



Zimble General Legal Notice, Disclosure, and Waiver

Definitions

For the purposes of this General Legal Notice, Disclosure, and Waiver (referred to as “this Policy”):

Company (referred to as either “the Company”, “We”, “Us” or “Our” or “Zimble” in this Policy) refers to Zimble Pte Ltd, 33 UBI AVENUE 3 #08-13, VERTEX, SINGAPORE 408868.

You or **Customer** means the individual accessing the Service, or the company, or other legal entity on behalf of which such individual is accessing or using the Service, as applicable.

Application means the software program provided by the Company downloaded by You on any electronic device and website named Zimble.

Service refers to the Application.

NOTICE TO ALL PROSPECTIVE CUSTOMERS/EXISTING CUSTOMERS

Pursuant to MAS Notice No. PSN08, We, Zimble, advise that the payment service referred to in the (offer, invitation or advertisement) will be provided by Matchmove Pay Pte Ltd, a regulated entity holding a Major Payment Institution License (“MPI”) issued by the Monetary Authority of Singapore (“MAS”) and not us as we are agents for Matchmove Pay Pte Ltd.

By accessing and reading **Zimble** Pte. Ltd. app and our website (the “Services”), you (“you” or the “Customer”) understand and agree to the following statements:

1. No information contained herein is made for offer, marketing, advertisement or solicitation purposes, in any jurisdiction.
2. These Services and any information contained herein is made available by **Zimble Pte. Ltd.** (hereafter “Zimble”) for general information only and not for any other purpose. The Customer agrees that these Services shall be used solely as reference, or for informational use and not for any other purposes, commercial or otherwise. The information contained in these Services is not intended and should not be used or construed as an offer to sell, or a solicitation of any offer to buy, securities of any fund or other investment product in any jurisdiction.
3. The information in these Services is not intended and should not be construed as investment, tax, legal, financial or other advice. As between Zimble and the Customer, Zimble holds exclusive and rightful ownership of the intellectual and proprietary rights to all opinions, concepts, ideas, codes, work products, and the like, related to or as a result of the General Information (defined below) and contents in these Services.
4. The Customer understands that no specific information on any investment is provided nor will be provided to the general public through these Services. The



Customer understands and agrees that Zimble neither has nor makes/assumes any commitment or duty to provide any further information whatsoever.

5. The Customer understands and agrees that access to these Services or any information herein is made available to the Customer solely under the discretion of Zimble, and Zimble is under no obligation to provide access to these Services, except as it deems fit.
6. The Customer understands and agrees that all information, statements, opinions and content made available through these Services (hereafter "General Information") shall be subject to the following specific disclaimers.
7. The Customer understands and agrees that the General Information is not intended to be complete, final or up-to-date and is qualified in its entirety by reference to the final agreements with any parties who are authorized to contract by their respective jurisdiction. In particular, the General Information may refer to certain events as having occurred which have not occurred on this date but are expected to occur on or prior to distribution of the final definitive agreements. Neither will the viewing of these Services at any time will under any circumstances create a representation or an implication that the General Information contained therein is correct as of any time subsequent to the date hereof.
8. The Customer understands and agrees that the General Information may express opinions of Zimble. These opinions may differ or be contrary to opinions expressed by any of the related corporations, subsidiaries or affiliates of Zimble, or by Zimble itself, as a result of using different assumptions and criteria. Certain General Information is based and has been obtained from published sources and/or prepared by other parties. The General Information has been compiled or arrived at based on General Information obtained from sources believed to be reliable and in good faith. However, such General Information has not been independently verified, is provided on an 'as is' basis and no representation or warranty, either statutory, express or implied, is provided in relation to the accuracy, completeness, reliability, merchantability, satisfactory quality or fitness for a particular purpose of such General Information. All statements of opinion represent Zimble's own assessment and interpretation of General Information available to Zimble at the time of its assessment. All such General Information is subject to change without notice, and Zimble is under no obligation to update or keep current General Information.
9. In no event shall the Company be liable for any special, direct, indirect, consequential, or incidental damages or any damages whatsoever, whether in an action of contract, negligence or other tort, arising out of or in connection with the use of the Service or the contents of the Service. The Company reserves the right to make additions, deletions, or modifications to the contents on the Service at any time without prior notice. The Company does not warrant that the Service is free of viruses, or other harmful components.
10. The Service may contain links to external websites that are not provided or maintained by or in any way affiliated with the Company.



11. The Company is not responsible for any errors, omissions or any loss suffered, or for the results obtained from the use of this information.

Contact Us

If you have any questions about this General Legal Notice, Disclosure, and Waiver, You can contact us:

By email: support@zimble.sg

Last modified: 5 September 2020