1. Introduction

Agreement to Terms

By accessing or using this website and its Services, you acknowledge and agree to be bound by these Terms and Conditions ("T&Cs"). If you do not agree, you must discontinue use immediately. By continuing to use the Platform, you also confirm that you meet the legal age requirements applicable to racing-related content in your jurisdiction.

Changes to Terms

We reserve the right, at our sole discretion, to update, modify, or replace these T&Cs at any time. Where material changes are made, we will provide reasonable notice via email or Platform notification. Continued use of the website and Services after changes have been posted constitutes acceptance of the revised T&Cs. It is your responsibility to review this page periodically for updates.

About Us

This website is operated by **Rome Invicta (Pty) Ltd**, a subscription-based digital platform providing tools, data, and services related to horse racing and betting intelligence. Our Services include, but are not limited to:

- Betting calculators
- Racecards and results
- Database of horses, trainers, and jockeys
- Access to consultants, tipsters, and analysts
- Black Book (follow system for horses, trainers, and jockeys)
- Basic financial tracker

Company Identity

The Platform is operated by Rome Invicta (Pty) Ltd, a private company registered in the Republic of South Africa. For branding and display purposes, the Platform may appear under the name "The Colosseum II." References in these Terms and Conditions to "Rome Invicta (Pty) Ltd," "The Colosseum II," or "Platform" shall be construed as referring to the same entity and Services.

Purpose of the Platform

Our Platform is designed to provide Users with data, tools, and insights to assist in racing-related analysis and personal financial tracking. All content is provided for informational purposes only and does not constitute betting, gambling, financial, or investment advice. We do not guarantee winnings, financial outcomes, or the

accuracy of third-party data sources. Use of the Platform is at your own risk and subject to compliance with applicable laws in your jurisdiction. Rome Invicta (Pty) Ltd disclaims liability for any unlawful or unauthorized use of the Services.

2. Definitions

"Platform" refers to the website, applications, and digital services operated by Rome Invicta (Pty) Ltd.

"User" means any individual or entity accessing or using the Platform. Users must be of legal age to access racing-related content in their jurisdiction and must not be prohibited by applicable laws.

"Services" collectively refers to all tools, data, and features offered through the Platform, including but not limited to:

- Betting Calculators digital tools designed to assist Users in calculating potential outcomes based on race data inputs.
- Racecards listings of horses, trainers, jockeys, and races provided for informational purposes.
- **Results** published race outcomes and related data.
- **Database** compiled records of horses, trainers, and jockeys accessible through the Platform.
- Consultants / Tipsters / Analysts individuals or entities providing racing opinions, insights, or analysis via the Platform.
- **Black Book** a follow system enabling Users to track horses, trainers, or jockeys for ease of reference in current or upcoming racecards.
- **Financial Tracker** a basic tool provided to assist Users in monitoring personal expenditures and outcomes related to racing activities.

"Subscription" means a recurring paid plan or membership granting access to Services for the duration of the billing cycle (e.g., monthly or annually), subject to automatic renewal unless cancelled. Users may cancel at any time through their account settings, subject to applicable notice periods. Cancellation does not entitle Users to refunds for unused portions of a billing cycle, including annual or upfront payments, unless required by applicable consumer protection laws.

"One-Time Purchase Package" means a single, non-recurring purchase granting access to specified Services for a limited period (e.g., a single day or event), which expires automatically at the end of the purchased period. Such packages are non-refundable unless required by applicable consumer protection laws.

"Content" refers to all information, data, text, graphics, and other material made available on the Platform.

"User Content" means any data, notes, or information submitted or stored by Users (including entries in the Black Book or financial tracker). Rome Invicta (Pty) Ltd does not endorse, verify, or assume responsibility for the accuracy, legality, or use of User Content, and reserves the right to remove or disable access to User Content that violates these T&Cs or applicable laws.

"Third-Party Services" means external providers, data feeds, or integrations not operated by Rome Invicta (Pty) Ltd. Rome Invicta (Pty) Ltd is not responsible for the availability, accuracy, or performance of Third-Party Services, and inclusion does not imply endorsement.

"T&Cs" means these Terms and Conditions, as amended from time to time.

3. Eligibility & User Obligations

Age Requirement

Access to Services involving racing data, calculators, racecards, results, databases, consultants, analysts, and the Black Book is intended for individuals who are **18 years of age or older**, or the legal age of majority in their jurisdiction, whichever is higher. By using these Services, you confirm that you meet the applicable age requirement. **Rome Invicta (Pty) Ltd** reserves the right to request proof of age and to suspend or terminate accounts where age requirements are not met.

