

The 615 Collector Terms of Use

Disclaimer

Thank you for visiting The 615 Collector! We hope you will enjoy being a part of our community and that you will find value in the information and opinions (collectively, our “Content”) we distribute on our website (the615collector.com) as well as through our social media channels, including Instagram, Twitter, our blog, our podcast, our Facebook group and page, our YouTube channel, our newsletters and e-mails (collectively, our “Services”).

The information and opinions expressed in our Content and Services are for informational and entertainment purposes only. You should not construe any such Content, information and opinions or other material as legal, tax, investment, financial, or other advice. Investing in sports cards carries substantial risk of loss and is not suitable for everyone. It would be great if our opinions were always right, but they are not, which is why they are opinions. This means that you shouldn’t act on our opinions without doing your own research and assessing your own financial situation and risk tolerance. In short, you should make your own decisions that are best suited for you.

By using our Content and Services, you agree that The 615 Collector and its agents or persons acting on its behalf will not be liable for the results of any investment decision made, or action taken, by you and others based on Content, news, information, opinions, or any other material published or distributed through our Services.

We rely on various sources of information and data that we believe to be accurate and reliable, but we can’t guaranty their accuracy or reliability and we don’t make any claims or representations about, the accuracy, completeness, or reliability of data, information, and opinions provided through our Content and Services.

No Personalized Advice

The 615 Collector is not in the business of rendering personalized investment or financial advice. We do not know all of the relevant facts about you and your individual circumstances and cannot claim or represent that any of our Content and/or Services are suitable for you. Accordingly, you agree that any recommendation or action taken by us does not constitute a recommendation that a particular card, strategy, or action is suitable for you.

You Bear Responsibility for Your Own Decisions

By your use of our Services, you’re agreeing that you bear responsibility for your own research, buy/sell/trade decisions, and other decisions (including financial and investment decisions). You also agree that The 615 Collector, its agents or persons acting on its behalf will not be liable for the results of any buy/sell/trade decision or other decisions made or action taken by you and others based on news, information, opinion, or any other Content published through our Services.

Disclaimer of Warranties and Liabilities

The 615 Collector does not warrant the completeness or accuracy of the Content found in our Services or its usefulness for any particular purpose. We make no guaranty that our Content or any of the Services will be delivered to you on an uninterrupted, timely, secure, or error-free basis. We make no promises or warranties except that we'll do our best to provide interesting and helpful information, education, and entertainment.

You agree that under no circumstances will The 615 Collector, its agents or others acting on its behalf, be liable for direct, indirect, incidental, consequential, punitive, or any other type of damages resulting from your use, purchase, or downloading of any material on our website or Services, or arising from or related to these Terms of Use, even if we have been advised of the possibility of such damages. This includes, but is not limited to, loss or injury caused in whole or in part by our negligence or by circumstances beyond our control in creating or delivering any of our Content and Services.

Third-Party Websites

Users may find other content within our Services that link to the sites and services of other third parties. We do not control the content or links that appear on these sites and are not responsible for the practices or policies employed by websites linked to or from our Services.

These third-party sites may have their own, or may be hosted on a third-party platform that has its own, terms, conditions and policies. Additionally, they may have their own policies for how they may use the information you provide to them as well as their own privacy policies and customer service policies. Use of third-party sites, including websites which have a link to our site, is subject to those website's own terms and policies.

Additionally, some of our Content and Services may be distributed through, provided through, or appear on other websites or platforms over which we have no control. We are not responsible for the practices or policies of other websites and platforms which distribute, provide and display our Content and Services. We encourage you to review the policies of those other websites so you can understand how they collect, use and share your information.

Conduct

You agree to use our Services for lawful purposes only. You are responsible for your own use and postings and agree to access and use our Services at your own risk and on an as-is basis. All we ask is that your use of our Content and Services is done in a lawful and civil manner and does not involve any of the following:

- Posting or transmitting any content that is disruptive, obscene, vulgar, uncivil, abusive, profane, hateful, bigoted, racially offensive, fraudulent, threatening, harassing, defamatory, or which discloses private or personal matters concerning any person or violates the legal rights of others;

Violation of any applicable law or regulation while accessing and using our Services (this includes securities laws and regulations);

Impersonating any person or entity, or falsely stating or otherwise misrepresenting your affiliation with a person or entity;

Infringing upon another's intellectual property, including the posting or transmitting of any material that you don't have the right to (such as copyrights or trade secrets);

Posting or transmitting anything that contains viruses, corrupted files, "Trojan Horses", or any other contaminating or destructive features;

Posting, transmitting, or linking to sexually explicit material;

Any action that damages or disrupts the functioning of our Services.

Furthermore, you agree that, if a third party claims that any material you have contributed is unlawful, you will bear the full burden of establishing that the material complies with all applicable laws.

The 615 Collector may at any time, without prior notice and at our sole discretion, remove any post or comment, remove or block any individual from using our Services, or take any other necessary action for violating these Terms of Use.

Intellectual Property

All of our Content and any Service we provide is protected by U.S. and international copyright laws and is the property of The 615 Collector. By "Content" we mean any information, mode of expression, or other materials and services found on or provided by The 615 Collector. This includes articles, posts, videos, podcasts, blogs, graphics, and any and all other features.

