

WELCOME TO OUR WEBSITE

TERMS & CONDITIONS

You accept the following TERMS AND CONDITIONS by accessing and using this site without limitation or qualification.

Unless otherwise stated, the contents of this site, including, but not limited to, the text and images contained herein and their arrangement, are the property of Nimble Global Ltd (Nimble). All trademarks used or referred to on this website are the property of their respective owners.

WE ARE REASONABLE. Nothing contained in this site shall be construed as conferring by implication, estoppel, or otherwise, any license or right to any copyright, patent, trademark, or other proprietary interest of Nimble or any third party. This site and the content provided in this site, including, but not limited to, graphic images, audio, video, HTML code, buttons, and text, may not be copied, reproduced, republished, uploaded, posted, transmitted, or distributed in any way, without the prior written consent of Nimble, *except that you may download, display, and print one copy of the materials on any single computer solely for your personal, non-commercial use, provided that you do not modify the material in any way and you keep intact all copyright, trademark, and other proprietary notices.*

The information provided on this site is free of charge and for informational purposes only and does not create a business or professional services relationship between you and Nimble. Links on this site may lead to services or websites not operated by Nimble. No judgment or warranty is made concerning such other services or sites, and Nimble takes no responsibility for such other sites or services. A link to another website or service is not an endorsement of that site or service. Any use you make of the information provided on this site, or any site or service linked to by this site, is at your own risk.

This site and its contents are provided "as is," and Nimble makes no representation or warranty of any kind concerning this site or any site or service accessible through this site. Nimble expressly disclaims all express and implied warranties, including, but not limited to, the implied warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event will either Nimble or its third-party service providers be liable to any party for any direct, indirect, incidental, special, exemplary, consequential, or other damages (including, but not limited to, lost profits, business interruption, loss of programs or data) without regard to the form of action and whether in contract, tort, negligence, strict liability, or otherwise, arising out of or in connection with this site, any content on or accessed through this site or any site service linked to, or any copying, displaying, or use thereof.

Nimble maintains this site in London, United Kingdom, and you agree that the laws of England shall govern these terms of use and any legal action or proceeding relating to this site. If you attempt to bring any legal proceedings against Nimble, you expressly acknowledge that Nimble is free to choose the jurisdiction of our preference as to where such action against us may be held. As you have agreed by using this site to select the laws of England to govern any such proceedings, we will probably choose to defend any such action in England. We can make this decision entirely as it suits us, without regard to where in the world you are located, or from where in the world you visited this site.

You are responsible for complying with the laws of the jurisdiction from which you are accessing this site, and you agree that you will not access or use the information on this site in violation of such laws. Unless expressly stated otherwise herein, any information you submit through this site shall be deemed non-confidential and non-proprietary. You represent that you have the lawful right to submit such information and agree that you will not submit any information unless you are legally entitled to do so. Because of the open nature of the Internet, we recommend that you not submit information you consider confidential.

Nimble does not accept unauthorized idea submissions outside of established business relationships. To protect the interests of our current clients and ourselves, we must treat the issue of such submissions with great care. Importantly, without a clear business relationship, Nimble cannot and does not treat any such submissions in confidence. Accordingly, please do not communicate unauthorized idea submissions to Nimble through this website. Any ideas disclosed to Nimble outside a pre-existing and documented confidential business relationship are not confidential. Nimble may, therefore, develop, use, and freely disclose or publish similar ideas without compensating or accounting to you. Nimble will make every reasonable effort to return or destroy any unauthorized idea submissions without a detailed review of them. However, if a review is necessary in Nimble's sole discretion, it will be with the understanding that Nimble assumes no obligation to protect the confidentiality of your idea or compensate you for its disclosure or use. By submitting an idea or other detailed submission to Nimble through this website, you agree to be bound by the terms of this stated policy.

Version: 19 October 2021

POLICY END