

By using Feedback Sports LLC's website or purchasing our products, you agree to these Terms. Please review them carefully.

Feedback Sports LLC is referenced as "Feedback Sports" or "We," "Us" or "Our".

These terms relate to your use of Our websites and purchase of Our products ("Products and Services"). If you do not agree with these Terms, do not click "Agree" and do not use or purchase Our Products and Services. All paragraphs in Our Privacy Policy and Disclaimers are included in these Terms as if specifically written here.

Our website includes, but is not limited to, http://www.feedbacksports.com or any domain name point to this website (hereafter "Site").

Revisions. We may change or replace these Terms and Our Products and Services at any time. You should review the Terms periodically. <u>Your only recourse, if you disagree with these Terms, or changes to the Terms or Products and Services, is to discontinue your use of the Products and Services offered.</u>

Availability. Our Products and Services are made available to you from the United States. In the event you access Our Products and Services from outside the United States, you agree to comply with all local laws, rules, and regulations and to indemnify Us from any liability for your use of Our Products and Services. By accepting these Terms and using Our Products and Services, you consent and agree that (1) no other country or jurisdiction's practices, rules, laws, or regulations will apply to your use of Our Products and Services and (2) the practices, rules, regulations, and laws of the United States are the only laws applicable to your use of Our Products and Services.

User Content and Online Communications. For purposes of these Terms, any written information, statements, commentary, reviews, or materials you upload to Our Site is considered User Content. You are responsible for your User Content. You understand that your User Content (defined below) may be stored on servers in the United States and worldwide.

If you post User Content that contains product reviews or email reviews to us, you agree that We may republish that User Content and email, in whole or in part, for advertising in any form or format and by any media now known or later developed. We will not use your last name in any such publication, but you agree that we may use your first name along with the state in which you reside, if provided without any additional release. You further agree that Our use of such information will not violate your right of privacy, your right to name and likeness, and such use will not defame or libel you in any manner.

Please take note that online communications may not be fully confidential and U.S. Federal postal regulations do not protect electronic mail. While we take industry-standard measures to protect our Site, we cannot prevent against unlawful hacking.

You agree that User Content does not and will not: (a) infringe, violate or misappropriate any third party right, including any copyright, trademark, patent, trade secret, moral right, privacy right, right of publicity, or any other intellectual property or proprietary right; and/or (b) slander, defame, or libel any third party. You hereby indemnify and hold Us harmless from any liability, whatsoever, for any allegation, claim, demand, action, litigation or other legal proceeding, whatsoever, including attorneys' fees and costs, from a third party regarding User Content that violates these Terms.

We reserve the right to remove User Content that violates these Terms in any way. Such removal will not be considered a breach of these Terms.

While we do make efforts to review statements regarding, or accompanying, our Products and Services, statements detailed on or in Our Products and Services may be statements of future expectations and other forward-looking statements that are based on Our current view and assumptions and involve known and unknown risks and uncertainties that could cause actual results, performance, or events to differ materially from those expressed or implied. Our statements and/or Products and Services will not form the basis of, or be relied upon in connection with, any contract or commitment whatsoever. We are not responsible for typographical errors.

Accounts, Passwords and Security. You may be required to register for an account in connection with some of Our Products and Services. When you register for an account, you may be required to provide Us with some information about yourself (such as your e-mail address or other contact information). When you register, you may be asked to provide a password. If so, you are solely responsible for maintaining the confidentiality of your account and password. You agree to accept responsibility for all activities that occur under your account. You may not use anyone else's user name, password or account at any time. You agree to notify Us immediately of any unauthorized use of your account or password or any other security breach. You may be held liable for losses We incur due to someone else using your user name, password, or account. We cannot and will not be liable for any loss or damage arising from your failure to comply with these obligations.





Our use of any personal or financial information you provide will be utilized to facilitate payment for Products and Services. Personal identifiers include information such as your name, personally identifiable demographic information, and location information.

We may use non-personally identifiable information to improve our Products and Services, to aggregate non-identifiable data for research, or other commercial purposes. We may also use your non-personally identifiable information to facilitate rating Our Products and Services or other third party products or services.

Pricing. Some of Our Products and Services may be free of charge and some may be sold for a fee. YOU ARE RESPONSIBLE FOR THE TIMELY PAYMENT OF ALL FEES AND FOR PROVIDING US WITH A VALID PAYMENT METHOD FOR ALL FEES, if any are due. Prices for Products and Services may change at any time and we do not provide any price protection or refunds in the event of a price reduction or promotional offering unless provided in writing.

