously**. Instead, it automates a Chrome-based browser **to replicate user-approved input, akin to clicking on a shareable link**. Bets are exclusively wagered on the sportsbook.

7.2 User Control:

Users **retain full control** over their bets and can **manually cancel** any pre-filled bet. The Company is **not responsible** for bet placements or any financial decisions made by the User.

8. THIRD-PARTY SERVICES & DISCLAIMER

8.1 Independent Software:

Bookie Bandit is **not affiliated with, endorsed by, or sponsored by any sportsbook, bookmaker, or betting platform**.

8.2 No Responsibility for Third-Party Platforms:

The Company **does not control, influence, or take responsibility for third-party betting platforms**. Users acknowledge that:

- The **use of automation tools may be restricted** under some sportsbook terms of service.
- Any actions taken against a user's betting account (such as bans or suspensions) **are the sole responsibility of the user**.

9. NO LIABILITY FOR GAMBLING OUTCOMES

9.1 No Betting Advice or Warranties: The Software does not provide gambling advice or guarantee winning bets. It is strictly a tool for research and entertainment purposes." to:9.1 Disclaimer of Warranties. The Software and all associated services are provided to you on an "AS IS" and "AS AVAILABLE" basis, without warranty of any kind, whether express, implied, statutory, or otherwise. This includes, but is not limited to, any implied warranties of

merchantability, fitness for a particular purpose, non-infringement, and title. The Company does not provide gambling advice, nor does it warrant that the Software will meet your requirements, be uninterrupted, error-free, or compatible with any particular Third-Party Service.

9.2 User Assumption of Risk: All bets placed using Bookie Bandit are made at the **user's own discretion and risk**. Analog Software Inc. assumes **no liability for financial losses, incorrect bets, or sportsbook account suspensions**.

9.3 Limitation of Liability Cap: To the maximum extent permitted by applicable law, in no event shall Analog Software Inc. be liable for any indirect, punitive, incidental, special, or consequential damages whatsoever, or any damages for loss of profits, revenue, or data, arising out of or in any way connected with the use or performance of the Software. The Company's total aggregate liability to you for any and all claims arising out of or relating to this Agreement shall be limited to the amount of fees you have paid to the Company in the twelve (12) months preceding the date the claim arose.³ A Clause for Modifications to the Agreement (e.g., as Section 16)

10. PAYMENT, SUBSCRIPTION & REFUNDS

10.1 Subscription Fees:

Bookie Bandit is a **subscription-based software**. Subscription fees are **non-refundable** except where expressly stated in our Refund Policy.

10.2 Billing & Renewals:

Subscriptions **automatically renew** unless canceled before the next billing cycle.

10.3 Chargeback Policy:

Users agree **not to initiate chargebacks or payment disputes** without first seeking resolution through our customer support. Unauthorized chargebacks may result in **account termination**.

11. PRIVACY & DATA SECURITY

11.1 Stored Data for Analytics Purposes:

Users acknowledge and agree that **Bookie Bandit stores data on bets placed using the Software on its servers**. This data is collected **strictly for analytical purposes**, including but not limited to:

- **Providing users with performance insights and analytics.**
- **Enhancing Bookie Bandit's proprietary background analytics channels.**

- **Improving data modeling and research capabilities.**

11.2 Scope of Stored Data:

The **betting data stored does NOT include** user credentials, personally identifiable financial information, or any private sportsbook login details. Stored data is **limited to anonymized bet-related records, including wager details, betting markets, timestamps, and aggregated statistics.**

11.3 User Responsibility for Security:

Users remain fully responsible for the security of their own betting accounts and credentials. Analog Software Inc. **does not have access to, store, or transmit sportsbook login credentials.** Users must ensure their own account security and acknowledge that any unauthorized access to their sportsbook accounts is **not the responsibility of Analog Software Inc.**

11.4 Data Retention & Usage:

Stored bet-related data may be retained **for internal research, analytics, and service improvements.** The Company reserves the right to use anonymized betting data for **pattern analysis, performance metrics, and software development.** Users expressly consent to this data usage upon acceptance of this Agreement.

11.5 No Sale of Personal Data:

Analog Software Inc. does **not sell, rent, or share personal data with third parties** for marketing or commercial purposes. Betting data is solely used for **Bookie Bandit's operational and analytical functions**

12. TERMINATION OF LICENSE

12.1 User Violations:

The Company reserves the right to **terminate or suspend** your license **without prior notice** if:

- You violate this Agreement or applicable laws.
- You attempt to reverse-engineer or tamper with the Software.
- You use the Software to interact with unauthorized or illegal betting sites.

12.2 Effect of Termination:

Upon termination, you must **immediately cease using** the Software, and no refunds will be issued.

13. GOVERNING LAW & DISPUTE RESOLUTION

13.1 Jurisdiction:

This Agreement is governed by the **laws of Ontario, Canada**, without regard to conflict of law principles.

13.2 Dispute Resolution:

Users agree to resolve disputes through **arbitration or mediation** before initiating court proceedings. Any legal action must be filed in **Ontario, Canada**.

14. GOVERNING LAW & DISPUTE RESOLUTION

You agree to indemnify, defend, and hold harmless Analog Software Inc., its affiliates, officers, directors, employees, and agents from and against any and all claims, liabilities, damages, losses, costs, expenses, or fees (including reasonable attorneys' fees) that such parties may incur as a result of or arising from your (a) violation of this Agreement, (b) use of the Software, including any financial losses or account actions (e.g., suspensions or bans) taken by Third-Party Services, or (c) violation of any law or the rights of any third party.² An "AS IS" Warranty and Liability Cap (Amending Section 9 and adding a new 9.3)

While Section 9.2 is a good start, an explicit "AS IS" disclaimer of warranties and a clear cap on liability are standard for limiting the Company's risk.

14. CONTACT INFORMATION

 **Email:** contact@bookiebandit.gg

 **Website:** www.bookiebandit.gg

 **Twitter/X:** [@bookiebanditgg](https://twitter.com/bookiebanditgg)

 **Instagram:** [@bookiebanditgg](https://www.instagram.com/bookiebanditgg)

USER ACKNOWLEDGEMENT

By clicking "**I Accept**", downloading, installing, or using the Software, you acknowledge that you have **read, understood, and agreed to this End User License Agreement**.

