

TERMS OF BUSINESS

aspiring millionaires working together

1. Our membership services

- Our terms of business apply when we provide membership services. In these terms, we have used "we" for The Millionaires Network and "you" for our member and "membership services" for everything we do in connection with publishing business profiles and content on our website. We are continually enhancing our range of membership services to help you successfully become a Millionaire. See our website at www.themillionairesnetwork.com or call us on +64 21 877 397, or info@themillionairesnetwork.com for details of the services available to you.

2. Ordering membership

- We require an application form and membership fee from you before we will provide any membership service. We may assume the person submitting the application has your authority to do so. We reserve the right not to accept any application. We will normally send you electronic confirmation of your application and the next step on how to log in.

3. Our general rights and responsibilities

We agree to:

- respond promptly to your enquiries;
- provide our membership services and responsibilities as set out in our Terms of Business and Terms and Conditions;
- do our best to keep you informed about the features of our membership services as we introduce or improve them;
- provide clear explanations of our charges and billing procedures; and
- continue to expand our membership services by introducing additional services to assist you to become a Millionaire.

4. Your general responsibilities

So that we can meet our responsibilities, you in turn agree to:

- provide all material we require from you promptly, and always by the last date we nominate;
- make sure all information you provide to us and/or members is complete and accurate and meets any other quality or procedural requirements we notify you about from time to time;
- comply with your responsibilities as set-out in the communication we send you during your application process;

- never make inappropriate use of information provided to you by members (e.g. for unauthorised direct marketing) or breach anyone's legal rights (e.g. intellectual property rights, contractual rights or rights to privacy).
- You must compensate us for any loss any of us suffers, and indemnify each of us against any liability any of us incurs, resulting from the provision of membership services for you, or you not meeting your legal responsibilities to any of us or to anyone else.

5. Membership fees

- Membership is strictly limited to ONE million members worldwide.
- Your membership fee is £2.99 per year on a first come first served basis.
- Once your membership has been approved, we will automatically set-up a recurring membership payment for your convenience. You will be sent notification of this via PayPal. This will ensure that you don't lose your membership in subsequent years and also guarantees that your membership fee will always be only £2.99 per year, every year.
- If you cancel your recurring payment and don't renew your membership within 24 hours when it expires your membership spot will be offered to our waiting list on a first come first served basis.
- To change or cancel your recurring payment, log in to your PayPal account, go to your Profile, and click My Money. Update your agreement in the "My preapproved payments" section.
- We may change our membership fees at any time. Our charge for membership in the second and subsequent years may be different from the previous year's charge. This change will not affect members who are signed up to recurring membership payments.

6. Cancelling our membership services

- You may cancel your membership, so long as you do so by providing 14 days written notice. In the event that you cancel your membership, your membership fee is non-refundable.

7. Paying for our membership services

You must pay our charges for the membership services we provide for you, regardless of whether your business has been sold or closed before we provide them. Charges for membership are billed annually and are non-refundable.

If you do not pay our charges by the due date shown on your bill:

- your membership will be suspended and your position will be offered to our waiting list on a first come first served basis;

We may at any time require you to:

- satisfy us that you will be able to pay our charges; and
- give us a fair bond, guarantee or other security.

8. Our right to withhold, suspend, restrict or terminate membership

- We reserve the right to withdraw or terminate any membership at any time. We may also withhold, suspend, restrict or terminate any membership service at any time if you do not meet a responsibility of yours under this agreement, our terms and conditions or we consider your membership is unauthorised or we consider you to be a credit risk.

We may edit or refuse to publish material at any time if we consider it to be unauthorised, in breach of our membership policy, misleading, offensive, defamatory, illegal or detrimental to the standing of our members. We will try to contact you before doing any of these things.

We do not guarantee that any service we provide will be continuous or fault-free. We may suspend, restrict or alter any membership service at any time if we think it reasonable or necessary. Normal charges continue to apply during any suspension or restriction or if there is an alteration.

9. Members rules

You agree to comply with the following rules:

General

- As a member you agree to the following, intended to bolster and protect the spirit of trust, respect, and openness that we are seeking to establish between members.
- This network is for aspiring Millionaires who are looking to surround themselves with like-minded people who want to help each other by working together.
- The network has been created to support aspiring Millionaires, (business owners) particularly those who want to grow their enterprises. Specifically, the network enables networking, education, and sharing via channels that might not be available to some members. It is not designed to solicit business or sell products or services.
- Participation: While not everyone will want to generate discussions, when participating in commentary please ensure that your comments are constructive and polite. It is ok to disagree with a statement made; please make your counter-argument a constructive learning event in the spirit of network education.
- Respect: We are all time constrained however please respond in an expedient manner if you receive personal comments / queries on the main discussion feed or private messaging from other members.

- No Solicitation: It is our hope that members will conduct mutually beneficial business with each other. However, please do not attempt to sell products or services to other members on an unsolicited basis.