Legal Compliance

Users are solely responsible for ensuring that their use of the Platform complies with all applicable laws and regulations in their jurisdiction, including but not limited to data protection, consumer protection, and information-use laws. The Platform provides informational and analytical tools only and does not facilitate, promote, or transact betting activities. **Rome Invicta (Pty) Ltd** disclaims liability for unlawful or unauthorized use of the Platform.

Account Registration

- Certain Services may require account creation and subscription.
- Users must provide accurate, current, and complete information during registration.
- Users are responsible for maintaining the confidentiality of their login credentials and for all activities conducted under their account.

- Each User may only maintain one account, and accounts may not be shared, transferred, or sold.
- Subscriptions cancelled mid-term (including annual or upfront payments) will not be refunded unless required by applicable consumer protection laws.

User Responsibilities

By using the Platform, you agree to:

- Use the Services only for lawful purposes.
- Not engage in fraudulent, abusive, or unlawful activity.
- Not attempt to reverse engineer, copy, scrape, or resell any part of the Platform or its data.
- Not introduce malware, automated bots, or harmful code.
- Not use the Platform for commercial exploitation without prior written consent from Rome Invicta (Pty) Ltd.

Accept that all calculators, racecards, results, databases, consultant insights, and tracking tools are provided for informational purposes only.

Recognize that any financial or racing-related decisions made using the Platform are at your own discretion and risk.

Restrictions

Rome Invicta (Pty) Ltd reserves the right to suspend or terminate accounts if:

- Users are found to be underage.
- Users breach these T&Cs or applicable laws.
- Users engage in prohibited activities such as fraud, abuse, or misuse of Services.
- Suspension or termination may occur without liability, and forfeited subscriptions or packages will not be refunded unless required by law.

4. Services Provided

Scope of Services

The Platform offers a range of informational and analytical tools designed to assist Users in understanding horse racing data and managing personal records. These Services are provided strictly for informational purposes and do not constitute betting, gambling, financial, or investment advice. **Rome Invicta (Pty) Ltd** disclaims liability for any reliance on Services for wagering or financial decision-making.

4.1 Betting Calculators

 Tools designed to assist Users in calculating potential outcomes based on race data inputs.

- Provided for informational purposes only; results are estimates and not guarantees.
- Users remain solely responsible for any decisions made based on calculator outputs.

4.2 Racecards

- Listings of horses, trainers, jockeys, and races compiled from available data sources.
- Provided "as is" and may be subject to errors, omissions, or delays.
- The Platform does not guarantee completeness or accuracy of racecard information. Rome Invicta (Pty) Ltd is not responsible for reliance on incomplete or inaccurate racecard data.

4.3 Results

- Published race outcomes and related data.
- Provided for informational purposes only; no liability is accepted for inaccuracies or delays.
- Users acknowledge that official race results may differ from Platform data.

4.4 Database of Horses, Trainers, and Jockeys

- A searchable database compiled for informational use.
- Users may not copy, scrape, or resell database content.
- Access is granted solely for personal use within the Platform. Commercial use or redistribution is strictly prohibited.

4.5 Consultants, Tipsters, and Analysts

- Access to opinions, insights, and analysis from independent consultants or analysts.
- All advice is subjective and provided for informational purposes only.
- The Platform does not guarantee accuracy, profitability, or outcomes based on such insights. Rome Invicta (Pty) Ltd is not liable for advice or opinions provided by independent consultants, tipsters, or analysts.

4.6 Black Book (Follow System)

- A tool allowing Users to track horses, trainers, or jockeys for ease of reference.
- Notifications or listings are provided on a best-effort basis; the Platform is not responsible for missed alerts or data errors.

• Entries in the Black Book are considered User Content and remain the responsibility of the User. Rome Invicta (Pty) Ltd does not monitor, verify, or endorse User Content entered into the Black Book.

4.7 Financial Tracker

- A basic tool enabling Users to monitor personal expenditures and outcomes related to racing activities.
- Provided for personal record-keeping only; not financial advice or a regulated financial service.
- Accuracy depends on User inputs; the Platform accepts no responsibility for errors or omissions. The Financial Tracker is not a licensed financial product or service and should not be relied upon for financial planning.