Price Changes/Order Cancellation. We may make changes to prices for Products and Services without notice at any time prior to placement of your order. Further, all Products and Services are subject to availability. We reserve the right to cancel orders in Our sole discretion at any time and for any reason. Pricing will not be confirmed until you place an order. Despite Our efforts, Products and Services may be mispriced. If the correct price is higher than the stated price, We will either contact you for instructions before fulfilling your order or will cancel your order and notify you of such cancellation and the reason for such cancellation. In some situations, We utilize third parties to handle your payment for Products and Services. You agree that We are not responsible for any problem you may have with that payment whatsoever.

Returns/Risk of Loss. We do not take title to any returns until an item arrives at Our offices in excellent condition accompanied by a Return Authorization. Any risk of loss during shipment is yours. Also, any purchase you make from Us is made pursuant to a shipment contract. Risk of loss passes to you when we deliver the product to the carrier for shipment. If you wish to return a purchased item, please contact us at returns@FeedbackSports.com to request a Return Authorization.

Refusal of Service/Right to Terminate. Our refusal to provide Products and Services, will NOT be a breach of these Terms or any agreement with you and will NOT subject Us to any liability, at law or in equity, without limitation, even if you suffer damages. In the event of such termination or alteration, no refunds will be provided.

Donations and Charges. We may, now or in the future, allow you to make donations or contributions through Our Site for causes, nonprofits, and programs that We advocate. If you make such a donation or contribution, We will bill charges through the payment method specified in your account or as otherwise specified by you, for example, a credit card. You authorize such credit card account to pay any amounts so donated or contributed by you, and authorize Us (or Our authorized payment processor) to charge all sums described and authorized to such credit card account. You agree to provide Us with updated information regarding your credit card account upon Our request and any time the information earlier provided is no longer valid.

Trademarks. Feedback Sports owns the following trademarks and trade names, whether registered in the U.S., elsewhere in the world, or protected by common law:

FEEDBACK®

FEEDBACK SPORTS

SCORPION®

OMNIUM® (Japan)

FEEDBACK SPORTS™

FEEDBACK SPORTS OMNIUM™

This list may not be complete and We may own additional trademarks or service marks that are not listed herein. If you have questions about Our marks, please contact info@FeedbackSports.com.

Patents. We own the following issued patents and are currently prosecuting additional patent applications that are pending in registration offices in the U.S. and elsewhere. If you have questions about Our patents, please contact info@FeedbackSports.com.



Copyright. Our Products and Services, including without limitation, all content on Our Site, contains content We own or content that We license from others. You may not use any of Our copyrighted materials without Our prior written authorization.

Content Violation. If you believe that copyrighted content that you own is improperly on Our Site, please contact Us at info@FeedbackSports.com.

You are being granted access to Our Products and Services for informational and personal use. If you have questions about whether your use violates Our rights to Our Products and Services, please contact Us at info@FeedbackSports.com.

No License. No license or right is granted to you other than as specifically granted in these Terms.

Misuse. By using Our Products and Services in any manner, you agree to inform Us of any misuse of Our Products and Services in whole or in part.

Information published on Our Sites may refer to products, programs, or services that are not available, or applicable, to you. Information may be incomplete, out of date, expired, or invalid.

Unauthorized Activities. Without Our prior written permission, you may not:

- Use Our Site or Products and Services, in whole or in part, for any illegal purpose whatsoever, or in violation of any federal, state or local law, regulation, ordinance or treaty;
- Violate or encourage others to violate the rights of Feedback Sports or third parties;
- Post, upload or distribute any User Content that is unlawful, defamatory, libelous, inaccurate or that a reasonable person could deem objectionable, profane, indecent, pornographic, harassing, threatening, embarrassing, hateful, or otherwise inappropriate;
- Interfere with the operation of Our Site or any of Our Products and Services, in whole or in part, or any other user's or other third party's enjoyment of such Site or Products and Services in any manner;
- Make unsolicited offers or advertisements to other users or other third parties;
- Attempt to collect personal information about users or other third parties without their consent;
- Modify the Products and Services, in whole or in part, in any way, except as intended in the normal use of such Products and Services:
- Reproduce, rent, sell, re-sell, publicly display, perform, or distribute, transfer, or otherwise use Feedback Sports' Site or Products and Services, in whole or in part, for any public, educational, or commercial purpose not granted in these Terms;
- Use any Feedback Sports proprietary information on any other website or networked computer environment for any purpose;
- Circumvent, remove, alter, deactivate, degrade, or thwart any of the content protections on Our Site or any Products and Services;
- Frame or utilize any framing or screenshot techniques to enclose any Feedback Sports' trademark, logo, copyrighted content, or other proprietary information (including images, charts, reports, text, page layout or form);
- Purchase search terms or use any meta tags or any other "hidden text" utilizing Feedback Sports' name or trademarks without Our express written consent;
- Attempt to hide your identity; or
- Use any robot, spider, automated technology, device, or manual process to monitor or copy any of Our Products and Services, in
 whole or in part, or use any of the same to interfere, or attempt to interfere, with the proper working of Our Site or Products and
 Services.

