



Resolve
Implement
Enjoy

MPC TERMS & SERVICE AGREEMENT

The Master Practitioners Club (MPC) membership service is provided by RIE Solutions Limited a company registered in England & Wales under number 11397990 whose registered office is at 1 Fore Street Avenue, c/o Praxis, London, EC2Y 9DT. VAT number 301 5927 28.

The terms of this Service Agreement should be read in conjunction with our [Privacy Policy](#) and our [Code of Conduct](#), which members are required to adhere to.

By subscribing to the MPC membership, you are agreeing to the following terms and conditions:

Platform

Membership services are delivered through the Mighty Networks platform. You are responsible for maintaining the security of your login credentials and for ensuring that you comply with the platform's usage guidelines. Their [Privacy Policy](#) can be found here.

Code of Conduct

All members are required to adhere to the Master Practitioners Club [Code of Conduct](#). Breach of the Code of Conduct may result in suspension or termination of your membership without refund.

Payment Terms (for paid plans only)

Membership payments are processed via the Mighty Networks platform, using Stripe as the secure payment provider. We offer multiple membership plans:

- **Master Practitioners Club Plan (for all members who join after 1 May 2025)** are charged **£199.00 plus VAT per month**.
- **MPC Loyal Member Migration Plan (for members who joined before 1 May 2025)** retain their original rate of **£149.00 plus VAT per month**.

Payments are collected monthly. Failure to maintain payment may result in suspension or cancellation of your access to the community.

All payments are processed securely through Stripe's payment gateway, subject to Stripe's terms and conditions. [Their international data transfer Privacy Policy is here.](#)

Both Stripe and Mighty Networks are businesses that you will contract with directly so you will be asked to accept their own terms and conditions. We felt it was useful to highlight this here.

Confidentiality

Your membership is for your exclusive personal use during the active period of your membership. Sharing your username and password is strictly prohibited. Additionally, sharing any membership materials with individuals outside your organisation — or sharing any materials publicly, including templates, resources, or community content — is strictly prohibited without prior written agreement.

Upon cancellation or termination of your membership, you must cease using any proprietary materials obtained through the MPC membership.

Intellectual Property Rights

RIE Solutions Limited shall retain the ownership of all Intellectual Property Rights of the materials published within the MPC platform. Throughout the term of this agreement, RIE Solutions shall be deemed to automatically grant a royalty-free, non-exclusive licence of any and all such rights to the Members to use in accordance with the terms and conditions of this agreement.

Liability and Indemnity

RIE Solutions Limited will not accept liability for any damages, disruptions, or losses arising from cyber threats, technical issues, or platform outages. You are responsible for ensuring the security of your own systems.

In addition, we accept no liability for the website's content, errors, oversights, software or website failures.

Data Protection

All data that RIE Solutions may use will be collected, processed, and held in compliance with the UK General Data Protection Regulation (UK GDPR) and the Data Protection Act 2018. For full details please refer to our [Privacy Policy](#).

Assignment and Sub-Contracting

RIE Solutions Limited reserves the right to perform any of its contractual obligations through any other member of its group or through suitably qualified and skilled sub-contractors.

Suspension and Cancellation

We may suspend or cancel your membership if:

- You breach the terms of this Agreement or the Code of Conduct.
- Your conduct poses a risk to the reputation of RIE Solutions Limited or its clients.

We reserve the right to amend these terms and conditions at any time.

Changes will be communicated through the platform and will become binding once published.

This agreement was last updated in May 2026.