5. Subscriptions, Single Purchases & Pricing

Package Types

The Platform offers access to Services through two types of paid packages:

- Recurring Subscriptions These plans renew automatically at the end of each billing cycle (e.g., monthly or annually) unless cancelled by the User. Users authorize Rome Invicta (Pty) Ltd to charge their selected payment method on a recurring basis.
- One-Time Purchase Packages These packages grant access to specified Services for a limited period (e.g., a single day or event). Payment is due upfront, and access expires automatically at the end of the purchased period. No auto-renewal applies.

It is the User's responsibility to review the package type before purchase. Continued use of the Services after purchase constitutes acceptance of the applicable billing terms.

Geo-Pricing

Pricing may differ depending on the User's location, currency, and market conditions. **Rome Invicta (Pty) Ltd** reserves the right to adjust pricing for different regions at its discretion. Currency conversions are approximate and may vary depending on the User's payment provider.

Billing Cycles (Subscriptions)

Subscriptions are billed on a recurring basis as specified at the time of purchase. Users authorize Rome Invicta (Pty) Ltd to charge their selected payment method automatically at the start of each billing cycle. Cancellation of a subscription does not

entitle the User to refunds for unused portions of the billing cycle, including annual or upfront payments, unless required by applicable consumer protection laws.

Payment Methods

We accept payment methods as displayed on the Platform. Users must ensure that payment details are accurate and up to date. By providing payment details, Users authorize **Rome Invicta (Pty) Ltd** to store and process such details securely in compliance with applicable payment security standards (e.g., PCI DSS).

Refunds & Cancellations

- Refunds are only provided where required by applicable law or explicitly stated on the Platform.
- Subscription cancellations take effect at the end of the current billing cycle unless otherwise specified.
- No refunds will be issued for partial billing cycles, cancelled annual plans, or expired one-time purchase packages unless required by law.

Renewals (Subscriptions Only)

Unless cancelled, subscriptions will automatically renew at the end of each billing cycle at the then-current price. Users are responsible for managing their subscription settings to avoid unwanted renewals. Where required by law, Users may be notified in advance of renewal.

Pricing Changes

Rome Invicta (Pty) Ltd reserves the right to adjust subscription fees or one-time package prices at any time. Any changes will apply to future purchases or billing cycles. Continued use of the Services after a price change constitutes acceptance of the new pricing. Material price increases may require explicit acceptance before renewal.

6. User Content & Intellectual Property

Platform Ownership

All Content, Services, and features provided on the Platform — including but not limited to calculators, racecards, results, databases, consultant insights, the Black Book system, and the financial tracker — are the exclusive property of **Rome Invicta** (**Pty**) **Ltd** or its licensors. This includes all intellectual property rights such as copyrights, trademarks, and trade secrets. All rights not expressly granted to Users under these T&Cs are reserved.

License to Use Services

Users are granted a limited, non-exclusive, non-transferable license to access and use the Platform for personal, non-commercial purposes only. No rights are granted to copy, distribute, modify, resell, or exploit the Platform or its Content without prior written consent. This license does not permit derivative works, framing, or automated extraction of data.

User Content

Certain Services (such as the Black Book and financial tracker) allow Users to input, store, or manage personal data ("User Content").

- Users retain ownership of their User Content.
- By submitting User Content, Users grant Rome Invicta (Pty) Ltd a non-exclusive, worldwide, royalty-free license to store, display, and process such content solely for the purpose of providing the Services. This includes operating, improving, and securing the Platform.
- Users are responsible for the accuracy, legality, and appropriateness of their User Content.
- Rome Invicta (Pty) Ltd reserves the right to remove or disable access to User Content that violates these T&Cs or applicable laws. Rome Invicta (Pty) Ltd disclaims liability for unlawful, infringing, or inappropriate User Content.

Restrictions

Users may not:

- Copy, scrape, or resell any part of the Platform or its data.
- Use the Platform's Content for commercial purposes without authorization.
- Infringe upon the intellectual property rights of **Rome Invicta (Pty)** Ltd or third parties.
- Create derivative works, frame, or use automated bots/crawlers to extract Platform data.

Third-Party Content

The Platform may display or integrate data from third-party providers (e.g., race results, consultant insights). Such content remains the property of its respective owners. Rome Invicta (Pty) Ltd does not control and is not responsible for the accuracy, reliability, or availability of third-party content or services. Inclusion of third-party content does not constitute endorsement, and Users access such content at their own risk.