Relief For Breach. We reserve all rights and remedies at law and equity in the event you breach any of these Terms or violate Our rights in any manner. You agree that Feedback Sports may proceed with such injunctive relief as may be available to prevent your breach and, in addition, may pursue an action to recover damages. Also, you may be responsible for additional damages (including direct or indirect) and any and all of Our attorneys' fees and costs, including for punitive relief for willful or malicious behavior, in the event We make any claim or demand or file any action, litigation, or initiate any proceeding whatsoever against you for any cause of action in equity or at law.

Third party relationships. We may have agreements with other individuals or entities, which may change without notice and with whom we conduct business. In some cases, We may use third parties through whom payments for Our Products and Services are made (e.g., credit card companies). By purchasing Products and Services, you approve your information being provided to these third parties. We do not share any more information that is required for the transaction to take place with such third parties.



Linking. We may link Our Products and Services to third party websites. Any reference or link to another website, product, service, or entity does not necessarily constitute or imply any ownership, sponsorship, endorsement arrangement, or any other relationship with Us. Further, the views and opinions expressed in any referenced link or User Content do not necessarily state or reflect Our views or opinions. If you leave Our Site and go to third party websites, we make no representation regarding these third parties and have no control over how third parties use information, how third parties use "Cookies" (as defined in our Privacy Policy), or the safety of content of third party websites.

Representation of Condition. You understand and agree that use of Our Products and Services may involve some risk of generating or increasing a physical injury or aggravating a pre-existing physical condition. You assume all risks of use and hold Us harmless from any liability for that use whatsoever, regardless of whether We have, or had, actual or implied knowledge of the problem or your condition and regardless of Our negligence. This waiver and release from liability will apply for all periods during or after your use of any Products and Services used or purchased from Us and applies to and for the benefit of all your successors, assigns, heirs, and personal representatives.

Indemnity. You agree to hold harmless and indemnify Us and Our officers, directors, employees, affiliates, business partners, licensors, licensees, suppliers, advertisers, and agents from and against any third party claim arising in any way from, or related to, your use of Our Products and Services in whole or in part. To the extent you are a qualified public or government institution and a party to these Terms, and if this paragraph, or a portion thereof, is determined to be unenforceable, this Indemnity paragraph will be construed pursuant to the laws of the state in which the public or governmental institution is located.

Choice of Law/Applicable Laws. By visiting Our Site or purchasing or using Our Products and Services, you you consent to the applicability of U.S. practices, rules, regulations, and laws, exclusively, and agree that no other country or jurisdiction's practices, rules, regulations, or laws will apply.

Further, you agree that any legal problems or issues arising as a result of such use are subject to the laws of the State of Colorado, USA, unless U.S. Federal laws apply, without giving effect to any principles of conflict or choice of laws. Only the Colorado Courts located in the county in which We have Our principal place of business or the closest U.S. District Court of Colorado will have jurisdiction over matters concerning Our Products and Services or other allegations, claims, demands, actions, litigation, or proceedings, whatsoever, where We are involved. Further, you and Feedback Sports expressly and irrevocably consent to the personal and subject matter jurisdiction and venue in the courts referenced in this paragraph for any violation of these Terms. You also agree that, in any dispute, including any legal action with Us, you will only assert claims in an individual (non-class, non-representative) basis, and that you will not seek or agree to serve as a named representative in a class action or seek relief on behalf of anyone other than yourself. To the extent you are a qualified public or government institution and a party to these Terms, and if this paragraph, or a portion thereof, is determined to be unenforceable, this Choice of law paragraph will be construed pursuant to the laws of the state in which the public or governmental institution is located.

