



CONDITIONS OF USE OF RUBIK CUBE

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These terms of use regulate, on the one hand, the conditions of use, access and registration (hereinafter, the "**Terms of Use**") on the web platform <https://app.rubikcube.ai/> (hereinafter, the "**Platform**") owned by Trendbow Middle Markets, DMCC., by any person accessing the same (hereinafter, the "**User**" or the "**Users**"), as well as the conditions for contracting the services offered on the Website (hereinafter, the "**Contracting Conditions**"). Hereinafter, the Terms of Use and the Contracting Conditions may be jointly referred to as the "**Conditions**".

By accepting these Terms and Conditions, the User expressly agrees to be bound to the full extent and scope of these Terms and Conditions, without exception to any of their provisions.

Rubik Cube reserves the unilateral right to modify these Terms and Conditions, proceeding, if necessary, to notify the User or to request that he/she re-accept them.

Previous. - Identification

In compliance with the duty of information contained in the applicable data protection regulations, the following data of the owner of the Platform are reflected below:

- **Owner:** Trendbow Middle Markets DMCC (hereinafter "**Rubik**")
- **Registered office:** Unit No: 1398, DMCC Business Centre, Level No 1, Jewellery & Gemplex 3, Dubai, United Arab Emirates
- **Application:** DMCC199841
- **Email :** no-reply@rubikcube.ai

In case of billing in any of the following countries United Arab Emirates the Platform holder will be the following:

- **Owner:** Trendbow Markets LLC (hereinafter referred to as "**TRENBOW GEORGIA**");
- **Registered office:** Georgia, Tbilisi, Gldani district, Gldani massive, III micro/district, building 80, entrance 1, floor 2, apartment N4
- **Corporate ID:** 400364850
- **Email :** no-reply@rubikcube.ai.



SECTION ONE. CONDITIONS OF USE

1. Object

These Terms and Conditions set forth the conditions governing access to and use of the Platform.

These Terms and Conditions consist of the following texts:

- o Legal Notice;
- o Terms of use of the Platform; and
- o The other terms and conditions provided in: (i) privacy policy and (ii) cookies policy.

By using the Platform, you acknowledge that you have read, understood and agree to all of the Terms and Conditions stated herein.

You also declare that you have the capacity to accept these Conditions (including all specific conditions according to the type of service requested by the User). If you are under 18 years old, but at least 13 years old, you are only allowed to use the services through an account owned by your parent or legal guardian with their corresponding authorization.

Rubik is exempt from liability in the event that the User has entered false or erroneous data when filling out any application or registration form. In any case, the User shall be solely responsible for it.

If the User does not agree to all of the terms and conditions of these Terms, or does not have sufficient capacity to accept these Terms and/or be bound by these Terms, the User must not use the Platform.

2. Access and conditions of use of the Platform

The User will be able to browse and view the content and services offered on the Platform, provided that the previous registration steps have been fulfilled.

Access to the Rubik's Platform will be through automatic or manual registration.

The automatic registration may be done if the User has previously registered with Trendbow (<https://trendbow.com>) using the ID and access code or password that the User uses on this website. The User acknowledges that he/she agrees to this automatic registration process by continuing to use Rubik's services.

In case of not being previously registered in Trendbow, the User, provided that he/she has received an invitation, may register manually through the website owned by Rubik rubikcube.ai, where he/she will be asked for the email address and password that the User will use to make use of the services of the Platform. The



manual registration in Rubik will imply that the User is also automatically registered in Trendbow.

Rubik reserves the right to modify, suspend, cancel or restrict the content or services of the Platform, its links and the information obtained through it, without prior notice.

The Platform offers different Artificial Intelligence services through pre-established *prompts* that facilitate the use of these tools.

3. Rules of use of the Web Site

Access to or use of the Platform for illegal or unauthorized purposes, whether for profit or not, is not permitted and, therefore, its consequences shall be the sole responsibility of the User. In particular, and without the following list being limiting in nature, it is prohibited:

- i. Use the Platform in ways that are contrary to the law, morality, public order or generally accepted good customs;
- ii. Use the Platform in any way that may cause damage, interruptions, inefficiencies or defects in its operation or in the computer equipment of a third party;
- iii. Use the Platform for the transmission, installation or publication of any viruses, malicious code or other harmful programs or files;
- iv. Use the Platform to collect personal data from other Users;
- v. Use the Platform illegally, against good faith, morality and public order;
- vi. Registering through the website under a false identity, impersonating a third party or using a profile or performing any other action that may mislead other Users as to the User's identity;
- vii. Unauthorized access to any section of the Platform, other systems or networks connected thereto, Rubik's servers or services offered through the Platform by hacking or forgery, password mining or any other illegitimate means;
- viii. Breach, or attempt to breach, the security or authentication measures of the Platform or any network connected thereto, or the security or protection measures inherent in the content offered on the Platform;
- ix. Take any action that causes disproportionate or unnecessary saturation of the Platform's infrastructure, Rubik's systems or networks, as well as systems and networks connected to the Platform;



- x. Impede the normal development of a service, promotion or any other activity available through the Platform or any of its functionalities, either by altering or attempting to alter, illegally or in any other way, access or operation thereof, or by falsifying the result thereof and/or using fraudulent methods of participation, by any procedure and/or through any practice that violates or infringes these Terms and Conditions.

4. Register as a user of the website

4.1. Web Site User Registration Procedure

In order to access the Web Site and make use of the services provided by Rubik, it will be necessary for the User to register on the Web Site.

The registration procedure will be automatic in case the User has previously registered in Trendbow and will be with the same access data, that is to say, email and password with which the User will be able to access the Rubik's Web Site.

Likewise, the User, provided that he/she receives an invitation, can also register manually in Rubik by inserting the requested data, which will be the email address and the password. This registration will have the character of bilateral, that is to say, the User who registers in Rubik manually is automatically registered in Trendbow, and, in the same way, the User who registers in Trendbow can access Rubik, maintaining the same credentials for both Platforms.

Subsequently, a series of financial data will be requested, namely:

- o Credit card information to which the User wishes to link payments to be made through the Platform; or, alternatively;
- o The information of the debit card to which the User wants to link the payments to be made through the Platform.

Once the User has verified his/her identity and provided the necessary payment information, the User will be officially registered on the Platform, having generated his/her identification and password that he/she must use from that moment on to access the platform.

The registration or registration will be done through the procedure described in the previous paragraphs, always by invitation, both in Rubik and Trendbow, once registered the User will acquire the service from the corresponding Platform by making the payment.

Rubik will only access the User's data provided by the User through the registration forms. In order to be able to register as a User, it is a requirement to have provided all the required and mandatory information.



When the User is already registered, he/she will be able to access a specific User area (Private Area) through the icon located on the upper left side of the Website over the User's email address. The registration implies the application of the conditions of treatment of the User's personal data described in the [Privacy Policy](#), which must be previously accepted by the User.

5. Private Area

Through the Platform, the User will be able to access his Private Area, where every User will be able to visualize:

- The details of your User account registration;
- The contracted plan indicating the price valued in "**Rubiks**" (Rubiks credits are described in the section 3.1) and the services included for each plan;
- Option to renew or change plan;
- Cancel subscription;
- To follow up on the contracting on the Web Site;
- To visualize the User's contracting history on the Website;
- Contact the Rubik's team;
- Display alerts and newsletters, in case the User subscribes to them;

The information requested may consist of, among others, the cell phone number and amount of the transaction, the name and surname, the Username and password, the email address, the security code sent to the email or security code required for double authentication, the profession and date of birth, as well as other possible data or information necessary according to the type of transaction selected by the user. The type of User will also determine the information to be requested depending on whether it is a natural or legal person, requiring information such as ID card, residence card, foreign identity card or passport, invoices, videoconference, deeds, shareholding structure, accreditation of business activity, etc.

6. Disclaimer

The User understands and agrees that Rubik has no control over the email account that each User has used to register with Rubik, access and operate within the Web Site. It is the sole responsibility of the User to maintain security and control over the User's email address and password.

In the event of loss, theft, unauthorized access or any other incident involving the User's email, Rubik will not be responsible for the recovery or restitution of anything linked to the email account. Nor can Rubik assist in the recovery of lost passwords.

Users are strongly encouraged to take appropriate security measures to protect their email accounts, including, but not limited to, using strong passwords, implementing



two-factor authentication, and keeping the devices from which they are accessed secure.

The User agrees that any interaction within Rubik that requires the use of his/her email is done at his/her own risk, and releases Rubik from any liability for any loss or damage resulting from the use, handling or mishandling of his/her email.

7. Web Site Download

The User may unsubscribe from the service contracted on the Website whenever he/she wishes, by going to the Private Area and selecting the option to unsubscribe or delete the account.