7. Acceptable Use Policy

Lawful Use Only

- The Platform and Services are provided strictly for informational and analytical purposes.
- Users must not use the Platform to facilitate, promote, or transact betting, gambling, or any unlawful activity.
- Users are responsible for ensuring compliance with all applicable laws in their jurisdiction.

Prohibited Activities

Users may not:

- Engage in fraudulent, abusive, or unlawful conduct.
- Attempt to reverse engineer, copy, scrape, or resell any part of the Platform or its data.
- Circumvent or attempt to bypass any security or access controls.
- Misuse Services in a way that disrupts or harms the Platform, its infrastructure, or other Users.
- Upload or distribute harmful content, including viruses, malware, or material that is unlawful, defamatory, obscene, or otherwise inappropriate.
- Infringe upon the intellectual property rights of Rome Invicta (Pty) Ltd or third parties.

Data Integrity

- Users must not manipulate or falsify inputs in calculators, racecards, databases, or the financial tracker with the intent to mislead or defraud.
- All User Content (including Black Book entries and financial tracker inputs) must be lawful, accurate, and appropriate.
- Rome Invicta (Pty) Ltd reserves the right to remove or correct User Content that is manipulated, fraudulent, or otherwise in breach of these standards.

Monitoring & Enforcement

- Rome Invicta (Pty) Ltd reserves the right to monitor usage of the Platform to ensure compliance with this Acceptable Use Policy. Monitoring is conducted solely for compliance, security, and operational integrity purposes.
- Accounts may be suspended or terminated if Users are found to be in breach of these standards. Suspension or termination may occur without liability to Rome Invicta (Pty) Ltd.

Violations may also result in legal action where applicable. Rome Invicta (Pty)
 Ltd reserves the right to report unlawful activity to relevant authorities.

8. Data Protection & Privacy

Privacy Policy

Use of the Platform is subject to the Privacy Policy of Rome Invicta (Pty) Ltd, which explains how personal data is collected, stored, and processed. By using the Platform, Users agree to the terms of the Privacy Policy.

Data Collection

We may collect and process personal information provided by Users during account registration, subscription purchase, or use of Services. This may include, but is not limited to:

- Contact details (such as name, email address)
- Payment information (processed securely through third-party providers)
- User Content (such as Black Book entries or financial tracker inputs)
- Technical data (such as device information, IP address, and usage logs)

Data Usage

Personal data is used for the following purposes:

- To provide and improve Services
- To manage subscriptions and purchases
- To communicate with Users regarding their account or Services
- To comply with legal obligations Processing is carried out on lawful bases including contract performance, legal obligation, consent, and legitimate interest, as applicable.

Data Sharing

- We do not sell personal data to third parties.
- Data may be shared with trusted third-party providers (such as payment processors or data hosting services) solely for the purpose of delivering Services.
 Payment processing is conducted in compliance with applicable payment security standards (e.g., PCI DSS).
- Data may be disclosed if required by law or to protect the rights and safety of
 Rome Invicta (Pty) Ltd, its Users, or the public.
- Where data is transferred outside the User's jurisdiction, appropriate safeguards (such as contractual clauses or equivalent protections) will be applied.

User Rights

Depending on jurisdiction, Users may have rights to:

- Access, correct, or delete their personal data
- Restrict or object to certain processing activities
- Withdraw consent where processing is based on consent
- Lodge a complaint with a relevant supervisory authority (e.g., Information Regulator in South Africa, Data Protection Authority in the EU).

Retention

Personal data is retained only for as long as necessary to fulfill the purposes described above or as required by law. Once no longer needed, data will be securely deleted or anonymized.

Children's Data

The Platform is intended for Users aged 18 and above. Rome Invicta (Pty) Ltd does not knowingly collect personal data from minors.

Security

Rome Invicta (Pty) Ltd implements reasonable technical and organizational measures to protect personal data against unauthorized access, loss, or misuse. However, no system is completely secure, and Users acknowledge that they provide data at their own risk.

9. Disclaimers & Limitation of Liability

Informational Purposes Only

All Services provided by **Rome Invicta (Pty) Ltd**, including calculators, racecards, results, databases, consultant insights, the Black Book, and the financial tracker, are offered strictly for informational and analytical purposes. The Platform does not facilitate or transact betting, gambling, or financial services. Users are solely responsible for any decisions made based on the information provided.

