

Terms & Disclaimers

Last Updated: 6 March 2025

1. Membership & Access

- Roo Revenue operates through Whop for all memberships and payments.
- Your membership grants access to our platform, including 24/7 alerts, insights, and community discussions.
- Cancel Anytime: You can cancel your subscription anytime through Whop.

2. Personal Data Handling

- Personal data is processed by Whop, and by subscribing to Roo Revenue, you agree to their privacy policy. Roo Revenue is not responsible for handling or managing personal data.

3. No Refund Policy

- Due to the nature of our services, we do not offer refunds on memberships or any losses incurred from using our content.

4. Dispute Resolution

- If you experience any issues with your membership or billing, please refer to Whop's dispute resolution process. Roo Revenue is not responsible for disputes related to payments or transactions handled by Whop.

5. Legal Disclaimers

By using Roo Revenue, you acknowledge and agree to the following:

Sports Betting

- You must be 18 years or older to participate in sports betting.
- Information provided is for educational purposes only.
- We do not guarantee profits, and betting carries significant financial risks.
- All betting recommendations are general insights and should not be considered financial or betting advice.
- You are responsible for your own research and betting decisions.
- Roo Revenue is not responsible for any losses, damages, or legal consequences related to sports betting activities.

Cryptocurrency

- Cryptocurrency trading involves significant risks due to market volatility.
- Past performance is not indicative of future results, and the value of cryptocurrencies can fluctuate widely.
- We do not provide financial, investment, or trading advice.
- It is your responsibility to conduct thorough research before engaging in cryptocurrency activities.
- You should consult with a qualified financial professional before making investment decisions.
- Roo Revenue is not responsible for any losses,

damages, or legal consequences related to cryptocurrency activities.

Reselling

- Reselling certain items, such as event tickets, may be subject to Australian consumer protection laws.
- Profits from reselling are not guaranteed, as market values fluctuate.
- Reselling may involve risks such as price volatility and changes in market demand.
- It is your responsibility to ensure compliance with all applicable laws, including local regulations on reselling and item legality.
- You are responsible for conducting your own research before engaging in reselling activities.
- Roo Revenue is not responsible for any losses, damages, or legal consequences related to reselling activities.

6. Key Considerations

- All information shared within the platform is for educational purposes only and should not be interpreted as financial or investment advice.
- We encourage all members to perform their own due diligence and consult with professionals before engaging in any activities mentioned.
- By using our services, you acknowledge that you are fully responsible for your actions and the associated risks.
- Members must comply with all applicable laws and regulations, including tax obligations, when engaging in activities discussed on the platform.
- Roo Revenue is not responsible for any losses, damages, or legal consequences related to any activities, including sports betting, cryptocurrency trading, reselling, or other actions taken in connection with our platform.

7. Tax Obligations

- You are solely responsible for any taxes associated with your use of Roo Revenue's services, including any income, sales, or other taxes that may apply based on your activities.
- Roo Revenue does not provide tax advice, and members should consult with a tax professional to ensure compliance with all applicable tax laws.

8. Intellectual Property

- All content, materials, and resources provided within Roo Revenue, including but not limited to guides, strategies, and alerts, are protected by intellectual property laws.
- Members may not share, distribute, or reproduce any of our content outside of the Roo Revenue platform without prior written consent. This includes sharing via social media, messaging platforms, and other third-party websites.
- Unauthorised use of our content may result in termination of membership and legal action.

9. Compliance with Australian Laws

- Users must comply with all relevant Australian laws

regarding sports betting, cryptocurrency trading, and reselling activities.

10. Limitation of Liability

- Roo Revenue and its team are not liable for any financial losses, damages, or legal consequences resulting from the use of our platform, content, or recommendations.
- The maximum liability of Roo Revenue will be limited to the amount paid for the subscription in the past 12 months, if applicable.

11. Modification of Terms

- Roo Revenue reserves the right to modify these Terms & Disclaimers at any time.
- While we do not anticipate frequent changes, we encourage you to review these terms periodically. Continued use of our platform after any changes signifies acceptance of the updated terms.

12. Trial Period

- Roo Revenue offers a 7-day free trial for new members to explore the platform and its content.
- If you do not wish to continue after the trial, you must cancel before the trial ends. If not canceled, your subscription will automatically convert to a paid membership, and you will be charged accordingly.
- No refunds are provided after the trial period ends.

13. Contact Us

For any questions, reach out to us at contact@roorevenue.com.au.

14. Definitions

In these Terms & Disclaimers:

- "Roo Revenue", "we", or "us" refers to Roo Revenue.
- "Member", "Subscriber", or "You" refers to an individual who has subscribed to Roo Revenue's membership.