You may share links with others to the public blogs, articles, graphics, videos and podcasts we post, but you may not share the contents or abstracts of the blog, article, graphic, video or podcast itself.

You also may not republish, post, transmit, or distribute the Content to online message boards, blogs, chat rooms, social media, or anywhere else without our prior written consent. Any other copying, distribution, storing, or transmission of any kind, or any commercial use of our Content, is strictly prohibited without our prior written permission.

When you post any content to our Services (such as guest posts, comments, or social media posts), you are not surrendering your copyright in your expression, but you are granting us an unlimited license to use it. Specifically, by posting content, you agree that the 615 Collector has an irrevocable, perpetual, and worldwide license to use republish, distribute, reproduce, display, communicate to the public, adapt, perform, store, translate, sublicense, and promote anything you post on our Services. This includes the rights to syndicate and make derivative works out of your content. If you don't want us to use or republish your content, then please don't post it on our Services.

You agree not to display any of The 615 Collector's logos or trademarks or use them in any manner without our express prior written permission.

Collection of Personal Information

In some areas of our Services (such as when you visit our sites, subscribe to or follow our Services, fill out a form or respond to a survey, listen to our podcast, post in our social media platforms, and in connection with other services, features or resources that we make available), we may request that you provide personal information, including your name, address, email address, telephone number, mailing address, and any other information from which your identity is discernible. We will collect personal information from you only if you voluntarily submit such information to us.

We also may gather certain other information about your use of our Services that may or may not be linked to your personal information. Examples include, but are not limited to, what areas you visit and what Services you access, your IP address, browser type, access times, and other technical information about your means of connection to our Services (such as geographic location, service providers utilized and other similar information).

Use of Personal Information

We use the information we gather through our Services, whether personal, demographic, technical, or other, for the purpose of developing, delivering, operating, and improving our Content and Services as well as to personalize, improve, and help foster a positive user experience.

Although we will not provide or sell your contact information to any third party (with the exception of the limited reasons provided herein), we may use your contact information to send you email or other communications to inform you of other products or services available from us or to contact you about your opinion of current products and services or potential new products and services that may be offered. We may also use your contact information in order to send you email or other communications regarding updates about our Services, and information about new products or services which may be of interest to you.

If at any time you would like to unsubscribe or opt-out from receiving email communications from us, we will include instructions at the bottom of each email about how to do so.

We have areas within our Services where you can submit feedback. Any feedback you submit in these areas becomes our property (as identified herein), and we can use such feedback for marketing purposes or to contact you for further information.

Disclosure of Personal Information

We do not and will not provide or sell your personal information to any third party except as set forth below:

We disclose information to companies and individuals we employ or contract with to perform functions and administer Services on our behalf. Examples include, but are not limited to, companies and individuals that host our Services or that distribute our Content (for example, our podcast), or that provide us with marketing assistance or that provide us with customer service assistance. These companies and individuals will have access to your personal information as necessary to perform their functions, but they may not share that information with any other third party;

We disclose information if legally required to do so, if requested to do so by a governmental entity or if we believe in good faith that such action is necessary to: (a) conform to legal requirements or comply with legal process; (b) protect our rights or property or our affiliated companies; (c) prevent a crime or protect national security; or (d) protect the personal safety of users or the public;

We disclose and transfer information to a third party who acquires all or a substantial portion of our business or Content and Services, whether such acquisition is by way of merger, consolidation or purchase of all or a substantial portion of our assets.

Your Acceptance

The use of our Content and Services signifies your acceptance of these Terms of Use. If you do not agree, please do not use our Content and Services. We may revise these Terms of Use at any time by posting an updated version to our website. Your continued use of our Content and Services following the posting of any changes to these Terms of Use will be deemed to be your acceptance of those changes.

EXCEPT WHERE OTHERWISE INAPPLICABLE OR PROHIBITED BY LAW, THE WEBSITE AND CONTENT AND SERVICES PROVIDED BY THE 615 COLLECTOR ARE PROVIDED "AS IS" AND ON AN "AS AVAILABLE" BASIS. THE 615 COLLECTOR MAKES NO WARRANTY THAT THE QUALITY OF ANY CONTENT, SERVICES, OR OTHER MATERIAL THAT YOU OBTAIN FROM THE USE OF OUR SERVICES WILL MEET YOUR EXPECTATIONS OR THAT ANY ERRORS WILL BE IMMEDIATELY CORRECTED. WE DO NOT MAKE ANY WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO OUR WEBSITE, ANY CONTENT, OR ANY OF OUR SERVICES. YOU EXPRESSLY AGREE THAT YOU WILL ASSUME THE ENTIRE RISK AS TO THE QUALITY AND THE PERFORMANCE OF OUR SERVICES AND THE ACCURACY OR COMPLETENESS OF THEIR CONTENT.

SOME STATES DO NOT ALLOW EXCLUSION OF IMPLIED WARRANTIES OR LIMITATION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU. IN SUCH STATES, OUR LIABILITY WILL BE LIMITED TO THE GREATEST EXTENT PERMITTED BY LAW.