

These terms and conditions of sale ("**Terms**") shall govern an attendee's ("**Attendee**") purchase of a ticket ("**Ticket**") to attend a conference hosted by Platts (U.K.) Limited, a company incorporated in England and Wales with its registered office at S&P Global Platts, 20 Canada Square, London E14 5LH ("**Platts**").

1. **FEES** - All fees for Tickets ("**Fees**") are payable to Platts by cleared funds by the **earlier** of **(i)** within thirty days following Platts' date of invoice to Attendee; or **(ii)** prior to commencement of the Event by bank transfer. In consideration of payment of the Fees, Attendee shall receive all documents, written materials, hospitality and refreshments made available to Attendees at the Event.

2. **TAX** - All Fees are stated exclusive of applicable value added and/or gross sales taxes which are payable in addition. All Fees shall be payable gross of any withholding taxes.

3. **INTELLECTUAL PROPERTY RIGHTS** - All Platts materials, documents and any other literature provided prior to or during the Event ("**Materials**") remain the sole exclusive property of Platts and/or its licensees. No copying, recording or re-distribution of the Materials or any part thereof is authorized.

4. **SUBSTITUTION** – Attendee is entitled to transfer the benefit of its Ticket(s) between its employees once by at least one (1) working days' notice to (**conf_registrations@SPGlobal.com**) before the first day of the Event.

5. **ATTENDEE CANCELLATION** – The Attendee is entitled to cancel any one or more of the Tickets it has purchased by serving notice to **conf_registrations@platts.com** at least five **(5)** English working days before the first day of the Event in which case Platts shall refund the Fee for such Tickets less an administration charge of **one hundred and ninety five US Dollars (US\$195)**. If cancellation notice is served by the Attendee less than five **(5)** English working days before the first day of the Event, the Attendee is not entitled to receive any refund of Fee already paid or discount of as yet unpaid Fee.

6. **PLATTS CANCELLATION** – Platts is entitled to cancel the Event by e-mail notice to the Attendee **(a)** for any reason thirty (30) calendar days before the first day of the Event; or **(b)** for reasons of force majeure at any time. Platts' liability for cancellation under 6(a) is limited to a refund of the Fee already paid at that time.

7. **EVENT PROGRAM** - Platts reserves the right to make reasonable alterations to the advertised Event program, agenda and to the list of speakers and presenters at any time and without prior notice.

8. **PRIVACY** - Platts values privacy. Information collected from the Attendee about itself and about each attendee ("**Data**") is securely stored by or for Platts in one or more locations around the world and access is limited by Platts to authorized persons. Platts contracts with selected companies in other countries to provide Event related sponsorship, administration, facilitation, invoicing, ticketing and mailings on behalf of Platts ("**Platts Partners**") and Data is made accessible to them by Platts for such purposes. By purchasing a Ticket and attending the Event, you are consenting to the provision of your Data on the Event attendee list and distribution of your Data to Platts' Partners. If you wish to remove your details from the Data, have questions about Platts' privacy practices or need to confirm accuracy of your information, please contact the Platts Privacy Official at email marketingops@platts.com. For more information about the S&P Global Platts Financial Customer Privacy Policy visit <http://www.mhfi.com/privacy> and <http://marketing.platts.com/forms/privacy>.

9. **NOTICES** – All notices required hereunder shall be served by e-mail to **(i)** Platts at the address stated above and **(ii)** the Attendee at the address provided by/for the Attendee when buying the Tickets. Such notice shall be deemed served on the first English working day after the day upon which it can be shown it was sent to the correct e-mail address if no message failure notice has been received in such regard.

10. **LIABILITY** – Notwithstanding any losses which cannot be excluded or limited by applicable law, Platts excludes all warranties and conditions whether express or implied by statute, common law or otherwise to the extent permitted by law.

11. **LAW & COURTS** – This agreement and all matters arising out of or in connection with it in contract or tort are subject to the Laws of England and Wales. All disputes arising out of or in connection with this Agreement in contract or tort are subject to the exclusive jurisdiction of the Courts of England and Wales.

12. **ANTI-TRUST COMPLIANCE** - Platts is committed to full compliance with all applicable antitrust laws. Platts expects Attendees at each Platts' Event to be aware of, understand and comply with all anti-trust laws and not to use such Platts' Event to co-ordinate their commercial activities. Any activity that could create even the appearance of a restriction upon or a distortion of competition must be avoided. Platts reserves the right to ask delegates, who it believes do not comply, to cease and desist and/or to leave such Platts' Event.