The Purchase Order Terms and Conditions together with its purchase order(s) (the “Order(s)”), user manuals, instructions, training materials, system manuals, specifications and all other Seller materials that describe the Products or Services (collectively, “PO”) is between the Buyer and Seller. The delivery of any Products or Services as identified on an Order (“Refinitiv”) and the supplier of Products or Services (“Seller”), hereinafter collectively referred to as the “Parties.”

1. Definitions. "Affiliate" means any business entity that, from time to time, directly or indirectly controls, is controlled by, or is under common control with Financial & Risk UK Holdings, Inc., Financial & Risk UK Parent Limited or that is a successor (whether by change of name, dissolution, merger, consolidation, reorganization, sale, or other disposition) to Financial & Risk UK Holdings, Inc., Financial & Risk UK Parent Limited or a successor business and assets. “Control” has the meaning ascribed to it in Section 233.3 of the French Commercial Code. “Products” means the equipment, materials, and other goods obtained by Refinitiv from Seller, as identified in an Order. “Services” means the services that are provided by Seller including, without limitation, training, installation, configuration, and maintenance and support, as identified in an Order.

2. Orders. Refinitiv may procure Products and Services from Seller by issuing an Order to Seller, and Seller shall provide such Products and Services as set forth in the Order. Time is of the essence in the performance of this PO. Seller shall be deemed to have indicated acceptance of an Order and this PO by commencement of performance hereunder. No changes by Seller to an Order, including adjustment of the price, quantity, or the delivery or installation dates, or any other term, will be effective unless authorized by Refinitiv in writing. Seller may not make Product substitutions or overshipments without Refinitiv’s prior written authorization. Refinitiv may from time to time request reasonable changes in the scope of the Order, including but not limited to, Refinitiv’s requirements, quantities, delivery schedules, testing protocol or destination. Seller shall implement such changes unless materially burdensome to Seller; the applicable Order will be amended to accommodate such changes.

3. Delivery of Products. Unless otherwise requested or authorized by Refinitiv on or before the delivery date, Seller shall fulfill the Order in one lot. Seller shall include in its shipment all user manuals, manufacturer warranties, or other materials, if such materials exist, that the Product manufacturer intended to remain with the Products. Seller must identify all shipments, shipping papers, invoices, and correspondence with the order number and an itemized Product and Services list. Shipping terms are D.D.P. Destination, unless otherwise specified on an order (INCOTERMS 2010). If applicable, Seller will add only actual freight costs to its invoice to Refinitiv. The delivery or performance shall be made on the delivery or performance date indicated in the Order. Transfer of title to the Products shall occur immediately upon delivery to Refinitiv. The Seller may not consider the signature of a delivery note by an employee of agent of Refinitiv as an acceptance of the Products. Refinitiv will inspect the Products at any time following delivery. Seller shall remain responsible for defects of the Products that would not have been identified by Refinitiv or that only appear in the course of the use of the Products. In the event of any delay in the delivery or performance of the Products or Services, Refinitiv will apply to the Seller automatically and as of right (de plein droit) penalties at a rate of 1% of the amount of the Order per each day of delay with a maximum of 15% of the amount of the Order. Refinitiv may then expressly set another delivery date. Absent any delivery by the Seller on or before the new date, Refinitiv will be entitled to terminate the Order automatically and as of right (de plein droit) and purchase the Products or Services from another seller of its own choosing, at the Seller’s sole costs and expenses.

4. Returns. Refinitiv may return Products to Seller within six months of Refinitiv’s Product receipt and receive a full refund, except that the Products must be in their original packing and condition and identifiable as Products of Seller. The Seller is responsible for returning Products if not custom or obsolete but not returnable except in the case of a defective Product. For all permitted returns, Refinitiv shall notify Seller of its intent to return Products and within 24 hours of Seller’s receipt of a return notice, and Seller shall provide such Products and Services as set forth in the Return Material Authorization (RMA) number. If the return is due to Refinitiv’s error, the shipping terms for the returned Products are D.A.P. Destination (INCOTERMS 2010). The shipping terms for all other Product returns are E.W.W. Origination (INCOTERMS 2010).

5. Compliance with Refinitiv Procedures; Insurance. If the Services are performed at a Refinitiv location, Seller’s personnel will observe and comply with Refinitiv’s security procedures, rules, regulations, and policies (as updated from time to time) and Seller will use its best efforts to minimize any disruption to Refinitiv’s normal business operations at all times. Seller shall comply with Refinitiv’s Supply Chain Ethical Code, as it may change from time to time. Refinitiv’s Supply Chain Ethical Code is incorporated into this PO by this reference and is posted at: https://www.refinitiv.com/en/supplier-portal/supply-chain-ethical-code.html. Seller shall maintain, at its sole cost and expense, insurance sufficient to cover all damages, liabilities and obligations arising from or related to the PO.

6. Environmental, Health and Safety Laws and Other Standards. The Seller is deemed to understand the purpose for which the Products and Services will be used by Refinitiv. Products and Services shall comply with all environmental, health and safety laws and other standards applicable in France.

