

Terms of Service (ToS)

Provider:

Daniel Hundstorfer

Lindenstraße 4

4653 Eberstalzell, Austria

Email: marketmaker.school@gmail.com

§ 1 Scope

These Terms of Service apply to all contracts for the provision of digital content (hereinafter "Tools") concluded between myself, Daniel Hundstorfer, and you as the customer via the whop.com platform.

§ 2 Subject Matter

The subject of the contract is the provision of the described digital Tools for use on a monthly subscription basis. The detailed description of each Tool can be found on its respective product page on whop.com.

§ 3 Disclaimer of Financial Advice

The Tools and any related content are provided for informational and educational purposes only. They are not intended as, and shall not be understood or construed as, financial, investment, trading, or any other sort of professional advice.

I am not a financial advisor. The information provided is general in nature and is not a substitute for advice from a qualified professional. You are solely responsible for evaluating the merits and risks associated with the use of any information or Tool before making any decisions based on such information. All trading and investment activities involve substantial risk. You agree not to hold me liable for any possible claim for damages arising from any decision you make based on the Tools or information provided.

§ 4 Conclusion of Contract

The contract is concluded upon your completion of the order process on whop.com and my acceptance through the provision of the Tool. By completing the order, you confirm that you have read and accepted these ToS and the Return Policy.

§ 5 Prices and Payment

All prices shown are final prices. In accordance with § 6 para. 1 no. 27 of the Austrian VAT Act (UStG), I do not charge VAT. Payment is processed through the payment methods offered by whop.com.

§ 6 Rights of Use (EULA)

You receive a simple, non-transferable right to use the purchased Tool for personal purposes for the duration of the subscription. Any distribution, duplication, or resale of the Tool is prohibited.

§ 7 Liability

Liability for damages is excluded to the extent permitted by law. This does not affect liability for damages resulting from injury to life, body, or health, or for other damages based on an intentional or grossly negligent breach of duty. The limitations of liability are further specified in the Disclaimer of Financial Advice in § 3.

§ 8 Final Provisions

The law of the Federal Republic of Germany shall apply. Should any provision of these ToS be or become invalid, the validity of the remaining provisions shall not be affected.

Last Updated: December 02, 2025