Once the cancellation has been processed, Rubik will send the User a confirmation of the cancellation process to the same email address from which the cancellation request was received. The above will apply unless otherwise stipulated in the conditions of each of the contracted services.

At the moment the cancellation of the Website becomes effective, all the functionalities of the Website will cease to be available.

The User may request a new registration, and Rubik may refuse to accept such registration in cases where it contravenes the provisions of these Terms and Conditions and/or the [Privacy Policy](#) of the Website. In any case, Rubik may refuse the registration in case of unresolved disputes or controversies, as well as in case of fault or negligence on the part of the User.

SECTION TWO. CONTRACTING CONDITIONS

These Contracting Conditions regulate the contracting by any User of the services offered on the Platform (hereinafter, the "**Services**").

Before contracting the Services offered on the Platform, the User is obliged to read and accept these Terms and Conditions. By such acceptance, the User expressly agrees to be bound in their full extent and scope, without exception to any of its provisions.

The User and Rubik shall enter into the contract in the English language, which shall be the language of interpretation of these Terms and Conditions.

Rubik reserves the unilateral right to modify these Terms and Conditions. Therefore, it is the responsibility of the User to periodically read the applicable conditions in force and, in any case, before making a purchase through the Website. Notwithstanding the foregoing, Rubik will notify the Users of any changes considered to be substantial at least THIRTY (30) days prior to their coming into force.



It is mandatory that the User who uses, accesses, navigates and/or contracts the Services offered on the Platform, is of legal age or, failing that, has the corresponding authorization from their legal guardians.

1. License of use

Subject to your compliance with this License of Use, Rubik or its suppliers grant you a non-exclusive, non-transferable, non-sublicensable, limited license to access and use the Platform for the performance of the services provided by Rubik.

This license does not permit you to engage in any of the activities described below, and you agree that failure to comply with any of the following limitations will constitute an infringement of Rubik's rights:

- o You may not sell, license or assign the Platform or any reproduction or modification thereof to any person or entity;
- o You may not develop, distribute or host any server or software designed to interact with the Platform or to redirect or emulate the communication protocols used by Rubik;
- o You may not modify the Platform or any of its parts and/or contents;
- o You may not copy, translate, reverse engineer, derive source code from, modify, disassemble, decompile or create derivative works of the Platform or any part thereof, nor permit or authorize any third party to engage in any such activities; and
- o You may not develop, distribute or use any third party program designed to affect the User's experience of the Platform.

The license granted does not confer title or ownership of the Platform as it shall not be construed as a sale of any rights therein. All right, title and interest in and to the Platform are owned by Rubik.

Accordingly, the User acknowledges that Rubik is and shall be the owner of all rights to the Platform. This Platform is protected by UAE intellectual property laws, international treaties and any other applicable legislation.

2. Terms and conditions

The User, once registered, may access the Platform and view the Services available for contracting, as well as the price and a brief description of the same, including their essential characteristics that allow the User to make the decision to proceed with the contracting of the Services together with the information set out in these Conditions.



The temporary validity of the present Terms and Conditions of Contract coincides, therefore, with the time of its exposure, until it is totally or partially modified, at which time the new modified Terms and Conditions of Contract will come into force.

On the other hand, the temporary validity of the present Contracting Conditions for each of the Services that the User has effectively contracted will be equivalent to the duration of the provision of the specific Service.

In order to contract any of the Services, it will be necessary for the User to be registered as indicated in the Terms of Use.

Once the registration has been completed or the necessary and mandatory information has been correctly provided, the User will be able to create and access a personalized private area. Once inside the private area, the User will be able to access the information of the transactions carried out through the Website.

In order to contract the Services offered through the Website, the User must choose the Services he/she wishes to contract in order to visualize the purchase price (hereinafter, the "**Final Price**").

Rubik uses a credit-based payment system for the access and use of its services. Users purchase credits that are then deducted based on consumption. Each request or interaction with OpenAI models consumes a specific amount of credits, based on factors such as the number of tokens processed. Credits can be purchased in different plans that offer different prices depending on the volume. The Final Price will be expressed in Rubiks, which will be the credits.

Therefore, the User must purchase Rubiks in order to proceed with the contracting of the Services and make use of them. The User must pay the Final Price of the Rubiks, by means of the established methodologies, which will be through the Stripe payment platform.