7. Pricing. Prices shall be as specified in the related Order. Seller shall promptly inform Refinitiv of all quantity and other discounts, price reductions, and promotions available from Seller to Refinitiv or its Buyer. Unless otherwise specifically permitted in this PO, there is no additional charge to Refinitiv for Seller to perform its obligations or for Refinitiv to exercise its rights under this PO.

8. Invoicing; Payment; Taxes. Seller will invoice Refiniv following the delivery or performance of all the Products or Services indicated in the Order. Refinitiv agrees to pay Seller on the Monday following net 60 days of Refinitiv’s official receipt of Seller’s or Buyer’s invoice for the Products or Services together with all related taxes, duties, fees, and charges prior to the date requested by Refinitiv in the Order (the “Initial Date”) will be determined by reference to the Initial Date. Refinitiv’s payment is subject to condition precedent that the Products have been effectively received by Refinitiv and declared to be in conformity with the Order. Notwithstanding the foregoing, all claims for money due or to become due to Seller from Refinitiv shall be subject to deduction by Refinitiv for any setoff or counterclaim arising out of the PO. Refinitiv is entitled to make payments to Seller via any Refinitiv-designated procurement card, company cheque, or Electronic Funds Transfer (“EFT”). Prices do not include any value-added, sales, use, excise, transaction, or other taxes. If such taxes are applicable, Seller will separately state them on the invoice. Refinitiv has no obligation to pay any taxes or fees that are based on Seller’s net income. If any undisputed invoices remain unpaid after the due date for payment, the Seller’s sole remedy shall be to charge interest at the annual rate of 2% above the base rate of HSBC Bank plc from time to time, such interest to accrue on a monthly basis.

9. Warranties. Seller represents, warrants and undertakes to Refinitiv that: (a) it is an entity validly existing under applicable laws; (b) it has all necessary right, title, license and authority to enter into the PO and to perform all its obligations hereunder; (c) Seller’s performance of all its obligations hereunder does not violate any applicable law, statute, regulation or ordinance; (d) no third party intellectual property rights are violated by Seller’s performance of its obligations or by Refinitiv’s use of the Products and Services; (e) the Products and Services are free of all liens and encumbrances and there are no actual or threatened claims pending that could have a material adverse effect on Seller’s ability to perform its obligations hereunder or on Refinitiv’s enjoyment of the rights granted hereunder; (f) it has appropriate agreements with its employees and contractors to perform its obligations under the PO; (g) the Products and Services are free of material defects and will operate to Refinitiv’s satisfaction in accordance with the PO; (h) the Products and Services are suitable for the intended purpose, if the purpose is made known to Seller and Refinitiv relies on Seller’s judgment and selection; (i) the Product is new and not used, remanufactured, or reconditioned; and (j) it will perform the Services in a professional and workmanlike manner, consistent with the highest industry standards. In the event that such Product or Service fails to satisfy the foregoing warranties, representations and conditions, without limitation to Refinitiv’s other rights and remedies, Seller at its own expense, will promptly repair or replace the Product with new conforming product or reperform the Services, as applicable; provided however, that Refinitiv may elect to receive a refund of all fees and expenses paid in lieu of such repair, replacement or reperformance.

10. Indemnification. Seller, at its own expense, shall defend, indemnify, and hold Refinitiv harmless from all claims, actions, demands, or proceedings made against Refinitiv (“Claims”) or any liabilities, losses, damages, judgments, settlements, costs and expenses (including reasonable attorneys’ fees) (“Losses”) insofar as such Claims or Losses are related to a breach by Seller of any representation, warranty, covenant or agreement made by it hereunder or any injury or damage caused by Seller or the Products to persons or property during the performance of its obligations hereunder.

11. Sensitive Information. All goods (including but not limited to materials, systems, software, hardware, tooling and equipment) and information acquired directly or indirectly by Seller (including but not limited to, written, visual, graphical, electronic, or other types of information) by Seller from Refinitiv, or any analysis, studies or other documents prepared by Seller or its representatives which contain or otherwise reflect such information provided by Refinitiv (collectively, “Sensitive Information”), shall be held in confidence and shall remain the exclusive property of Refinitiv, and shall be used and disclosed by Seller only to the extent necessary for its performance of this PO. This Section 11 shall not apply to Sensitive Information that the Seller can demonstrate (a) is or becomes generally available to the public other than as a result of disclosure by the Seller or anyone to whom it transmits the Sensitive Information; (b) was known to it or in its possession on a non-confidential basis prior to the date of disclosure to the Seller; or (c) was independently developed by the Seller without use of, or reference to, the Sensitive Information.

