

Terms of Service

Legal Disclaimer

ENTERTAINMENT PURPOSES ONLY: All content, picks, analysis, and information provided by Sports to Business LLC, doing business as Sharp Halftime, is strictly for entertainment purposes only. This service is NOT financial advice, investment advice, or professional gambling advice.

COMPLETE LIABILITY WAIVER: Sports to Business LLC, its owners, operators, affiliates, employees, and agents are not liable for any losses, damages, or consequences of any kind resulting from the use of our content, picks, or analysis. You acknowledge that sports betting involves risk and that past performance does not guarantee future results.

User Responsibilities & Acknowledgments

By purchasing any Sports to Business LLC membership, you acknowledge and agree that:

- You are of legal gambling age in your jurisdiction
- Sports betting is legal in your location
- You are using this service for entertainment purposes only
- You are solely responsible for your betting decisions and outcomes
- You understand that no betting system guarantees profits
- You waive any and all claims against Sports to Business LLC for losses incurred

Risk Warning & Damage Limitations

RISK WARNING: Sports betting involves substantial risk of loss. Never bet more than you can afford to lose. If you have a gambling problem, please seek help immediately.

LIMITATION OF DAMAGES: In no event shall Sports to Business LLC be liable for any indirect, incidental, special, consequential, or punitive damages, including but not limited to loss of profits, data, or use, regardless of the theory of liability.

MAXIMUM LIABILITY CAP: Sports to Business LLC's total liability to you for all claims shall not exceed the amount you paid for your membership in the 12 months preceding the claim.

Mandatory Arbitration & Dispute Resolution

MANDATORY ARBITRATION: Any dispute, claim, or controversy arising out of or relating to these Terms or your use of Sports to Business LLC services shall be resolved exclusively through binding arbitration administered by the American Arbitration Association (AAA) under its Commercial Arbitration Rules.

CLASS ACTION WAIVER: You agree that any arbitration or legal proceeding shall be conducted only on an individual basis and not as a class action, collective action, or representative proceeding. You waive your right to participate in any class action lawsuit.

ARBITRATION LOCATION: All arbitration proceedings shall take place in Delaware, regardless of where you reside.

ARBITRATION COSTS: Each party shall bear their own costs and attorney fees, except that Sports to Business LLC may seek recovery of attorney fees if your claim is found to be frivolous or brought in bad faith.

JURY TRIAL WAIVER: You waive your right to a jury trial for any disputes arising under these Terms.

Jurisdiction & Governing Law

GOVERNING LAW: These Terms shall be governed by and construed in accordance with the laws of the State of Delaware, without regard to conflict of law principles.

EXCLUSIVE JURISDICTION: To the extent any dispute is not subject to arbitration, you agree that the state and federal courts located in Delaware shall have exclusive jurisdiction over any such dispute.

STATUTE OF LIMITATIONS: Any claim against Sports to Business LLC must be brought within one (1) year of the date the claim arose, regardless of any statute of limitations that might otherwise apply.

Content Ownership & Usage

PROPRIETARY CONTENT: All picks, analysis, and content are proprietary to Sports to Business LLC. Sharing, reselling, or redistributing content is strictly prohibited and will result in immediate account termination and potential legal action.

ACCOUNT USAGE: Each membership is for individual use only. Account sharing is prohibited.

Account Termination

Sports to Business LLC reserves the right to terminate accounts immediately and without notice for:

- Violation of these terms
- Sharing or redistributing content
- Abusive behavior toward staff or other members
- Fraudulent activity
- Chargebacks or payment disputes

Modifications to Terms

These terms may be updated at any time without notice. Continued use of the service constitutes acceptance of modified terms. It is your responsibility to review these terms periodically.

Severability

If any provision of these Terms is found to be unenforceable, the remaining provisions shall remain in full force and effect.

Contact Information

For questions regarding these terms, contact: [365locksteam@gmail.com]

BY PURCHASING ANY SPORTS TO BUSINESS LLC MEMBERSHIP, YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD, AND AGREE TO BE BOUND BY THESE TERMS AND CONDITIONS, INCLUDING THE MANDATORY ARBITRATION AND CLASS ACTION WAIVER PROVISIONS.

Last Updated: [11/27/2025]

GAMBLING PROBLEM RESOURCES:

- National Problem Gambling Helpline: 1-800-522-4700
- 1-800-GAMBLER: Available in most US states
- Gamblers Anonymous: www.gamblersanonymous.org
- National Council on Problem Gambling: www.ncpgambling.org