

Terms of Use

Venturetimaru.nz (this 'Website') is owned and operated by Venture Timaru Venturetimaru.nz ('we', 'us', 'our'). These terms of use constitute an agreement made between you, the Website user, ('you', 'your' and us). You must not access or use this Website unless you accept all of these terms of use. By accessing and using this Website you are agreeing that you have read, understood and accepted these terms of use, and agree to be bound by them and that you are authorised to enter into and perform them.

Scope of these Terms and Conditions

These Terms and Conditions cover the website site Venturetimaru.nz and all its sub-domains.

Your use of this Website

You agree not to use this Website for any purpose that is unlawful or to engage in any conduct that is likely to impair or cause damage to the operation of this Website whether by way of a virus, corrupted file, through use of any software or program, or otherwise. Furthermore, you agree not to alter, modify, reproduce, communicate to the public or otherwise deal with the content, software, text, graphics, layout or design of this Website except in accordance with these terms of use.

Intellectual Property

The materials displayed on this Website are protected by copyright and other laws of New Zealand, and under similar laws and international conventions abroad. You acknowledge and agree that all copyright and other property rights that may subsist in this Website including text, illustrations, photographs, video, music, sounds, layout, designs, source code, belong to us or to our licensors (together, 'our intellectual property').

Except as permitted in the 'copyright clearance and permission to use' sections or with our prior written permission in other cases, you may not in any form or by any means: use, copy, modify, adapt, reproduce, store, distribute, print, display, perform, publish, communicate or otherwise deal in any way with our intellectual property; or commercialise any information, products or services obtained from any part of this Website.

Copyright clearance and permission to use

Images on this Website may be used or reproduced only with our express consent in each instance.

Trademarks

The trademarks appearing on this Website belong to us, our suppliers or our licensors. You must not use or reproduce or allow anyone to use or reproduce those trademarks for any reason without, in the case our trademarks, our prior written permission or, in the case of third party trademarks, the written permission of the owner the relevant trade mark.

Software licensing

All software and accompanying documentation ('Software') that is available to be downloaded from this Website is protected by copyright. The ownership of such Software is retained by the copyright holder and is not transferred to you. You are licensed to use the Software in accordance with the terms of the relevant licence agreement for such Software. You must read and confirm your acceptance of the licence agreement that accompanies each item of Software prior to downloading that Software.

Feedback and unsolicited submissions

If you give us feedback about this Website or our products or services, you grant us the right to use that feedback for the purpose of improving our Website or services (and for any other purpose we deem necessary or desirable) without being obliged to pay you any compensation in respect of our use of that feedback. If you do send us unsolicited ideas:



They will be treated as 'user content' in accordance with these terms of use; and they will be deemed to be non-confidential; and we will not be required to provide any acknowledgement of their source.

Electronic communications

When you registered as a member or completed a newsletter subscription form, whether for a particular aspect of our business or a particular event, you provided your consent to receive electronic communications from us for marketing purposes in relation to all of our business. This included your consent to receive all agreements, notices, disclosures and other communications that we must provide to you and provide to you electronically, satisfy any legal requirement that such communications be in writing. You agree to be bound by any agreement reached through electronic communications in terms of the Electronic Transactions Act 2002. You consent to receiving electronic messages and information sent by us (or on our behalf) for any purpose for which you provided your consent.

Cookies

You may browse and access information contained on our website without providing personal information. This website stores cookies on your computer. These cookies are used to collect information about how you interact with our website and allow us to remember you. We use this information in order to improve and customize your browsing experience and for analytics and metrics about our visitors both on this website and other media.

This website does not use cookies to collect or store personal information such as financial transaction or bank details.

Social Media Platforms

Venturetimaru.nz uses a number of social media platforms including Facebook, Instagram, LinkedIn, YouTube and Twitter. Interacting with any Timaru District Business Portal social media platforms and visiting our website via these platforms may result in the collection of information such as the server address, domain name, date and time, duration of visit, pages accessed, documents downloaded, the previous site visited and the type of browser being used.

