

Import Sports – Terms and Conditions

Last updated: January 2026

Welcome

Welcome to Import Sports ("Company", "we", "our", "us"). These Terms and Conditions ("Terms") govern your access to and use of www.importsports.ca (the "Website") and any services, programs, consultations, digital products, subscriptions, video analysis, recruiting support, representation or advisory services, and related offerings (collectively, the "Services"). By using the Website or Services, you agree to be bound by these Terms.

1. Eligibility and Authority

You must be at least 18 years old to enter into these Terms. If Services are used by or on behalf of a minor, a parent or legal guardian must consent and is responsible for the minor's use.

2. Scope of Services

Import Sports provides sports-related advisory, consulting, education, career development, video analysis, recruiting guidance, and representation support where applicable. Services may change at any time.

3. No Guarantee of Results

Import Sports does not guarantee any athletic or career outcomes, including scholarships, contracts, team placement, draft status, or playing time.

4. Client Responsibilities

Clients must provide accurate information, comply with laws, and not misuse proprietary materials or services.

5. Payments, Billing, Subscriptions, and Chargebacks

All services are billed monthly unless otherwise stated. Recurring billing is authorized until proper written cancellation is confirmed by Import Sports. In-person or verbal cancellations are not valid. Fourteen (14) days' written notice is required. Refunds are discretionary. Chargeback abuse may result in termination and evidence submission to financial institutions.

6. Cancellations and Access

Only written cancellations acknowledged by Import Sports are valid. Access continues through the applicable billing period.

7. Intellectual Property

All materials are the property of Import Sports and protected by law. Limited personal-use license only.

8. Confidentiality

Confidential information obtained through Services may not be disclosed without written consent.

9. Third-Party Platforms

Import Sports is not responsible for third-party tools or platforms.

10. Disclaimers

Services are provided "as is" without warranties.

11. Limitation of Liability

Liability is limited to the amount paid for the service in the three months preceding the claim.

12. Indemnification

You agree to indemnify Import Sports for claims arising from misuse or breach of these Terms.

13. Termination

Import Sports may suspend or terminate access for violations or abusive chargebacks.

14. Privacy

Use of Services is governed by the Privacy Policy.

15. Governing Law

These Terms are governed by the laws of Ontario, Canada.

16. Amendments

Continued use after updates constitutes acceptance of revised Terms. This document is for informational purposes and does not constitute legal advice.