

Terms. AGHQ, LLC. (“**hello, jett**”, “**we**” or “**us**”) owns and operates the website at <https://www.hellojett.com> (the “**Site**”), where you can find information about our products and services. These Website Terms and Conditions (the “**Website Terms**”) describe the rights and obligations of an unregistered website user or visitor (“**user**” or “**you**”) in connection with your use of the Site. By accessing or using the Site in any way, you agree to our Privacy Policy (available at www.hellojett.com) and to be bound by these Website Terms. These Website Terms apply only to your use of the Site, and the content made available on or through the Site, as an unregistered website user or visitor. If you use or access any of our physical space, restricted-access web-based services (i.e. those requiring a login), or other services we provide, your use of such space or services is subject to the terms and conditions you received or accepted when you signed up for such space or services. From time to time, we may make modifications, deletions or additions to the Site or these Website Terms. Your continued use of the Site following the posting of any changes to the Website Terms constitutes acceptance of those changes.

Eligibility. The Site and services it describes are available only to individuals who are at least 18 years old, unless we specify otherwise. No one under this age may access or use the Site or provide any personal information through the Site. The Site is only intended for use in the United States.

MEDICAL WARNING. This Site has been created to provide information about health care and is for general informational purposes regarding health care that should never be construed as specific instructions for individual patients. Nothing on the Site is intended to substitute for proper medical advice, diagnosis, or treatment. The Site is not intended and must not be interpreted as the rendering of medical, nursing, or professional health care advice or services, or the practice of medicine, nursing, or professional health care in any jurisdiction.

Intellectual Property. hello, jett and its licensors own all intellectual property rights in the Site. The Site is protected by copyright, trademark, patent and other United States and foreign laws. These Terms of Service don't grant you any right, title or interest in the hello, jett Site, hello, jett trademarks, logos and other brand features, or any hello, jett patents. You will not use our copyrights or Trademarks or any confusingly similar marks, except as permitted by law or with our prior written permission. Subject to these Website Terms, we grant each user of the Site a worldwide, non-exclusive, non-sublicensable and non-transferable license to use (i.e., to download and display locally) the Site content solely for viewing, browsing and using the functionality of the Site. All Site content is for general informational purposes only.

Copyright Protection. We respond to notices of alleged copyright infringement and terminate accounts of repeat infringers according to the process set out in the U.S. Digital Millennium Copyright Act. If you believe that anything on the Site infringes on a copyright that you own or control you may file a notification of such infringement by emailing info@hellojett.com.

Feedback and other Submissions. We're always working to improve our users' experience, and we appreciate hearing about your experience using our Site or services. However, hello, jett does not accept or consider unsolicited ideas, including ideas for new or improved products or technologies, product enhancements, or materials. If you submit feedback or suggestions about our Site or services, regardless of what your submission may say, your feedback or suggestions are non-confidential and unsolicited, and we may use them without restriction or obligation to you. This means that your submissions and their contents will automatically become the property of hello, jett without any compensation to you, and hello, jett may use or redistribute the submissions and their contents for any purpose and in any way.

Disclaimer. The Site is provided on an "as is" basis without warranties of any kind, either express or implied. To the extent permitted by law, we and our affiliates, parents, and successors and each of our and their employees, assignees, officers, agents and directors (collectively, the "hello, jett Parties") disclaim all warranties, express or implied, with respect to the Site, content or services (including third party services) on or accessible through the Site, including any warranties of merchantability, fitness for a particular purpose, title, non-infringement and any implied warranties, or arising from course of dealing, course of performance or usage in trade. hello, jett does not represent or warrant that materials in the Site are accurate, complete, reliable, current or error-free. hello, jett does not represent or warrant that the sites or its servers are free of viruses or other harmful components.

Limitation of liability. In no event shall the hello, jett Parties be liable under contract, tort, strict liability, negligence or any other legal or equitable theory with respect to the Site for (a) any special, indirect, incidental, punitive, compensatory or consequential damages of any kind whatsoever (however arising) or (b) damages in excess of (in the aggregate) US\$100.

Miscellaneous. These Website Terms shall be governed by and construed in accordance with the laws of the State of Delaware, excluding its conflicts of law rules, and the United States of America. These Website Terms constitute the entire agreement between us regarding the Site and supersedes and merges any prior proposals, understandings and contemporaneous communications. If any provision of these Website Terms is held to be invalid or unenforceable, that provision shall be

limited or eliminated to the minimum extent necessary so that these Website Terms shall otherwise remain in full force and effect and enforceable. In order for any waiver of compliance with these Website Terms to be binding, we must provide you with written notice of such waiver. The failure of either party to enforce its rights under these Website Terms at any time for any period will not be construed as a waiver of such rights.

Contact. If you have any questions, complaints, or claims with respect to the Site, you can contact us at info@hellojett.com