

Membership: Terms & Conditions

These Terms and Conditions represent an Agreement between Integr8 Networking (the Promoter), and you, (the Applicant). They should be read as part of any application for membership at any level of the group known as Integr8 Networking, a closed membership based group which is promoted by the Integr8 Networking.

1. Membership with Integr8 is for a 12 month period and commences from the date payment is processed to the chosen account of the Promoter.
2. Any payment received in relation to membership with Integr8 represents an agreement by the Applicant to these Terms and Conditions.
3. Application for membership of Integr8 Networking may be accepted or rejected at the sole discretion of the Promoter. No indication need be given to the Applicant by the Promoter for the reasons of membership rejection.
4. After a period of 28 days, all payments become non-refundable, other than for the purposes stated in Paragraph 6, and membership can not be transferred without the consent of the Promoter.
5. The conduct of all members of Integr8 Networking is important to the integrity of the business. The Promoter may, at her sole discretion and will, and without explanation, cancel membership of any Applicant at any time, who she considers brings, has brought, or may bring the reputation of Integr8 Networking in to disrepute.
6. Should an Applicant have their membership rejected by the Promoter subsequent to paying a membership fee to join Integr8 Networking, the Promoter will refund the membership to the Applicant in full.
7. The Promoter will provide you with as much notice as possible if an event related to Integr8 Networking is cancelled, and will make every attempt to reconvene the event at a later date.
8. Any views expressed by any presenters or members at an Integr8 Networking event or other presentation are their own and not necessarily the views held by the Promoter.
9. You agree not to hold the Promoter liable for any losses, liabilities, claims, fines, penalties or damages whatsoever that you may incur or suffer as a result of reliance on, or use of the views or material provided by any presenters or members of Integr8 Networking or connections made through Integr8 Networking, or obtained on or through the activities of the Promoter.
10. All venues where presentations or events are held are not the property of the Promoter and they will not be held liable for any losses, damages or liabilities you suffer or incur as a result of attending such venues.
11. The Promoter reserves the right to review and increase or decrease fees and charges at her discretion, but agrees to provide as much notice as possible.
12. It is acknowledged that while Promoter will provide access to their website and other services they will not be held liable if the website is not active, is suffering from technical difficulties, or material is not available or is incomplete.
13. The Promoter's maximum liability to you under this agreement will be limited to the amount of the fees paid by you in the year before a claim. This clause survives termination of this agreement.
14. You agree to allow the Promoter to use any information provided by you (including questions on the application form) to assist other members or for the benefit of promoting the group.