No Guarantee of Accuracy

While we strive to provide reliable data and tools, **Rome Invicta (Pty) Ltd** makes no representations or warranties regarding the accuracy, completeness, or timeliness of Content or Services. Race results, consultant insights, and other data may be subject to errors, omissions, or delays. Users acknowledge that reliance on such information is at their own risk.

No Financial or Betting Advice

The Platform does not provide financial, investment, or betting advice. Any use of calculators, trackers, or consultant insights is at the User's own discretion and risk. Users should seek independent professional advice where appropriate.

Limitation of Liability

To the maximum extent permitted by law:

- Rome Invicta (Pty) Ltd shall not be liable for any direct, indirect, incidental, consequential, or special damages arising from the use of the Platform or Services.
- This includes, but is not limited to, loss of data, loss of profits, financial losses, reliance on inaccurate information, technical failures, interruptions, or inability to access the Platform.
- Users acknowledge that they access and use the Platform at their own risk.
- Nothing in these T&Cs excludes or limits liability for death or personal injury caused by negligence, fraud, or willful misconduct.

Third-Party Content & Services

The Platform may display or integrate data from third-party providers. Rome Invicta (Pty) Ltd does not control and is not responsible for the accuracy, reliability, or availability of third-party content or services. Inclusion of third-party content does not constitute endorsement, and Users access such content at their own risk.

Force Majeure

Rome Invicta (Pty) Ltd shall not be liable for any failure or delay in performance resulting from causes beyond its reasonable control, including but not limited to natural disasters, government actions, regulatory changes, internet outages, or technical failures of third-party providers.

User Indemnity

Users agree to indemnify and hold harmless **Rome Invicta (Pty) Ltd**, its directors, employees, and affiliates from any claims, liabilities, damages, or expenses arising from their misuse of the Platform, violation of these T&Cs, or infringement of third-party rights.

10. Compliance & Responsible Use

Informational Nature of Services

The Platform operated by Rome Invicta (Pty) Ltd provides racing data, calculators, racecards, results, databases, consultant insights, the Black Book, and financial tracking tools strictly for informational and analytical purposes. The Platform does not facilitate, promote, or transact betting or gambling activities.

Responsible Engagement

Users are expected to engage with the Platform responsibly and acknowledge that:

- All tools and data are provided for informational use only.
- Any decisions made using the Platform are at the User's own discretion and risk.
- The Platform does not guarantee financial outcomes, winnings, or profitability.
- Rome Invicta (Pty) Ltd disclaims liability for misuse of Services in connection with gambling or unlawful financial activity.

Jurisdictional Compliance

Users are solely responsible for ensuring that their use of the Platform complies with all applicable laws and regulations in their jurisdiction. Rome Invicta (Pty) Ltd makes no representation that the Services are permitted or appropriate in all jurisdictions. Unlawful or unauthorized use of the Platform is strictly prohibited.

Responsible Gambling Awareness

Although the Platform does not provide betting services, Users are reminded that racing data may be associated with gambling activities in certain jurisdictions. Users are encouraged to:

- Exercise caution when using racing information in connection with betting activities outside the Platform.
- Seek professional support if gambling becomes harmful or problematic.
- Refer to government-approved responsible gambling resources and helplines available in their jurisdiction.
- Rome Invicta (Pty) Ltd may provide links to official responsible gambling resources where required by law.

Prohibited Use

The Platform must not be used to:

- Circumvent gambling regulations.
- Promote or advertise betting services.
- Engage in unlawful or irresponsible financial activity.
- Misrepresent the Platform as a betting or gambling service.
- Encourage or facilitate irresponsible gambling behavior.

Enforcement

Rome Invicta (Pty) Ltd reserves the right to suspend or terminate accounts that breach this Compliance & Responsible Use section, without liability. Subscriptions or packages forfeited due to violations will not be refunded unless required by law.

11. Termination of Access

Right to Suspend or Terminate

Rome Invicta (Pty) Ltd reserves the right, at its sole discretion, to suspend or terminate a User's access to the Platform and Services at any time, with or without prior notice, if:

- The User breaches these T&Cs or any applicable laws.
- The User engages in fraudulent, abusive, or unlawful activity.
- The User misuses Services, including attempts to copy, scrape, or resell Platform data.
- The User provides false or misleading information during registration or subscription.
- The User is found to be underage or otherwise ineligible to use the Services. Where required by law, reasonable notice of termination may be provided.

