

## **Site Terms and Conditions**

This website is operated by Invigor Group Limited (ACN 081 368 374) and its related bodies corporate and associates (collectively “Invigor”). It contains general information and advice about Invigor and the Insight’s product suite.

By using this website, you agree to the following terms and conditions and acknowledge reading them:

### **Jurisdiction**

This site is not intended for distribution to or use by any entity or person in any jurisdiction where such distribution or use would be contrary to law or regulation of that jurisdiction or would subject any Invigor entity to any registration requirement within such jurisdiction. Where distribution or use of a specific page or information on this website would contravene local law or legislation in any jurisdiction or country, those pages or information are deemed to be deleted for the purposes of use in that country or jurisdiction.

### **The information on this website**

The information on this website is provided “as is” and is subject to change without notice.

Accordingly, Invigor recommends that you directly contact Invigor before acting upon any of the information on this site.

The information on this website is not an offer, solicitation, recommendation or advice to buy or sell any security, unit, investment or other financial product, unless expressly stated otherwise. No representation or warranty, express or implied, is made in relation to the accuracy or completeness of the information expressed in this website. While the information is provided in good faith, no member of Invigor, to the maximum extent permitted by law, has any liability in relation to the accuracy, completeness or timeliness of the information.

### **Forward looking statements**

This website contains historic information. It may also contain forward looking statements. All statements other than statements of historic fact are, or may be deemed to be, forward looking statements.

All forward looking statements in this website reflect the current expectations of Invigor at the date they were made. Actual outcomes may differ significantly from those projected, estimated or forecast in respect of timing, amount or nature or may never be achieved.

Each forward looking statement involves known and unknown risks, uncertainties and other factors that may cause actual results, performance or achievements to differ materially from the anticipated results, performance or achievements, expressed, projected or implied by the forward looking statement. All forward looking statements on this website are qualified by this cautionary statement.

**Links and software**

This website may contain links to other websites. Invigor provides such links only as a convenience to you, and has not tested any software or verified any information found on such sites. The fact that Invigor has provided a link to another site does not signify an endorsement of the site or its contents by Invigor.

Some of the links available from this site may provide software available to be downloaded from that link. Such software may constitute a product belonging to a third party and may be subject to licensing terms imposed by that third party. You download and use such software at your own risk.

**Limitation of liability**

To the maximum extent permitted by law, in no event will Invigor be liable for any loss or damages, including without limitation direct or indirect, special, incidental, or consequential damages, losses or expenses arising in connection with this site, any linked site, the downloading of any software or in connection with any failure of performance, error, omission, interruption, defect, delay in operation or transmission, computer virus or line or system failure, even if Invigor is advised of the possibility of such damages, losses or expenses. To the maximum extent permitted by law, liability under any condition or warranty which cannot be legally excluded is limited at Invigor's option to replacement or resupply of goods or services or payment for the same.

**Copyright and trademarks**

Invigor is either the owner or licensed user of the copyright in the material in this site. You may view this material, however, you may not copy, reproduce, adapt, exploit, issue or broadcast this material without the prior written consent of Invigor. Invigor, the Invigor logo and the Invigor Insight's logo are registered trademarks of Invigor.

**Disclaimer**

The site contains general information and advice about Invigor. The information on this website is not an offer, solicitation, recommendation or advice to buy or sell any security, unit, investment or other financial product, unless expressly stated otherwise. No representation or warranty, express or implied, is made in relation to the accuracy or completeness of the information expressed in this website. While the information is provided in good faith, no member of Invigor, to the maximum extent permitted by law, has any liability in relation to the accuracy, completeness or timeliness of the information.

Any financial advice provided on this website is general financial advice. It has been prepared without taking into consideration any particular person's objectives, financial situation or needs. Accordingly, before acting on any advice on this website, you should consider its appropriateness to your individual circumstances. It is advisable to seek independent professional financial advice tailored to your own objectives, financial situation and needs before you make any investment decision. If a current offer document is available for a particular security, unit, investment or other financial product, you should carefully read the offer document before making an investment decision.

**Privacy**

Invigor will collect information through this website. Personal information will be collected and maintained in accordance with Invigor's Privacy Policy, which you may access by clicking on the "Privacy Policy" link on this website.

**Governing law**

These terms and conditions are governed by and construed in accordance with the laws of New South Wales, Australia. You irrevocably and unconditionally submit to the non-exclusive jurisdiction of the courts of New South Wales and of the Federal Court of Australia.