Stripe ensures the security and reliability of transactions, allowing Users to manage their payments efficiently. By using Stripe, Users benefit from a seamless and secure payment experience, complying with the highest standards of data protection and financial transactions.

Rubik will send a purchase confirmation to the User's email address and the purchase information will be displayed in the User's Private Area, and the transaction will remain in the transaction history of the Private Area and will be available to the User at any time.

Rubik reserves the right to suspend any purchase in case the payment method used by the User is rejected by the competent authorities.

The data entered by the User must be true, and Rubik shall not be liable in cases where the User, whether voluntarily or involuntarily, enters data that does not correspond to reality.



3. Services available on the website

By accessing the Website, the User will be able to view the Dashboard and have access to the services offered by Rubik, which will be structured in three different packages that can be accessed by Users depending on the selected payment plan:

Basic Plan

- o 2,500 Rubiks.
- o Chat assistance.
- o Image generation prompts.
- o Audio description in more than 50 languages.
- o Translation and transcription of audio in multiple languages.
- o More than 30 quick actions with AI for daily use.

Advanced Plan

- o 5000 Rubiks.
- o Premium chat support.
- o Prompts for image, text and document generation.
- o Audio description in more than 50 languages, including the possibility of editing and translation.
- o More than 30 quick actions with AI for daily use.
- o Background removal tool in images.
- o Image background replacement tool.

Pro Plan

- o 10,000 Rubiks.
- o Premium chat support.
- o Prompts for image, text and document generation.
- o Translation and transcription of audio in multiple languages.
- o Audio description in more than 50 languages, including the possibility of editing and translation.
- o More than 30 quick actions with AI for daily use.
- o Background removal tool in images.
- o Image background replacement tool.
- o Image resolution enhancement tool.

3.1. Rubiks

Rubik is a **token** that represents a unit of credit that users spend to access various services on the platform, particularly for generating images or text or audio or performing other creative tasks using artificial intelligence.

Rubiks will be used by Users through the Platform, and their balance can be consulted in their [Private Area](#).

Key Details:



- **Internal credit:** Rubiks function like an internal credit that users spend to generate content (such as images) or perform operations that require computational resources.
- **Token allocation:** Users typically receive a certain amount of free Rubiks each month as part of their usage plan. However, if they need to generate more content than their free allocation allows, they can purchase additional Rubiks.
- **Cost per action:** Each action, such as creating AI-generated images or text generation, has a Rubiks cost that varies based on the complexity or type of content being generated. The more complex or high-quality the content, the more Rubiks are required.
- **Refill and purchase:** Users can buy more Rubiks if they run out or if they want to create more content without waiting for their next monthly token refill.

4. Accessibility

Access to the Platform will not be allowed to Users who want to use the services to promote or carry out illicit or illegal activities that go against morality, good customs and public order.

Rubik reserves the right to exclude or block Users suspected of engaging in or about to engage in the type of conduct described above. Rubik also reserves the right to block access to the User in case of repeated violations or when there is reason to believe that a User has provided us with false or fraudulent information during registration on the forms, as well as in the communications they have had.

5. Responsibility

The Platform is provided "as is" without warranty, express or implied, of any kind.

To the extent permitted by applicable law, Rubik shall not assume any liability with respect to the use of the Platform.

Rubik makes every effort to ensure that the Platform is operational and functioning properly at all times, but cannot guarantee this, as there are circumstances beyond Rubik's control or which are deemed unforeseeable by us, in which case we assume no liability.

Despite our continuous effort to protect the systems and contents included in the Platform, for which the usual Internet security standards are used, it is not possible to offer full guarantees in relation to intrusions or loss of information that may occur. Likewise, it is not possible to guarantee the absence of viruses or other harmful elements on the Platform or on the websites of third parties that may cause alterations in the computer system, both software and hardware of the User.



Therefore, the User assumes and understands that there are situations that may be beyond the control of Rubik.

The Platform may include links to pages or sites of third parties unrelated to Rubik, for which Rubik assumes no responsibility as it does not approve or review their functions and contents. When the User accesses any link published on the Platform, he/she does so at his/her own risk, without Rubik assuming any responsibility for it.

Likewise, Rubik is exempt from any liability arising from the misuse of the Platform by you or its use by unauthorized Users or Users who do not comply with the License of use of the same, as well as for the breach of the obligations or commitments acquired under this License or any other applicable.

Rubik assumes no liability for any consequences arising from errors on your part in verifying compliance with the necessary or advisable technical requirements or in the use of the Platform itself.