Export. You may not use, export, or re-export Our Products and Services, in whole or in part, or any copy or adaptation in violation of any applicable laws or regulations including, without limitation, U.S. export laws and regulations. If you wish to export any of Our Products and Services, please contact Us at info@FeedbackSports.com.

California Users. We are currently exempted from California's "Shine the Light" law as we have fewer than twenty (20) employees. Should Our business grow and We have more than 20 employees, once per year, California residents who provide personal information in obtaining products or services for personal, family, or household use are entitled to request and obtain from Us the customer information We shared, if any, with other businesses for their own direct marketing uses. If applicable, this information would include the categories of customer information and the names and addresses of those businesses with which We shared customer information during the immediately prior calendar year. To request this information, please send an email message to info@FeedbackSports.com with "Request for California Privacy Information" on the subject line and in the body of your message. We will provide the requested information to you at your e-mail address in response only if We are not still exempt. Please be aware that not all information sharing is covered by the "Shine the Light" requirements and only information on covered sharing will be included in Our response.

Severability. If any provision of these Terms is held to be invalid, illegal, unenforceable, or in conflict with the law of any appropriate jurisdiction, the validity, legality, and enforceability of the remaining provisions will not in any way be affected or impaired thereby, and will remain in full force and effect.

Electronic Communications. By purchasing or using Our Products and Services or contacting Us for further information, you consent to receiving electronic communications from Us. These communications will include notices about your account (e.g., shipping and receiving, password change (if any), confirmation e-mails, and other transactional information). These communications are part of your



relationship with Us. You agree that any notice, agreements, disclosure, or other communications that We send to you electronically will satisfy any legal communication requirements, including that such communications be in writing. Should you wish to opt out of email communications, except for legal notices, please let Us know and We will promptly stop sending you emails regarding Our product offerings. It may take Our computer systems up to seven (7) business days to remove you from Our automated emails. Failure to comply with your opt out request will not be considered a breach of this Agreement.

DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY.

FEEDBACK SPORTS PRODUCTS AND SERVICES INCLUDED ON OR OTHERWISE MADE AVAILABLE TO YOU THROUGH OUR SITE ARE PROVIDED BY FEEDBACK SPORTS ON AN "AS IS" AND "AS AVAILABLE" BASIS, UNLESS OTHERWISE SPECIFIED IN WRITING. WE MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AS TO THE OPERATION OF OUR PRODUCTS AND SERVICES, OR THE INFORMATION INCLUDED ON OR OTHERWISE MADE AVAILABLE TO YOU, UNLESS OTHERWISE SPECIFIED IN WRITING. YOU EXPRESSLY AGREE THAT YOUR USE OF FEEDBACK SPORTS' PRODUCTS AND SERVICES IS AT YOUR SOLE RISK.

TO THE FULL EXTENT PERMISSIBLE BY APPLICABLE LAW, FEEDBACK SPORTS DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. WE DO NOT WARRANT THAT OUR PRODUCTS AND SERVICES ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. WE WILL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND ARISING FROM THE USE OF ANY OF OUR PRODUCTS AND SERVICES MADE AVAILABLE TO YOU THROUGH FEEDBACK SPORTS, INCLUDING ANY DISTRIBUTOR, AFFILIATE, DISTRIBUTOR, OR RETAILER AND, INCLUDING, BUT NOT LIMITED TO, DIRECT, INDIRECT, INCIDENTAL, PUNITIVE, AND CONSEQUENTIAL DAMAGES, UNLESS OTHERWISE SPECIFIED IN WRITING.

CERTAIN STATE LAWS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE DISCLAIMERS, EXCLUSIONS, OR LIMITATIONS MAY NOT APPLY TO YOU, AND YOU MIGHT HAVE ADDITIONAL RIGHTS. IN THIS EVENT, AND IF ACCEPTABLE, YOU AGREE THAT THE MAXIMUM RECOVERABLE AMOUNT, INCLUDING ATTORNEYS' FEES AND COSTS, IN ANY FINAL JUDGMENT WILL BE THE AMOUNT PAID FOR THE PRODUCT PLUS \$100.00 USD.

CONTACT INFORMATION. For any questions regarding these Terms or Our Products and Services, please contact Us at:

Feedback Sports LLC 251 Violet St, Suite #140 Golden, Colorado 80401 USA info@FeedbackSports.com

Last Updated: June 13, 2016