

Website Rules NVO2

Agreement

By using the Website www.nvo2.nl and the services on this site, you indicate that you agree to the rules as described below, which contain some important conditions and restrictions.

If you do not agree to the rules, NVO2 urgently asks you not to make use of the website.

Use of website

Individuals, organizations and companies are free to use the NVO2 Website for any lawful, worthy and ethical purposes, and insofar they are not excluded by these rules. The Website may not be used to solicit or address customers, or sell products and/or services. It is forbidden to send unlawful, threatening, defaming, obscene, offensive, inflammatory, pornographic or blasphemous materials, or any other material that could result in civil or penal liability, to the Website or to make such materials public on the Website. It is also forbidden to approach NVO2 with false e-mail addresses or in any other illegal way. NVO2 asks all users of the Website to behave in a respectful manner towards the people working for NVO2, the board and third parties that have become known to the user through information on the Website. The use of e-mail addresses other than those the user has full rights to use, and the use of false e-mail addresses is not allowed.

Information that is sent to the website

Any information or announcements that are sent to the Website or made public on the Website, in whichever manner, will be treated as non-confidential and free of copyrights and can be disseminated, stored or used by NVO2 and persons affiliated to NVO2, for any purpose including, but not limited to, the development, production and trade of products.

Protected material

The Website may contain material that is protected by law, including but not limited to copyrights and trademarks. All rights on the material are reserved to NVO2, unless otherwise stated, and material may not be used, (photo)copied in whole or part, and/or disseminated without prior written admission from NVO2.

Liability

NVO2 will not accept any liability for any damages of any kind arising from the use of the Website. No rights can be derived from the content of the material on the Website and no warranties are made as to the services offered and the operation of the website. NVO2 makes no warranties as to the fitness for any particular purpose of the information in the documents and the possible accompanying graphic representations that are published on the Website. All these documents and the accompanying graphic representations are provided without any kind of warranty. NVO2 therefore disclaims all warranties relating to that information, including all implicit warranties concerning merchantability, fitness for a particular purpose or ownership, or warranties of non-infringement of the information. NVO2 will not be liable for any special, indirect or consequential damages, or any damages that result from prevention from use, loss of information or lost profit, either contractual or on account of negligence or any other unlawful deed, as a result of or related to the use or the performance of the information available on the

Website.

Links to sites of third parties

The Website may contain links to Websites that are exploited by parties other than NVO2. Such links are provided solely for the convenience of the user. NVO2 has no authority over such websites and is not responsible for their content nor for the links. The fact that NVO2 includes links to such Websites does not imply in any way the approval of NVO2 of the material on these websites, nor any association with the parties exploiting these sites.

These rules represent the entire agreement between NVO2 and the user of the Website and is valid as such, except by written modifications signed by the NVO2 and the user.

These rules are governed by Dutch law. If any provision of these rules shall be declared by a court to be invalid, the other provisions shall remain in full force and effect.