

General terms and conditions

This Policy (hereinafter referred to as the "Regulations") covers the standard contractual clauses undertaken by the Service Provider of sports betting service on the website of www.instahype.org (hereafter referred to as the "website") operated by One Billion Limited Company (registered office: 1111 Budapest, Lágymányosi u. 12. fszt / 2, Company Registration Number: 01-09-277906, hereinafter: Service Provider or Operator).

Date of implementation: 25, January 2018.

In addition, the Operator is entitled to specify additional terms and conditions in the documents made available on the website. In matters not covered by these Rules, the specific contracts concluded with the User and the legal norms underlying the contracts, in particular the provisions of the V Law on the Civil Code of 2013, shall govern.

The Service Provider is required to ensure that Users can get to know the Rules before entering into contractual relationship. For this purpose, the Service Provider undertakes to publish the valid version of the Terms of Use in an easily accessible way on [http: /www.intahype.org / page](http://www.intahype.org/page).

The Service Provider reserves the right to modify this Regulation at any time, unilaterally. The revised Regulation will enter into force at the time indicated in the amendment, but not later than 15 days after the date of publication of the amendment. With respect to contracts already in force when this amendment enters into force, the previous Regulations shall remain in force until the validity of the new amendment. The Operator informs Users about the modification of the terms and conditions of the Regulations and the date of entry into force of the amendment by publishing it on its website.

The User is required to follow the changes in the Regulations and to know the provisions of it. The User shall be liable only for damages resulting from failure by the User to fulfill this obligation.

Below the general rules of using the website and purchasing services on it are described.

II. The most important features and components of the Service

II.1. Creation of a legal relationship

Between the User and the Operator a Services Contract is bound, based on the order given by the User and the terms of the General Terms and Conditions, in response to the submitted Order of the User, a confirmation e-mail will be received from the Operator.

II.2. The subjects of the legal relationship

The subject of this legal relationship shall be the User as the Principal and the Operator as the Agent.

II.2.1. In the interest of Hungarian law, anyone who can qualify as a legal entity may use it. By doing so, the services of the website Everyone with an Instagram account can use it.

II.3. The legal relationship arising from the resulting contract is a mandatory legal relationship on the basis of which the Client is obliged to establish the search criteria developed with the utmost care to increase the number of followers to the User.

III. The method of using the services of the website

3.1. Marketing on Instagram for the purposes of this General Terms and Conditions is considered as an e-commerce service.

3.2. Within the framework of the Marketing on Instagram Service, any User may entrust The use of the service is done by registration. Between the parties, the service contract is created by accepting and confirming the offer via the Operator's e-mail. Upon termination of the service contract, the User is named Principal or User. The contract under this clause is a written contract, the language of which is Hungarian. The contract is not filed and cannot be retrieved later.

3.3. The price stated on the website is HUF gross price (net price + VAT).

3.4. The method for paying the betting experts' agency fees is as follows:

3.4.1. The User selects the desired product from the website offering, i.e., selects the package from intahype.org click on "Buy". The User can place multiple items in the basket before ordering them.

3.4.2. By clicking on the "Add to Cart" icon, the User will go to the "Shopping Cart" page to check the contents of the basket and the amount to be paid for the ordered products. The User is entitled to modify the basket content.

3.4.3. By clicking on the "Pay" button, the User will be placed on the "Cashier" page where the User selects the payment method (PayPal, OTP bank card payment or Masterpass).

3.4.4. The user is required to provide his name, place of birth and time, address and billing address, mobile phone number and electronic availability.

3.4.5. Once the information above has been provided, the User is entitled to click on "Send Order" button after clicking on the box next to "I have read and understood the Terms and Conditions and I agree to the" Terms and Conditions ".

3.5. Orders are processed every day of the week from 0:00 to 24:00.

3.6. In the absence of a different stipulation, the Principal shall be obliged to meet the payment obligation immediately, which is a condition for the fulfillment of the order.

3.7. The settlement of the agency fee (payment method) can only be paid through PAYPAL, OTP bankcard and MasterPass. After payment of the fee, the Principal will be notified. The agency fee is considered to be paid if the consideration is fully credited to the Operator's bank account.

3.8. If the User has ordered the Marketing on Instagram package and paid the agency fee, the Operator will notify the User of the details of the order (order confirmation) in the form of an electronic mail after the processing of the order and send the result of the ordered Marketing on Instagram (s). When a subscription is made, the list of current tips is immediately sent to the User by the Operator. The electronic information includes the following information: The name and address of the operator, the essential characteristics of the subject of the contract, the price of the product, the delivery deadline and other conditions of fulfillment.

3.9. The Operator will find the search criteria that will increase the number of followers. Otherwise, Intahype.org does not have any obligations to the User.

3.10. The Operator reserves the right to refuse the order, about which it shall promptly inform the User. The Operator is entitled to exercise the right to refuse the order until it is paid.

IV. Usage of the website

To view the website you do not need pre-registration, the information available on the website is free of charge and any User is bound to respect the confidentiality rules below.

The services offered by Instahype can be used by all Users only in accordance with the terms of use specified in the Terms and Conditions.

Information that may be included on the website can only be used by Users for personal purposes, it is strictly forbidden to use for commercial purposes. Without the exact consent of Instahype Operator, the disclosure and resale of any information contained on the website is prohibited.

V. Warning

We inform the Users that the information posted on the website may differ in reality.

VI. Privacy

By accepting these terms of use, the User agrees to be strictly confidential about all Instahype.org

VII. Responsibility

The User shall not be liable to the User or any other person for damages resulting from the use of the Website. Neither any intahype.org expert nor the website Operator shall be liable for any damages directly resulting from the use of the website or the assets of the User or any other third party.

VIII. Privacy Policy

Personal data protection of the Users' is provided by the Privacy Policy.

IX. Other

Visiting instahype.org website and using any of the services on this site assumes that you agree with Terms and Conditions.

X. Contact

Users can send an email to instahype01@gmail.com if any questions arise regarding the services of the website. These questions are answered by Sport & ampTipp.hu staff as soon as possible. "