

# Offer for the Provision of Consulting Services

## 1. Terms and Definitions

**Offer** – this document "Offer for the Provision of Consulting Services" published on the Internet at: <https://meta-bet.online/>

**Acceptance of the Offer** – full and unconditional acceptance of the Offer by performing the actions specified in section 6 of the Offer. The acceptance of the Offer constitutes the Agreement.

**Agreement** – a paid contract between the Customer and the Executor for the provision of consulting services, which is concluded by accepting the Offer.

**Executor** – a person providing services to the Customer.

**Customer** – a person who has accepted the Offer and thus becomes the Customer of the Executor's services under the concluded Agreement.

## 2. Subject of the Agreement

- 2.1. The subject of the Agreement is the provision of paid consulting services by the Executor to the Customer in the form of predictions of the outcomes of sports events under the terms of the Offer.
- 2.2. The scope of the services provided depends on the service package selected by the Customer on the website <https://meta-bet.online/>

Types of service packages:

- "Full 30-day subscription" package

## 3. Terms of Service Provision

- 3.1. The result of the services provided is granting the Customer access to predictions of sports events outcomes, published by the Executor. The service is considered rendered from the moment the Executor grants the Customer access to the predictions of sports events outcomes on the website <https://meta-bet.online/> in accordance with the forecast package paid for by the Customer. Confirmation of the service provision (granting access to the paid package) is an email sent to the Customer's email address specified during registration, which contains a description of the service and instructions on how to receive the predictions.
- 3.2. By agreeing to the terms of this offer, the Customer acknowledges and agrees that the actual results of sports events may not match the predicted results, and the further use of the obtained sports events predictions and possible adverse financial consequences are the responsibility of the Customer.
- 3.3. The Executor does not accept sports bets and is not a bookmaking company.
- 3.4. Predictions appear on the site as they are compiled by the authors of the prediction. The conclusion of this Agreement does not guarantee the Customer the receipt of daily predictions.

- 3.5. By accepting this Offer, the Customer confirms that they have read the user agreement posted on the website <https://meta-bet.online/>, and agrees that the Executor is not responsible for any losses and any damage (direct or indirect) of the Customer related to the further use of the predictions obtained under this Agreement (including for betting and gambling) and does not compensate for them in any way.
- 3.6. The Customer undertakes not to publish or distribute on the internet the information about the predictions of sports events outcomes received from the Executor, and also undertakes not to use it for commercial purposes. In case of violation of this clause, the Customer undertakes to compensate the Executor for all losses incurred in connection with this violation.

## 4. Cost of Services and Payment Procedure

- 4.1. The cost of the Executor's services and their full description are contained on the website <https://meta-bet.online/> on the "About the Service" page and in the personal account when subscribing.
- 4.2. The provision of services is carried out in full provided that they are paid for 100% (one hundred percent) by the Customer. Payment for services by the Customer is made on the website <https://meta-bet.online/> using the electronic payment acceptance system.
- 4.3. The cost of services may change. Changes in the cost of services come into effect from the moment new prices are published in the description of service packages on the website <https://meta-bet.online/>

## 5. Refund Policy

- 5.1. Considering the provisions of clauses 3.1, 3.2 of this Agreement, the Customer agrees that in the event of a discrepancy between the prediction and the actual result of a sports event, the money paid for the prediction is non-refundable to the Customer. The service is considered rendered from the moment the Executor grants the Customer access to the predictions of sports events outcomes on the website <https://meta-bet.online/> in accordance with the forecast package paid for by the Customer.
- 5.2. In the event that the Customer refuses to receive paid services after the Executor has provided access to the predictions of sports events outcomes, the cost of these services is non-refundable to the Customer, as the service is already considered rendered by the Executor.

## 6. Acceptance of the Offer and Conclusion of the Agreement

- 6.1. The Customer accepts the Offer by registering on the website <https://meta-bet.online/> and prepaying for the Executor's services.

## 7. Collection and Storage of Customer Data

- 7.1. By registering on the website, the Customer consents to the Executor processing (i.e., collecting, systematizing, accumulating, storing, clarifying, using, transferring, depersonalizing, blocking, destroying) their personal data in accordance with the User Agreement posted on the website <https://meta-bet.online/>, and also consents to receiving informational and advertising messages from the Executor.
- 7.2. The purpose of processing personal data: provision of services in accordance with this Agreement, including maintaining operational communication with the Customer, ensuring the convenience of using

the website <https://meta-bet.online/>, organizing the payment procedure for services under this Agreement, informing the Customer about the Executor's services and products that may be of interest to them.