Voting

- Every member is entitled to ONE vote per year.
- The ONE member, who receives the most votes each year, will receive £1,000,000.00. You will be responsible to pay any duties or taxes in your respective country. The money will be transferred into your nominated bank account.
- Voting is to be conducted online and will be open for two months. You cannot vote for yourself and if you do not vote within this timeframe, you will forfeit your vote.
- Voting will begin 12 months after we have launched and we have secured ONE million members. If it takes longer than 12 months to secure ONE million members, the vote will be delayed until this has been achieved. Voting in subsequent years will follow the same format.
- If you have won the vote and have received £1,000,000.00 you can no longer receive votes; however you are still entitled to ONE vote per year. You are also legally bound to remain a member and pay your membership fees each year. If you fail to renew your membership in any given year you will forfeit the £1,000,000.00.
- Once the votes have been counted and the member with the most votes has been notified and displayed on our website www.themillionairesnetwork.com this decision will be final. There is no appeal process or recount.

Code of ethics

- Members must resolve any issues and conflicts with members in a timely, professional and impartial manner.
- Members must act professionally and confidentially with all information related to members and referred clients.
- Provide quality products and/or services at the price you have quoted.
- Be truthful with all members.
- Build goodwill and trust among members.
- Take responsibility for following up with members who enquire about your products and/or services.
- Live up to the ethical standards of your profession.*

- Display a positive and supportive attitude with members.

* (Professional standards outlined in a formal code of ethics, supersede the above standards.)

10. Your dealings with other members

- You must communicate and deal with members directly to complete transactions or resolve any problems arising from them. You have sole responsibility for any risks associated with your dealings with other members.

11. Consumer guarantees act 1993

- You agree that you are acquiring our membership services for the purposes of a business as defined in the consumer guarantees act 1993 and that the provisions of that act do not apply to any membership service we agree to provide for you.

12. Resolving disputes

- If you think that we have not met a responsibility we have to you, you must give us notice in writing. If we find that we have not met any responsibility we have to you, we will discuss with you the various ways we can help you. We may give you either a credit for an amount we think is appropriate or, at our option, non-monetary assistance. If, after discussing the issue with you, we consider that we have met our responsibilities, we will explain in writing why we consider this is so. You must still pay any outstanding charges by the due date.

13. Exclusion of liability

- We have already set out your rights to compensation if we do not meet our responsibilities to you. We now exclude all other liability we may have to you. This exclusion also applies to our officers, employees, contractors and agents. None of us is liable to you or has to pay you for anything else caused by or resulting from anything any of us does or does not do, or delays in doing, whether or not it is contemplated or authorised by any agreement you have with any of us. This exclusion applies whatever you are claiming for (including loss of profits or business) and however the liability arises or might arise if it were not for this clause.

14. Information about you and your business

- You agree that we may collect information about you and your business. The information may be obtained from you and others, or generated from equipment used to provide our services when you and anyone else use's our services. You may decide whether to provide any information we seek from you.

However, if you do not provide it, we may not be able to provide membership services for you. You may ask to see information we hold about you, so long as we can readily retrieve it, and ask for any details that are wrong to be corrected. We may hold the information and share it with our officers, employees, contractors, partners, joint ventures, agents and customers, with collection agencies and with credit reference agencies, so as to provide services or information to you and others, send you bills, recover and report on money you owe and keep you informed of services available to you.

- You are responsible for keeping confidential any membership number and/or password used by or allocated to you. We may assume that any request or instruction we receive is authorised by you if it is accompanied by suitable verification (for example, your invoice number, membership number and/or password).

15. Transfer of rights and responsibilities

- You may transfer all (but not part of) your rights and responsibilities under any agreement you have with us to someone else so long as we have received the transferee's written acceptance of responsibility and given you our written consent.

16. Each term separately binding

- If for any reason any term cannot be enforced or relied on by you, us or any of the other people referred to in clause 15, all other terms remain binding.

17. No waiver

- No delay or failure to exercise a right under these terms prevents the exercise of that or any other right on that or any other occasion. A waiver can only be in writing and applies only to the right and on the occasion specified in the waiver.

18. New Zealand law applies

- All our membership services are provided in New Zealand and under New Zealand law. You may take legal action against us only in a New Zealand court.

19. Sending bills and notices

- We may send you bills and notices to either the last postal address, last fax number or last email address you have given us. Please ensure that you update your contact details on your profile. You may send us notices by email to: info@themillionairesnetwork.com. Any notice given by email is delivered when transmission is successfully completed if that is before 5 p.m. on a weekday or, if not, then on the next weekday.

20. Changing our terms of business

- We may change these terms, by changing or removing existing terms or adding new ones, at any time. Any change we make applies from the date one month after we publish it on our web site at www.themillionairesnetwork.com.