In no event shall Rubik be liable to Users for the withdrawal of tipsters from the Platform.

The User indemnifies Rubik against any damage, loss or cost incurred or claimed by any third party as a result of his misuse of the Platform.

You must have the necessary elements for the correct operation of the Platform, including a suitable mobile device and an Internet connection, all at your own risk.

6. Complaint system

If the User believes that any of his or her rights have been violated, Rubik suggests that he or she informs Rubik, through any of the channels provided in these Terms, and undertakes to respond and address his or her concerns regarding the alleged infringement of rights.

Once all information is received, Rubik will be able to take the necessary steps to investigate and resolve the situation.

In no event shall the implementation of any action constitute an admission of liability on the part of Rubik. Rubik reserves the right to exercise any right, action or defense that it may have.

7. Modifications

Rubik may change, modify, suspend or remove any aspect of the Platform at any time.



Rubik may also impose limits on certain features or restrict your access to certain parts or all of the Platform without notice.

Rubik may apply updates and modifications to the Platform at any time. Updates are necessary to correct various deficiencies detected in the use or the incorporation of improvements or modifications to the Platform. To this end, you must apply the necessary updates in order to continue using the Platform.

SECTION THREE. GENERAL CONDITIONS APPLICABLE TO THE TERMS AND CONDITIONS OF USE AND CONTRACTING

1. Validity period

The Conditions shall remain in force until the termination of the relationship between the Platform and the User, whether this is due to termination of the service or any other cause. Those provisions which by their nature must remain in force after the period of validity of the Conditions shall remain in force after their termination.

Rubik may terminate the Terms at any time at its sole discretion by notifying you or by bringing it to your attention by any means available to it.

2. Safeguarding and interpretation

If any provision of these Terms shall be declared illegal, invalid or unenforceable by any competent authority, it shall be construed as closely as possible to the original intent of such provision. In any event, such declaration with respect to one or more provisions shall not prejudice the validity of the remaining provisions.

3. Intellectual and industrial property

The User acknowledges and agrees that Rubik is the exclusive Owner of the intellectual, industrial or any other property rights relating to the Web Site and the protocols or computer codes used in the recording technologies distributed and linked to the Web Site (hereinafter referred to as the "**Source Codes**"). This includes, among others, the rights of reproduction, distribution, public communication, making available and transformation of the Website and any of its elements, including the source code, object code, technical documentation, user manual, etc., as well as any other element related to or derived from them.

By accepting these Terms of Use, no intellectual, industrial or any other type of property rights relating to the Web Site shall be understood to have been assigned in favor of the User, beyond the right to use the same under the terms established herein.



In accordance with the above, the User agrees not to:

- i. Duplicate, reproduce, sell, rent, lease, license, distribute or otherwise use Source Codes for any use other than as expressly authorized in these Terms of Use;
- ii. Decompiling, modifying, reformatting, translating, reverse engineering, disassembling or otherwise accessing the Source Codes, notwithstanding that applicable law expressly permits such activities regardless of the existence of an agreement or authorization to the contrary with the User;
- iii. Split or fragment Source Codes into different parts or modules for independent use;
- iv. Alter or remove any notices regarding intellectual, industrial or any other type of property rights included in the Source Codes;
- v. Infringe the intellectual, industrial or any other type of property rights that Rubik holds over the Source Codes;
- vi. Develop computer programs, applications or computer products of any other kind that fulfill a similar function to that of the private area of the Website, provided that such development is based on Rubik's intellectual property assets or on knowledge acquired as a result of the existing contractual relationship with the User;
- vii. Register trademarks, trade names or any other distinctive sign associated or that could be associated with the Website.

In order to enable Rubik to effectively monitor and enforce its intellectual property rights, Rubik may collect information, as well as any other data that may be relevant to verify the effective use of the Web Site and the Source Codes.

In this regard, the User expressly authorizes Rubik to use the information collected during the use of the Website and the Source Codes as effective evidence of the use of the same in any type of cause and proceeding of any nature, whether against the User or against any third party.

4. Links to other websites

In the event that the Platform displays links to other websites through different buttons, links, banners or embedded content, Rubik informs that these are managed by third parties, not having Rubik neither human nor technical means to know in advance and/or control and/or approve all information, content or services provided by other platforms to which links may be established from the Platform.



