

Plain English Summary

We know legal stuff can be a bit of a snooze, so here's a quick overview in human speak:

- You're welcome here. If you're over 18, you're good to go.
- We offer subscriptions & digital products to business owners. Monthly or yearly memberships, masterclasses, resources and more.
- You're in control. You can cancel anytime. As a business membership, UK consumer law does not apply and there is no right to a refund.
- **Be kind + play fair.** Don't copy our stuff or misuse the platform or community.
- We take privacy seriously. We don't sell your data. Ever.
- Affiliate links & partners. Sometimes we promote people we trust. We'll always be transparent.
- We believe in access & kindness. Everyone deserves to feel safe and welcome here.

Now here comes the legal bit

Website Terms and Conditions

Effective Date: 18th July 2025

These Terms and Conditions ("Terms") govern your use of the website **gighrly.com** and the services offered through the Gighrly platform (the "Site"). They apply whether you're browsing, buying digital products, subscribing to memberships, or joining events. Please read them carefully.

By accessing or using the Site or purchasing any services, you agree to these Terms. If you do not agree, please do not use the Sites.

1. Who We Are

Gighrly and gighrly.com are trading names of **Nu Leaf Ltd**, a company registered in England and Wales.

• Company Number: 07001744

• Registered Office: 167–169 Great Portland Street, W1W 5PF

• **Email:** hello@gighrly.com

2. Who Can Use This Site

You may use this site if you are:

- At least 18 years old.
- A UK resident or using our services lawfully from abroad.



Acting as an individual on behalf of a business with proper authority.

3. Our Services

We offer:

- Monthly or annual paid memberships
- Advertising opportunities
- Digital products (e.g. downloads, checklists, guides and templates)
- Access to live or recorded online events and masterclasses
- Courses

By making a purchase, you are entering into a contract with us. Full details of what's included in your subscription or product are made clear before checkout.

4. Payments and Renewals

- Prices are shown in GBP and include VAT where applicable
- Payments are securely processed via trusted third-party platforms (e.g., Stripe, PayPal)
- Subscriptions automatically renew unless cancelled before the renewal date.
 Our payment provider will generally notify you in advance when each payment is due.
- We'll let you know in advance before annual renewals.

5. Cancellations and Refunds

Digital Products

 Whilst we sell to businesses and UK Consumer Law does not apply to our transactions, we may offer refunds at our sole discretion.

Subscriptions (Consumers)

- You have a 14-day cooling-off period unless you've accessed content or community features.
- You can cancel any time to avoid future payments.
- No partial refunds for unused time unless legally required.

Subscriptions (Businesses)

Business purchases are not covered by consumer cancellation rights
 Refunds are not offered unless we breach our obligations



6. How You Must Use the Site

You agree to:

- Use the Site lawfully
- Not copy, distribute, resell, or misuse our content
- Not share your login or access credentials
- Be respectful in community areas

We reserve the right to suspend or terminate your account if you breach these rules.

7. Intellectual Property

All content on the Site is owned by or licensed to **Nu Leaf Ltd** and is protected under intellectual property law. You must not reproduce, redistribute, or exploit any content without our written permission.

8. User Content

If you post in chats, forums or events:

- You keep ownership of your content
- You grant us a licence to use, display, and promote it
- · You must not post anything unlawful, offensive, or harmful

We may remove content or restrict accounts at our discretion.

9. Privacy and Data Protection

We comply with UK GDPR and data protection laws. We only collect personal data necessary to deliver our services, and we never sell your data. For more, see our privacy policy on this Site.

You have rights to access, correct, or delete your data which you can do via your profile settings on our Third Party Platform site and by contacting us at hello@gighrly.com.

10. Third-Party Platforms and Services

We may deliver services via a variety of platforms such as: Heartbeat, Circle, Podia, Thinkific and Zoom. Their terms and privacy policies apply as well. We're not responsible for their uptime or conduct.



11. Affiliate Links and Promotions

Sometimes we promote people, tools, or partners we believe in.

- We may earn a small commission if you purchase through an affiliate link.
- We will always disclose affiliate relationships clearly.
- Members of the gightly club may have the opportunity to be affiliates of the club and introduce other members. The same disclosure principles apply to members.

12. Accessibility and Inclusion

Gighrly is committed to:

- Accessible, inclusive content and events.
- Neurodiversity, LGBTQIA+, and anti-racism affirming principles.
- Providing a safe, welcoming space for all.

If you face barriers or have suggestions, we want to hear from you.

13. Limitation of Liability

To the maximum extent allowed by law:

- We are not liable for indirect or consequential damages.
- Our total liability is capped at the amount you paid us in the past 12 months.

Nothing in these Terms excludes our liability for fraud, death, or personal injury caused by negligence.

14. Business Customers – Additional Terms

If you're buying on behalf of a business:

- You confirm you have authority to enter into this agreement.
- Consumer protection laws do not apply.
- These Terms form the entire agreement between us.

15. Termination

We may suspend or cancel your access if:

- You breach these Terms.
- We are legally required to do so.
- Your actions harm the community or reputation of gightly™.



You can cancel your account or subscription anytime via your account dashboard or by contacting us.

16. Changes to These Terms

We may update these Terms occasionally. We'll notify you of material changes via email or a notice on the Site. Continued use means you accept the updates.

17. Governing Law

These Terms are governed by the laws of England and Wales.

Any disputes will be handled by the courts of England and Wales.

18. Consumer Rights Summary

If you are a UK consumer:

- You have rights under the Consumer Rights Act 2015 and Consumer Contracts Regulations 2013.
- You are also protected under the Digital Markets, Competition and Consumers Act 2024.
- These Terms do not affect your statutory rights.
- These Terms do not apply to businesses.

19. Contact Us

E: hello@gighrly.com

A: gighrly (Nu Leaf Ltd), 167–169 Great Portland Street, W1W 5PF