

Terms of Use

Last Updated: 02/03/2026

WELCOME TO SLIPSTREAM

Please read these Terms of Use (the "Terms") carefully. By accessing any website, mobile application, or other digital platform (together, the "Platform") or using any service we (Liquidity Capital & Co) provide (collectively with the platform, the "Service"), you agree to be bound by these terms and all other provisions incorporated by reference.

The service is intended for personal, non-commercial use to access sports analytics, statistics, and predictions. We do not provide, operate, or control any form of online gambling or wagering. Any third-party links to sportsbooks or casinos are offered for user convenience only.

- 1. Acceptance of Terms.** These Terms and Conditions ("Terms") constitute a legally binding agreement between you and (Liquidity Capital & Co) ("we", "us", or "the Company"), governing your access to and use of our website, mobile application, services, and all related features (collectively, the "Platform"). By accessing, browsing, registering, subscribing to, or otherwise using the Platform, you acknowledge that you have read, understood, and irrevocably agreed to be bound by these Terms, including any updates or modifications we may make from time to time. If you do not agree, you must immediately discontinue use of the Platform.

Your continued use of the Platform following any changes to these Terms will be deemed your acceptance of those changes. It is your responsibility to review these Terms periodically. Use of the Platform is limited to individuals who are of legal age in their jurisdiction and who have the legal capacity to enter into binding contracts. By using the Platform, you represent and warrant that you meet these eligibility requirements.

- 2. Use of Service.** The User Agrees to:

- 1. Personal Use.** Subject to your compliance with these Terms, (Liquidity Capital & Co) grants you a limited, revocable, and non-transferable license to access and use the Platform, including its data, tools, and features, whether free or subscription-based.

You may access the Platform for informational and entertainment purposes, including using statistical data, AI-generated predictions, betting tools, and other analytics to support your own decision-making. However, the Platform does not constitute a betting service, and any decisions you make based on the information provided are solely your own responsibility.

Access to certain features, including betting tools, Parlay packages, AI forecasts, trending lines, and payment capabilities, is limited to subscribed users. We reserve the right to modify, suspend, or increase pricing for any subscription services at our discretion, with prior notice.

No content or feature on the Platform may be reproduced, distributed, resold, sublicensed, or used in connection with any third-party commercial services without express written authorization.

- 2. Prohibited Conduct.** You are strictly prohibited from engaging in any of the following activities. Violating these rules may result in immediate suspension or termination of your access to the Platform, and may subject you to civil or criminal liability: (a) Using the Platform or its content for any unlawful purpose, including activities prohibited or regulated under gambling, data protection, or consumer laws; (b) Accessing, scraping, crawling, or harvesting data from the Platform using bots, spiders, or other automated systems or tools; (c) Reverse-engineering, decompiling, tampering with, or attempting to interfere with the Platform's codebase, systems, APIs, or security protocols; (d) Using any content from the Platform in training, developing, or deploying machine learning or artificial intelligence models, without our express written consent; (e) Promoting, facilitating, or linking to unlicensed or illegal gambling operators, directly or indirectly; (f) Violating applicable laws or regulations in your jurisdiction, including but not limited to laws related to sports

betting, privacy, and data use. Any use of the Platform in breach of these Terms is unauthorized and may result in permanent account termination, loss of access to paid features, reporting to relevant authorities, or legal action.

- 3. Eligibility & Digital Agreement.** You must be at least **18 years old**, or **of legal age** to use services related to gambling or predictive data under the laws of your country or jurisdiction, in order to access or use the Platform.

By accessing, registering for, or using the Platform in any way, you affirm, declare, and agree that: (a) You meet the legal age and eligibility requirements under your local laws; (b) You are using the Platform in good faith, for lawful purposes only, and not on behalf of any third party who is ineligible; (c) You are not misrepresenting your identity, age, location, or legal status in any way; (d) You assume full responsibility for any false statements, misrepresentations, or unlawful conduct carried out through your account or device, including the use of the Platform by minors or unauthorized individuals.

We expressly disclaim any responsibility for unlawful or unauthorized use of the Platform. Any user who accesses the Platform in breach of these Terms does so at their own risk and may be subject to account suspension, data deletion, legal action, or notification to relevant authorities. Use of the Platform constitutes your electronic acceptance of these Terms, pursuant to applicable international and local electronic signature laws, including but not limited to the UNCITRAL Model Law on Electronic Commerce, and confirms that you irrevocably agree to be bound by all current and future provisions of these Terms.

- 2. Data Estimates, Forecast Accuracy & Gambling Risks.** The content, statistics, predictions, AI-generated insights, and player performance forecasts provided on the Platform are for informational purposes only. All predictive models and analytics are based on historical data, publicly available information, and algorithmic estimations. While we strive for accuracy, we do not guarantee the accuracy, completeness, or reliability of any prediction or statistic.