This information is used to further tailor our social content strategy and to manage and maintain our website. This data may be processed by Venturetimaru.nz, to generate reliable marketing insights.

Venturetimaru.nz has created Social Media platforms to enable people who have an interest in Timaru to achieve a sense of community. Everyone participating and/or contributing to any of Timaru Business Portal Social Media Platforms agrees to not post anything that may contain any defamatory, vulgar, obscene, profane, hateful, derogatory, illegal or racist comments, content, links or images or incite such comment or behaviour. We reserve the right to remove solicitations, advertisements, or endorsements of any financial or commercial organisations or any other inappropriate content or comments as determined at Venturetimaru.nz's absolute discretion.

More information on how personal data is processed can be found in our Privacy policy.

Disclaimers

We do not give any warranty or other assurance as to the content of material appearing on this Website, its accuracy, completeness, timeliness or fitness for any particular purpose.

To the maximum extent permitted by law, we provide this Website and related information and services on an "as is" basis without any warranties, representations, or guarantees of any kind (whether, express, implied, statutory or otherwise) including, but not limited to, warranties of non-infringement, merchantability, or fitness for a particular purpose.

Neither Welovetimaru.nz or our suppliers will, under any circumstances, be liable under the law of tort, contract or otherwise for any loss of income, profits, data or savings or for any indirect, incidental, consequential, exemplary,



punitive or special loss or damage of any party (including third parties), however caused, arising out of or in connection with the use of the Website or the reliance on any information on this Website.

If you are using our services for business purposes, you agree that the guarantees provided under the Consumer Guarantees Act shall not apply to those services.

Availability

Your use of this Website and any associated services may sometimes be subject to interruption or delay. Due to the nature of the Internet and electronic communications, we and our service providers do not make any warranty that this Website or any associated services will be error free, without interruption or delay, or free from defects in design. We will not be liable to you should this Website or the services supplied through this Website become unavailable, interrupted or delayed for any reason.

Malicious code

Although we endeavour to prevent the introduction of viruses or other malicious code (together, 'malicious code') to this Website, we do not guarantee or warrant that this Website, or any data available from it, does not contain malicious code. We will not be liable for any damages or harm attributable to malicious code. You are responsible for ensuring that the process that you employ for accessing this Website does not expose your computer system to the risk of interference or damage from malicious code.

Security

Although we endeavour to protect the security of your personal information you acknowledge that there is a risk of unauthorised access to (or alteration of) your transmissions or data or of the information contained on your computer system or on this Website. We do not accept responsibility or liability of any nature for any losses that you may sustain as a result of such unauthorised access or alteration. All information transmitted to you or from you is transmitted at your risk, and you assume all responsibility and risks arising in relation to your use of this Website and the internet. We do not accept responsibility for any interference or damage to your own computer system which may arise in connection with your accessing of this Website or any outbound hyperlink.

Changes

We reserve the right to add to, modify, or remove this Website or any information, feature, specification, or other part of this Website (at any time and without notice to you). We reserve the right to change these terms of use from time to time by publishing the changed terms on this Website. You should review these terms of use periodically to be aware of such changes. Your continuing access or use of this Website following such publication shall be deemed your acceptance of the revised terms of use.

Governing law

These terms of use are governed by the laws of New Zealand and the courts of New Zealand shall have non-exclusive jurisdiction to hear and determine any dispute arising in relation to these terms of use.

If you have any questions about our terms of use, Privacy Policy or the security of your personal information, please contact:

Privacy Policy officer

Venture Timaru

2 Sefton street East, PO Box 560, Timaru, New Zealand.

Phone: +64 3 687 2682



Email enquiries@venturetimaru.nz

If you are not satisfied with our response to your concern, you can contact the Privacy Commissioner:

Officer of the Privacy Commissioner Phone 0800 803 909 Email enquiries@privacy.org.nz

Our privacy policy is governed by New Zealand laws.