



TERMS AND CONDITIONS

This website is provided by Oakmount and Partners Limited of Abacus House, 14-18 Forest Road, Loughton, Essex, United Kingdom, IG10 1DX.

By using this website, you consent to the terms and conditions below.

1. Disclaimer

Whilst reasonable care is taken to ensure that the information contained on this website is accurate, we cannot guarantee its accuracy and we reserve the right to change the information on this website (including these terms and conditions) at any time without notice. You must check these terms and conditions for changes each time you intend to use this website.

Oakmount and Partners Ltd provides this website on an “as is” basis and makes no representations or warranties of any kind with respect to this website or the content contained on it (including any text, graphics, advertisements, measurements, links or other items) and disclaims all such representations and warranties.

The opinions expressed on this website are not statements of fact. In addition, neither we nor any other contributor to this website make any representation or give any warranty, condition, undertaking or term either express or implied, as to the condition, quality, performance, accuracy, suitability, fitness for purpose, completeness, or freedom from viruses of the content contained on this website or that such content will be accurate, up to date, uninterrupted or error-free.

Nothing on this website shall be regarded or taken as financial advice. The information contained on this website is not an invitation to invest and may not be relied upon in connection with any investment decision.

2. Indemnity

You acknowledge that you are solely responsible for the use to which you put this website and all the results and information you obtain from it and that all warranties, conditions, undertakings, representations and terms whether expressed or implied, statutory or otherwise are hereby excluded to the fullest extent permitted by law.

Save in respect of liability for death or personal injury arising out of negligence or for fraudulent misrepresentation, we and all contributors to this website hereby disclaim to the fullest extent permitted by law all liability for any loss or damage, including any consequential or indirect loss or damage incurred by you, whether arising in tort, contract or otherwise and arising out of or in relation to or in connection with your access to or use of or inability to use this website.

3. Intellectual Property

The copyright in this website and its content belong to **Oakmount and Partners Ltd**. You may not make a permanent copy of or reproduce this website or any of its contents in any form. You may not reproduce or incorporate this website or any of its contents into any other website. You may only print or cache, temporary copies of the content for your own personal non-commercial use. We welcome links to this site from relevant third-party websites. However, if requested in writing by **Oakmount and Partners**, links must be removed within 24 hours.

4. Interruptions and Omissions in This Service

Whilst we take every care to ensure that the standard of this website remains high and to maintain its continuity, the Internet is not always a stable medium, and errors, omissions, interruptions of service and delays may occur at any time. As a result, we do not accept any ongoing obligation or responsibility to operate this website (or any particular part of it).



5. Invalidity

If any part of our terms and conditions is unenforceable (including any provision in which we exclude our liability to you) the enforceability of any other part of these conditions will not be affected.

6. Links

This website contains links to third-party websites over which **Oakmount and Partners** have no control. **Oakmount and Partners** assumes no responsibility for the content of third-party websites or for any losses which may arise out of the use of a third-party website. The presence of a link to a third party does not necessarily mean that **Oakmount and Partners** endorse that site or has or has not any association with the proprietor of that website.

7. Regulation

No part of **Oakmount and Partners** or any of its activities are regulated by the Financial Services Authority or any other regulatory body. You are advised to seek appropriate financial, legal and tax advice from suitably regulated sources prior to investing in any property or project featured on this website or otherwise referred to you by **Oakmount and Partners**. **Oakmount and Partners** are not providing financial advice under the regulations of the Financial Services Authority.

8. GDPR Compliance

Oakmount and Partners take the security and privacy of those of its clients and contacts about whom it holds personal information extremely seriously. The company follows strict security procedures in the storage and disclosure of personal information given to us in order to prevent unauthorised access.

Personal Data is held on our contact database, either because of work we have undertaken or are currently engaged in or because our clients have indicated that they would be interested in receiving material from us about our business and services. To that end, we hold client contact details and the history of our client relationship.

This allows us to manage our client relationships effectively and target items of interest so that clients do not receive unwanted material or messages. In accordance with your rights under GDPR, clients may request the amendment of the personal information held and to cease receiving direct marketing materials. **Oakmount and Partners** does not sell, rent or otherwise deal in the personal information we hold with third parties.

To read more about how we process personal information please review our Privacy Policy.

9. Payments

By signing and returning the Deposit Acceptance Form, you have read and accept the **Oakmount and Partners** Terms and Conditions detailed on the **Oakmount and Partners** website (www.oakmountpartners.com) and you acknowledge that **Oakmount and Partners** have advised you, and you are fully aware, that your Administration & Handling Fee is non-refundable and non-transferable.

10. Governing Law

These terms and conditions and your use of this website are governed exclusively by English law and any disputes arising from or in connection with these terms and conditions and your use of this website shall be subject to the exclusive jurisdiction of the courts of England and Wales.