You acknowledge and accept that: (a) All performance forecasts and betting-related data reflect past trends and statistical estimations, and are not a promise or guarantee of future outcomes; (b) Decisions made based on the content of the Platform, including betting decisions, are made entirely at your own risk; (c) The Platform does not offer gambling services and is not responsible for any losses arising from reliance on its content; (d) Player projections, line movement trends, and forecast averages represent non-binding, automated analyses and may differ from real-world results.

We strongly encourage responsible use of any betting-related information and remind users that gambling carries financial risk. You should never bet more than you can afford to lose, and you are solely responsible for ensuring that any betting activity is legal and compliant with the laws of your jurisdiction.

- 3. Third-Party Services, Payments, and Betting Integrations.** We may provide links, redirects, or API integrations that connect you with third-party platforms, including but not limited to online casinos, sportsbooks, payment processors, and affiliate sites. These third-party platforms are not owned, operated, or controlled by us.

By using these features, you acknowledge and agree that: (a) We do not process or handle any payments directly. All payment methods, including subscription management, are facilitated by third-party providers (e.g., Stripe or similar). You will be redirected to those platforms for all changes to your billing information; (b) We do not charge any commission or fee on your betting activity or winnings. All transactions occur between you and the third-party platform; (c) We do not process bets, conduct gambling activities, or guarantee the legality, reliability, or uninterrupted functionality of any external service or platform to which you are connected through our system; (d) If a third-party platform becomes unavailable, crashes, or fails to deliver a service, this is outside our control. Refunds will not be issued by us for disruptions caused by third-party platforms.

You are solely responsible for determining whether accessing and using any third-party gambling or betting platform is legal in your jurisdiction. By proceeding to use such services, you agree to comply with the relevant laws of your country or region. You assume full responsibility for your activities and understand that we act only as a data and connection facilitator, not as a gambling operator.

- 4. No Financial Interest in Bets or Wagers.** You acknowledge and agree that the Platform is an independent provider of data, statistics, and AI-based forecasts. We are not a gambling operator, and we do not receive, manage, or benefit from any portion of the money you may wager through third-party platforms. We do not earn any commission, fee, percentage, or share of any bets, winnings, or gambling activity conducted through the casino, sportsbook, or betting platforms linked from our services.
- All payments related to betting, deposits, withdrawals, or account funding are processed exclusively by third-party platforms over which we have no control. Our financial relationship with users is limited strictly to subscription fees for access to premium analytics features. These subscription payments are handled through third-party payment processors. We do not influence, profit from, or intervene in any gambling transactions, nor do we monitor or audit your activity on external platforms. By using the Platform, you acknowledge that we are a neutral data and analytics provider and that any engagement in gambling or wagering is solely between you and the external operator, at your own discretion and legal risk.
- 5. Responsibility.** By accessing or using the Platform, you expressly acknowledge and agree that: (a) All decisions to place bets or engage in gambling activities are made solely and independently by you. We do not encourage, recommend, or advise users to gamble or place wagers of any kind; (b) The content provided on the Platform, including forecasts, statistics, and AI-generated data, is for informational and entertainment purposes only. It does not constitute financial, betting, or legal advice; (c) While we strive to provide accurate and up-to-date information, we do not guarantee the completeness, reliability, availability, or accuracy of any content. Forecasts are based on historical data and probabilistic modeling and may not reflect current conditions or future outcomes; (d) We are not responsible for any monetary losses, missed opportunities, failed bets, or other damages—whether direct or indirect, that result from your use of the Platform, reliance on its content, or access to third-party services.

The Platform and its contents are provided on an “as-is” and “as-available” basis, without any warranties of any kind, express or implied, including but not limited to warranties of merchantability, fitness for a particular purpose, or non-infringement. We do not control, operate, or endorse any third-party websites or betting services linked from the Platform. Your access to those external platforms is entirely at your own risk, and any issues or disputes must be addressed directly with the third party. By continuing to use the Platform, you agree to release, hold harmless, and indemnify (Liquidity Capital & Co) from any and all claims, liabilities, or damages related to your use of the Platform, gambling activity, or reliance on its content.

- 6. Intellectual Property.** The Platform-including its codebase, application architecture, user interface, algorithms, and proprietary functionalities-is the sole and exclusive property of (Liquidity Capital & Co), protected under copyright and cybersecurity laws. By accessing or using the Platform, you agree and contractually commit not to copy, duplicate, reverse-engineer, replicate, modify, extract, or use in any way any portion of the Platform's code, design, or operational structure. The data displayed may come from external sources, but the way it is integrated, analyzed, and presented through the Platform constitutes a proprietary and protected system.

Nothing in these Terms shall be interpreted as granting any license or rights to use the Platform's trademarks, brand name, logos, or proprietary content for commercial or promotional purposes. Any unauthorized use is strictly prohibited and subject to legal action.

You explicitly acknowledge that: (a) Any unauthorized copying, replication, or technical interference constitutes a violation of intellectual property rights and may be classified as a criminal offense; (b) By accepting these Terms and continuing to use the Platform, you agree not to engage in any action intended to duplicate, imitate, or exploit the Platform or its technical elements; (c) Any breach of this clause will subject you to legal action, including claims for damages, lost revenue, injunctive relief, and any other remedies available under applicable laws; (d) You assume full personal and legal responsibility for any damages caused by your infringement, and agree to indemnify and hold harmless (Liquidity Capital & Co), for any harm arising from such violations. This obligation is binding, enforceable, and survives the termination of your access to the Platform.