Consequently, Rubik cannot assume any responsibility for any aspect related to the web page to which a link may be established from the Platform, specifically, and by way of example, but not limited to, its operation, access, data, information, files, quality and reliability of its services, its own links and/or any of its contents, in general.

In this sense, if the Users have actual knowledge that the activities carried out through these third party web pages are illegal or contravene morality and/or public order, they must immediately notify Rubik so that the link to these web pages can be disabled, which will be done as soon as possible.

In any case, the establishment of any type of link from the Platform to any other web page does not imply that there is any type of relationship, collaboration or dependence between Rubik and the owner of said other web page.

5. Limitation of liability

The Platform is provided "as is" without warranty, express or implied, of any kind.

To the extent permitted by applicable law, Rubik shall not assume any liability with respect to the use of the Platform.

Rubik makes every effort to ensure that the Platform is operational and functioning properly at all times, but cannot guarantee this, as there are circumstances beyond Rubik's control or which are deemed unforeseeable by us, in which case we assume no liability.

Despite our continuous effort to protect the systems and contents included in the Platform, for which the usual Internet security standards are used, it is not possible to offer full guarantees in relation to intrusions or loss of information that may occur. Likewise, it is not possible to guarantee the absence of viruses or other harmful elements on the Platform or on the websites of third parties that may cause alterations in the computer system, both software and hardware of the User. Therefore, the User assumes and understands that there are situations that may be beyond the control of Rubik.

The Platform may include links to pages or sites of third parties unrelated to Rubik, for which Rubik assumes no responsibility as it does not approve or review their functions and contents. When the User accesses any link published on the Platform, he/she does so at his/her own risk, without Rubik assuming any responsibility for it.

Likewise, Rubik is exempt from any liability arising from the misuse of the Platform by you or its use by unauthorized Users or Users who do not comply with the License of use of the same, as well as for the breach of the obligations or commitments acquired under this License or any other applicable.



Rubik assumes no liability for any consequences arising from errors on your part in verifying compliance with the necessary or advisable technical requirements or in the use of the Platform itself.

In no event shall Rubik be liable to Users for the withdrawal of tipsters from the Platform.

The User indemnifies Rubik against any damage, loss or cost incurred or claimed by any third party as a result of his misuse of the Platform.

You must have the necessary elements for the correct operation of the Platform, including a suitable mobile device and an Internet connection, all at your own risk.

The headings of the various clauses are for information purposes only and shall not affect, qualify or expand the interpretation of these Terms of Use. Furthermore, Rubik may modify the Terms of Use stipulated herein, in whole or in part, by publishing any changes in the same form in which these Terms appear or through any type of communication addressed to the Users.

The failure of Rubik to exercise or enforce any right or provision of these Terms of Use shall not constitute a waiver thereof, unless acknowledged and agreed to in writing by Rubik.

6. Suspension and termination

Rubik may sanction any User who breaches its terms and conditions, with the impossibility to access, temporarily or indefinitely, the Platform. The duration of the sanction will depend on the type of infringement committed. The restriction of access does not entail in any case the right to compensation.

Any damages, losses or costs (including legal and/or attorney's fees) arising from a breach by you of the Platform License or any other applicable breach incurred by Rubik shall be compensated by the User. This includes any third party claims arising from such breaches.

7. Privacy and data protection

In accordance with the provisions of the United Arab Emirates legislation on the protection of individuals with regard to the processing of personal data and the free movement of such data, all personal data collected during the use of the Platform will be processed in accordance with the provisions of the [Privacy Policy](#), which every User must expressly accept in the event of providing personal data through the private area of the Website.

8. Contact



Rubik makes available to the User the following email address no-reply@rubikcube.ai in order to provide support and assistance, as well as to receive any comments or concerns from the User, both during the process of contracting the services and afterwards.

In addition, it should be remembered that the User has the option of contacting Rubik through the contact details given in section 1 of these Conditions.

Unless otherwise provided for in these Terms of Use, notifications between the User and Rubik must be made in writing by email to the corresponding addresses. For these purposes, Rubik's contact details shall be those set out in these Terms of Use and the User's contact details shall be those set out on the Platform.

9. Applicable law and competent jurisdiction

The sale is understood to be made in the territory of the United Arab Emirates, so that for any interpretative or litigious issues that may arise, the laws of Dubai shall apply and, in case of dispute, both parties agree to submit, waiving any other jurisdiction that may correspond to them, to the jurisdiction of the Courts and Tribunals of Dubai Multi Commodities Centre.

Last update: 04/09/2024

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