MooseTicket Legal Coverage Summary

This document provides a high-level summary of protections implemented across MooseTicket's legal documentation to minimize liability and close potential loopholes.

# 1. Terms of Use and Policies

- Clear limitation of liability for government or API failures  
- Full disclaimer for missed ticket deadlines or payment rejections  
- Arbitration clause to avoid lawsuits  
- Indemnification requirement for user misconduct  
- 'As-is' clause for all services

# 2. Privacy Policy

- Full compliance with PIPEDA and CCPA  
- Cross-border data transfer safeguards  
- Data minimization, retention, and deletion controls  
- Security disclaimers and breach notification notes

# 3. End-User License Agreement (EULA)

- License is revocable and non-transferable  
- App provided without warranty  
- Limits on resale, misuse, and hacking  
- Binding arbitration for conflict resolution

# 4. In-App Consent Texts

- User acknowledgment of data access and automation  
- Payment consent disclosures  
- AI use disclaimers to prevent legal reliance

# 5. Cookie Policy

- Cookie types categorized and defined  
- Third-party responsibility clearly separated  
- User control options listed  
- Disclaimers for functionality limitations if disabled

# 6. Subscription Terms

- Refund limits clearly stated  
- Auto-renewal disclosure  
- Trial abuse policies  
- Access revocation for violations

# 7. App Store Disclaimers

- Full separation of Apple/Google liability  
- Export law compliance  
- Refund ownership by platform  
- Platform policy binding

# Additional Legal Enhancements

- Force Majeure clause included  
- Dispute resolution through arbitration (reduces lawsuits)  
- Broad indemnity clause covers user errors, fraud, and misuse  
- Government non-affiliation statement protects brand use