- 7. Subscription Billing.** By subscribing to the Platform, you are granted a one-time, non-renewable 7-day free trial. Upon expiration of the trial period, your designated payment method will be automatically charged the applicable subscription fee in accordance with your selected plan, unless you cancel prior to the end of the trial.

All subscription billing, payment processing, renewals, and cancellations are conducted exclusively through an independent third-party payment service provider. We do not collect, process, store, or have access to your payment credentials or billing details at any time. By initiating a subscription, you: (a) Expressly authorize the automatic and recurring billing of the applicable subscription fee following the trial period; (b) Acknowledge and accept that all charges are processed under the terms, privacy policy, and refund policies of the third-party provider; (c) Waive any right to hold (Liquidity Capital & Co) liable for failed payments, duplicate transactions, unauthorized charges, service interruptions, or any billing errors that may occur; (d) Agree that any payment disputes, cancellations, or refund requests must be directed exclusively to the payment provider and not to the Platform. Under no circumstances shall (Liquidity Capital & Co) be liable for financial losses, delays, reversals, or damages arising out of or in connection with third-party payment processing.

- 8. No Use Of Cookies.** The Platform does not use cookies or similar tracking technologies for storing personal data, browsing history, or behavioral analytics. We do not collect or store data through browser cookies, and we do not use cookie-based mechanisms for advertising, profiling, or user tracking. Your browsing activity on the Platform remains anonymous within the scope of our system.

- 9. Termination.** We reserve the right to suspend, restrict, or permanently terminate your access to the Platform, with or without notice, under the following circumstances: (a) If you breach any provision of these Terms, fail to comply with any user obligations, or act in a manner inconsistent with the intended use of the Platform; (b) If your actions or omissions violate any applicable local, national, or international law; (c) If you attempt to manipulate, interfere with, or misuse the Platform, its systems, or third-party integrations; (d) If your conduct threatens the integrity, security, or business interests of the Platform or its users; (e) If you submit false, fraudulent, or misleading claims against the Platform or its services.

You acknowledge and accept that: (a) Termination is not discriminatory, arbitrary, or in bad faith; it is based solely on objective breaches or abuse of the service as defined by these Terms; (b) We are under no obligation to provide reinstatement, or justification for account termination arising from user violations; (c) Failure to adhere to these Terms may result in loss of access without recourse; (d) Any attempt to misrepresent termination as wrongful, defamatory, or discriminatory will be considered a bad-faith action, and the Company reserves the right to pursue legal remedies for any resulting harm or reputational damage.

Your use of the Platform is conditioned upon ongoing good-faith compliance with these Terms and applicable law. We may also cooperate with law enforcement authorities and third-party providers if your conduct involves suspected fraud, abuse, or unlawful activity.

- 10. Governing Law.** The Platform is operated under the laws of Costa Rica. Users accessing the Platform from other jurisdictions do so at their own initiative and are solely responsible for ensuring their use is compliant with all local laws, including those related to online gambling, privacy, and data usage.

These Terms and any dispute, claim, or controversy arising out of or relating to their interpretation, validity, performance, or breach, including any question regarding their existence or enforceability, shall be governed by and construed in accordance with the laws of the Republic of Costa Rica, without reference to its conflict of laws rules.

You expressly agree that any legal action, dispute, or proceeding arising solely from these Terms or your use of the Platform shall be brought exclusively before the competent courts located in San José, Costa Rica, and you irrevocably submit to their jurisdiction. You further waive any objection based on venue or forum non

conveniens, and agree that such courts represent an appropriate and lawful forum for resolving all disputes related solely to this agreement.

11. **Modifications.** We reserve the right to amend, update, or modify these Terms at any time, in our sole discretion. All modifications will be reflected by an updated "Last Updated" date at the top of this document. By continuing to access or use the Platform after changes have been posted, you acknowledge and agree that: (a) You have reviewed, understood, and accepted the updated version; (b) Your continued use constitutes irrevocable acceptance of all modifications, regardless of whether you have read them in detail; (c) It is your sole responsibility to check the Terms periodically to stay informed of any changes; (d) No claim shall be entertained that a change was unknown, unexpected, or made in bad faith, as updates are published openly and visibly. If at any time you do not agree to the updated Terms, your sole remedy is to immediately discontinue use of the Platform.

We may, at our discretion, notify registered users via email or in-app notification of material changes to these Terms. However, it remains your responsibility to review the Terms regularly. Continued use of the Platform after any update constitutes binding acceptance of the revised Terms.

12. **Contact Information.** If you have any questions, concerns, or need assistance regarding these Terms or the Platform, you may contact us at:

Email: support@slipstream.bet

Phone number: +506 8837-4006

We strive to respond to all inquiries within a reasonable timeframe and are committed to addressing legitimate concerns in good faith.