

RPAC Collect – Prototype Terms & Conditions

Last Updated: May 2026

1. Acceptance of Terms

By accessing or using RPAC Collect (“the Service”), you acknowledge and agree to these Terms & Conditions.

If you do not agree to these terms, you must not access or use the Service.

2. Prototype / Evaluation Software

RPAC Collect is a prototype application provided for evaluation, demonstration, testing, and feedback purposes only.

The Service is not production software and may:

- contain bugs, errors, or incomplete functionality;
- experience interruptions or data loss;
- change substantially without notice; or
- be withdrawn at any time.

No warranty or representation is made regarding the reliability, availability, accuracy, or fitness of the Service for any purpose.

3. Prototype Distribution Restriction

This prototype is confidential and is provided solely for evaluation and testing purposes.

The Service, and any access credentials, screenshots, demonstrations, documentation, workflows, concepts, or related materials associated with the Service, must not be shared, distributed, sublicensed, published, copied, reproduced, or otherwise made available to any third party without the prior written permission of KTK Partners Pty Limited.

Unauthorised distribution or disclosure is strictly prohibited.

4. Intellectual Property

RPAC Collect, including all associated concepts, workflows, designs, software, interfaces, branding, documentation, and underlying intellectual property, is and remains the proprietary intellectual property of KTK Partners Pty Limited.

Access to the Service does not grant any ownership rights, licence rights, or rights of commercial use except as expressly permitted in writing by KTK Partners Pty Limited.

You must not:

- copy, reproduce, modify, distribute, or commercialise the Service;

- reverse engineer or attempt to derive source code or system architecture;
- replicate the concepts, workflows, or functionality of the Service for commercial purposes; or
- remove any copyright or proprietary notices.

All rights are reserved.

5. Confidentiality

Users acknowledge that the Service may expose confidential or commercially sensitive concepts, workflows, product ideas, and implementation approaches belonging to KTK Partners Pty Limited.

You agree not to disclose, share, publish, or distribute any non-public information relating to the Service without prior written consent from KTK Partners Pty Limited.

6. No Reliance

The Service is provided on an “as is” and “as available” basis.

Users must not rely on the Service for:

- legal compliance;
- financial processing;
- contribution reporting;
- regulatory obligations; or
- operational decision-making.

Any use of the Service is entirely at the user’s own risk.

7. Limitation of Liability

To the maximum extent permitted by law, KTK Partners Pty Limited excludes all liability arising from or related to:

- access to or use of the Service;
- loss of data;
- service interruptions;
- inaccuracies;
- security incidents; or
- any direct, indirect, incidental, or consequential loss.

8. Feedback

Any feedback, suggestions, recommendations, or ideas submitted in relation to the Service may be used by KTK Partners Pty Limited without restriction or compensation.

9. Changes

KTK Partners Pty Limited may modify these Terms & Conditions or the Service itself at any time without notice.

Continued use of the Service constitutes acceptance of any updated terms.

10. Governing Law

These Terms & Conditions are governed by the laws of New South Wales, Australia.

© 2026 KTK Partners Pty Limited. All rights reserved.