- 7.3. The Executor transfers the Customer's personal data to payment services and banks to the extent necessary for the payment of services under this Agreement, and solely for the purpose of making such payment within the framework of fulfilling the obligations under this Agreement.
- 7.4. The Executor takes the necessary legal, organizational, and technical measures to protect personal data from unauthorized or accidental access, destruction, alteration, blocking, copying, provision, distribution of personal data, as well as from other illegal actions concerning personal data.
- 7.5. The Customer's consent to the processing of their personal data is indefinite. The Customer's consent can be revoked by submitting an application to the Executor or by sending the corresponding order in simple written form to the Executor's email address: [support@meta-bet.online](mailto:support@meta-bet.online)
- 7.6. The Executor collects data that does not relate to information identifying the Customer's identity, which becomes available as a result of using the Site (Cookie files). The Executor uses Cookie files to ensure the operation of certain functions of the website <https://meta-bet.online/>, informing the Customer about this with a pop-up notification form.
- 7.7. The Customer can opt-out of receiving informational and advertising messages from the Executor by contacting the Executor's Customer Support Service at the email address: [support@meta-bet.online](mailto:support@meta-bet.online) with the corresponding request. The Customer has the right to ask the Executor to forget all the data transmitted to him by the Customer, in which case the Executor is obliged to fulfill the Customer's request for forgetting as soon as possible.
- 7.8. When processing the Customer's information, the Executor is guided by the current legislation of the United Kingdom.

## 8. Duration and Modification of the Offer Terms

- 8.1. The Offer comes into effect from the moment it is posted on the Internet at <https://meta-bet.online/> and remains valid until the Offer is revoked by the Executor.
- 8.2. The Executor reserves the right to make changes to the Offer or to revoke the Offer at any time at its discretion. In the event that the Executor makes changes to the Offer, such changes come into effect from the moment the amended text of the Offer is posted on the Internet at the address specified in clause 8.1, unless a different term for the changes to come into effect is determined additionally at such posting.

## 9. Duration and Modification of the Agreement

- 9.1. The Customer's Acceptance of the Offer, made in accordance with part 6 of the Offer, creates the Agreement on the terms of the Offer.
- 9.2. The Agreement comes into effect from the moment of the Customer's Acceptance of the Offer and remains in force: a) until the Parties have fulfilled their obligations under the Agreement, or b) until the Agreement is terminated.
- 9.3. The Customer agrees and acknowledges that making changes to the Offer entails making these changes to the concluded and effective Agreement between the Customer and the Executor, and these changes in the Agreement come into effect simultaneously with such changes in the Offer.

## 10. Termination of the Agreement

10.1. The Agreement may be terminated:

- 10.1.1. By mutual agreement of the Parties at any time.
- 10.1.2. At the initiative of either Party by notifying the other Party.

## 11. Warranties

11.1. The Contractor guarantees a free subscription renewal for a new period if the financial result for the current period was negative. This guarantee applies regardless of when the subscription was purchased and what the financial result was from that moment until the end of the current period.

11.1.1. The accounting period for the current tariff is a calendar month from 00 hours 00 minutes 00 seconds to the last day of the month 23 hours 59 minutes 59 seconds.

11.1.2. The inclusion of a specific match in the reporting period is determined by the actual start time of the match.

11.2. By agreeing to and accepting the terms of this Offer by Accepting the Offer, the Customer assures and guarantees to the Executor that the Customer:

- a) has fully reviewed the terms of the Offer
- b) fully understands the subject matter of the Offer and the Agreement
- c) fully understands the significance and consequences of their actions regarding the conclusion and execution of the Agreement.

## 12. Other Terms

12.1. The Agreement, its conclusion, and execution are governed by the current legislation of the Russian Federation.

12.2. Any notices under the Agreement may be sent by one Party to the other Party by email, specified during registration on the website <https://meta-bet.online/>

12.3. In the event that one or more provisions of the Offer are for any reason invalid or unenforceable, such invalidity does not affect the validity of any other provision of the Offer (Agreement), which remain in effect.

## 13. Executor's Details

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