

Plucasa Innovation Hub Ltd

Terms and Conditions

Effective Date: Monday, 15 December 2025

Operator: Plucasa Innovation Hub Ltd, a company registered in Nigeria

Company Registration No: 8986263 **TIN:** 33684854-0001

Contact: legal@plucasa.com | support@plucasa.com | privacy@plucasa.com |
billing@plucasa.com | partners@plucasa.com

1. Introduction

These Terms and Conditions ("Terms") govern access to and use of the Plucasa platform, including predictions, escrow transactions, subscriptions, posts, disputes, ratings, and administrative processes. By using Plucasa, you agree to these Terms.

2. Definitions

Predictor: a user who creates predictions or subscription content.

Buyer: a user who purchases predictions or subscriptions.

Prediction: any paid or free analytical insight offered on the platform.

Escrow: non-custodial crypto funds locked pending resolution.

Event: a sporting or analytical event tied to a prediction.

3. Eligibility

Users must be at least 18 years old and legally capable of entering binding agreements. Users must provide accurate information and safeguard account credentials.

4. Platform Nature

Plucasa is not a betting or gambling operator and does not set odds or accept wagers. Plucasa provides a technology platform facilitating content sharing, subscriptions, and non-custodial crypto escrow between users.

5. Subscriptions

Subscriptions grant access to creator content. Subscription payments are final, non-refundable, and processed via third-party crypto payment providers.

6. Escrow System

Escrow is created for paid predictions. Funds are converted to USDT and released or refunded based on defined time windows and dispute resolution outcomes. Plucasa does not custody private keys.

7. Disputes & Resolution

Buyers may dispute within defined windows. Predictors may respond or refund voluntarily.

Authorized administrators decide disputes, and decisions are final.

8. Fees

Plucasa charges platform fees on escrow transactions and subscriptions. Fees are disclosed before purchase. Network (gas) fees are borne by users.

9. User Content

Users retain ownership of content but grant Plucasa a license to host, display, moderate, and distribute content within the platform.

10. Prohibited Conduct

Fraud, abuse, harassment, manipulation, false disputes, or system exploitation are prohibited and may result in enforcement actions.

11. Account Enforcement

Plucasa may suspend, restrict, or terminate accounts violating these Terms or platform policies.

12. Third-Party Services

Plucasa relies on third-party providers for payments, APIs, and infrastructure and is not responsible for their failures or inaccuracies.

13. Privacy

Personal data is processed in accordance with the Plucasa Privacy Policy.

14. Limitation of Liability

Plucasa is not liable for user losses, prediction outcomes, crypto volatility, or third-party failures. Maximum liability is limited to platform fees paid.

15. Governing Law

These Terms are governed by the laws of the jurisdiction in which Plucasa is registered. Courts of that jurisdiction have exclusive authority.

End of Terms and Conditions