12. Rights Assignment. Seller hereby assigns to Refinitiv and its successors and assigns, free of charge, without further consideration and with full title guarantee, the entire worldwide right, title and interest to all work product related to the Services (including, without limitation, all intellectual property rights in such work product whether existing now or in the future, which shall be assigned for the duration of their protection; whether or not registered and all applications and renewals for the same). With respect to assignment of copyrights, such assignment will only become effective at such time when each of the underlying works of authorship shall have been created and shall entitle Refinitiv to use, reproduce, distribute, store, transmit, broadcast, publish, publicly perform and publicly display the work product, in whole or in part, and to modify, reformat, adapt, translate and create derivative works.

13. No Publicity. Seller shall not disclose, use, or refer to this PO, or the name, trade name, service marks, or other marks, or any part thereof, of Refinitiv, its services, its customer list, promotional or other published material without the prior written consent of Refinitiv, which consent may be withheld.
14. **Independent Contractor.** Seller is a nonexclusive independent contractor to Refinitiv. The employees or agents of Seller are not employees of Refinitiv and are not eligible to participate in any benefits or privileges given or extended by Refinitiv, or by operation of law, to Refinitiv employees. Seller has no authority to assume or create any obligation, express or implied, on behalf of Refinitiv.

15. **Termination.** Refinitiv may terminate as of right (de plein droit) the performance of work under this PO in whole or in part at any time and for any reason, by written notice to Seller. Upon receipt of such notice, Seller will, unless otherwise directed, immediately discontinue all work and the placing of all orders for materials, facilities and supplies in connection with the performance of this PO and will promptly cancel all existing orders and terminate all subcontracts in so far as such orders or subcontracts are chargeable to this PO. Refinitiv shall have no liability to Seller beyond payment of any balance owing for material purchased hereunder and delivered to and accepted by Refinitiv prior to Seller’s receipt of the notice of termination and for work in process required for delivery to Refinitiv. Notwithstanding any other provision of this PO, the parties agree that those obligations which by their nature are intended to survive expiration or termination will survive.

16. **Assignment.** Seller shall not subcontract, assign or otherwise transfer any rights or obligations under this PO without the prior written consent of Refinitiv, which will not be unreasonably withheld or delayed. Any such assignment made without prior written consent of Refinitiv is void. For permitted subcontracts, assignments, or other transfer of the rights or obligations by Seller, Seller remains jointly and severally liable for the actions or omissions of the assignee. Refinitiv shall be entitled to subcontract, assign or otherwise transfer any of its rights or obligations under this PO to any third party. This PO is binding upon the parties’ respective successors and permitted assigns.

17. **Compliance with Laws.** The parties shall comply with all laws and regulations of a country, while in that country, as the laws and regulations may change from time to time.

18. **Non-Waiver.** No course of dealing, course of performance, or failure of either party to enforce strictly any PO provision is to be construed as a waiver of a provision.

19. **Remedies; Attorney Fees and Costs.** Refinitiv’s rights and remedies in this PO are cumulative and additional to any other rights and remedies provided in law or equity. In any action brought under this PO, Refinitiv is entitled to receive all costs and reasonable attorney’s fees.

20. **Governing Law.** The laws of France (without regard to conflicts of laws) govern all matters arising out of or relating to this PO. The Seller submits to the irrevocable jurisdiction of the Courts of Paris. The United Nations Convention on Contracts for the International Sale of Goods does not apply to this PO.

21. **Severability.** If any PO provision is held invalid or unenforceable, such provision will be deemed deleted from this PO and replaced by a valid and enforceable provision which so far as possible achieves the parties’ intent in agreeing to the original provision. This PO’s remaining provisions will stay in effect.

22. **Supremacy.** This PO is applicable to all Orders placed by Refinitiv. The fact that the Seller accepts to sell the Products or Services to Refinitiv implies the Seller’s definite, complete and irrevocable acceptance of this PO. Any terms or conditions other than those set forth in this PO may only become applicable to a transaction between Refinitiv and the Seller if Refinitiv has previously and expressly accepted in writing, to be bound by such other terms or conditions. In the event that specific terms and conditions would be expressly agreed upon in the context of a transaction between the Parties, this PO would be incorporated into such specific terms and conditions and will be binding on the Parties, unless the Parties have expressly agreed, in writing, not to apply all or part of this PO. Verbal statements by Refinitiv will only become binding on Refinitiv if and when Refinitiv has confirmed such statements in writing. Licensing terms, which may accompany Products, will supplement the terms of this PO where the terms do not conflict.

23. **Entire Agreement.** Except as otherwise allowed in Section 22, this PO constitutes the entire agreement between the parties and supersedes all previous agreements, written or oral, between the parties with respect to the PO subject matter and cannot be modified except in a writing signed by the parties. Nothing in this Section 23 shall exclude or limit either party’s liability for fraud or deceit.

24. **Rights of Third Parties.** Any Affiliate of Refinitiv may enforce the terms of this PO against the Seller as a third party beneficiary, subject to the limitations and exclusions of liability contained in this Agreement and provided that the parties to the PO may cancel or vary the terms and conditions of this PO without the consent of such Affiliates. No other third party will be entitled to enforce any of the terms of this PO.