Effect of Termination

- Upon termination, the User's right to access the Platform and Services will immediately cease.
- Any active subscriptions or one-time purchase packages will be forfeited, and no refunds will be issued unless required by law.
- Annual or upfront subscription payments are non-refundable if terminated mid-term, unless consumer protection laws mandate otherwise.
- User Content (such as Black Book entries or financial tracker data) may be deleted or retained at the discretion of Rome Invicta (Pty) Ltd, subject to applicable data protection laws. Retention will only occur where necessary for legal, regulatory, or operational purposes.

Voluntary Termination by User

Users may terminate their account at any time by following the instructions provided on the Platform. Termination will not entitle the User to refunds for unused subscription periods or expired one-time purchase packages unless required by law.

Survival of Terms

Certain provisions of these T&Cs, including but not limited to intellectual property rights, disclaimers, limitations of liability, governing law, and indemnity obligations, shall survive termination of access.

Regulatory or Force Majeure Termination

Rome Invicta (Pty) Ltd may suspend or terminate Services if required by law, regulation, or due to events beyond its reasonable control, including technical failures, regulatory changes, or force majeure circumstances.

12. Governing Law & Jurisdiction

Applicable Law

These Terms and Conditions shall be governed by and construed in accordance with the laws of the Republic of South Africa, without regard to its conflict of law principles. Mandatory consumer protection or data protection laws in a User's jurisdiction may apply in addition to South African law.

Jurisdiction

Users agree that any disputes, claims, or proceedings arising out of or relating to these T&Cs, the Platform, or the Services shall be subject to the exclusive jurisdiction of the courts of Cape Town, South Africa. Proceedings shall be conducted in English. **Rome Invicta (Pty) Ltd** may, at its discretion, require disputes to be resolved through arbitration or mediation in South Africa, in accordance with the rules of a recognized arbitration body.

International Users

Users accessing the Platform from outside South Africa are responsible for ensuring compliance with local laws and regulations. **Rome Invicta (Pty) Ltd** makes no representation that the Services are appropriate or permitted in all jurisdictions. Where mandatory local laws grant Users additional rights, such rights shall not be excluded by these T&Cs.

13. General Provisions

Entire Agreement

These Terms and Conditions, together with the **Privacy Policy** and any other referenced documents, constitute the entire agreement between the User and **Rome Invicta (Pty) Ltd** regarding the use of the Platform and Services, and supersede any prior agreements, understandings, or communications. No oral or informal representations shall be binding unless expressly incorporated into these T&Cs.

Severability

If any provision of these T&Cs is found to be invalid, unlawful, or unenforceable, the remaining provisions shall continue in full force and effect. Where possible, such provision shall be replaced with an enforceable term that most closely reflects the original intent.

Waiver

Failure by Rome Invicta (Pty) Ltd to enforce any right or provision of these T&Cs shall not constitute a waiver of such right or provision. Any waiver must be in writing and signed by an authorized representative of Rome Invicta (Pty) Ltd to be effective.

Assignment

Users may not assign or transfer their rights or obligations under these T&Cs without prior written consent from Rome Invicta (Pty) Ltd. Rome Invicta (Pty) Ltd may assign or transfer its rights and obligations without restriction, including in connection with mergers, acquisitions, or corporate restructuring.

Force Majeure

Rome Invicta (Pty) Ltd shall not be held liable for any failure or delay in performance resulting from causes beyond its reasonable control, including but not limited to natural disasters, government actions, labor disputes, internet outages, technical failures, or acts of third-party service providers.

Notices

Any notices or communications required under these T&Cs will be provided electronically via the Platform or to the email address supplied by the User during registration. Notices shall be deemed received when sent. Users are responsible for maintaining accurate and current contact details.

Headings

Section headings are provided for convenience only and do not affect the interpretation of these T&Cs.

14. Company Details

Rome Invicta (Pty) Ltd is a private company registered in the Republic of South Africa.

Email Contact

For general inquiries, support, or questions regarding these Terms and Conditions, Users may contact us at our official support email address

Notices & Legal Correspondence

- All legal notices or formal correspondence must be submitted in writing to the registered address of Rome Invicta (Pty) Ltd.
- Notices delivered electronically via the Platform or to the User's registered email address shall be deemed received when sent.
- Users are responsible for maintaining accurate and current contact details to ensure receipt of communications.

Support Channels

Rome Invicta (Pty) Ltd may provide additional support channels (such as helpdesk portals or live chat) as displayed on the Platform. Availability of such channels may vary and is not guaranteed.