

Terms and Conditions

Please read this carefully. By accessing the Intrust website at www.intrust.co.uk ("the site") you are agreeing to the terms that appear below. If you have any questions or comments, please contact us.

1. Introduction

This site is designed to provide you with a range of research tools and facilities. It is owned and operated by Intrust Advisory Limited. You will be able to access material in some parts of the site without going through any registration process. This site is designed for professional advisers such as accountants, private banks, lawyers, tax advisers and fiduciaries, whose client base is predominately non-UK and non-USA resident. There is no specific time limit applying to your access and use of the site. However, we reserve the right to suspend or terminate your access and use of the site at any time, with or without notice.

2. Use of Intrust content

All material on the site and any material sent to you by email or any other form ("the content") belongs to us or our licensors. You may retrieve and display content from the site on a computer screen, print individual pages on paper, photocopy and store such pages in electronic form on disk (but not on any server or other storage device connected to a network) for your personal, non-commercial use. We own the copyright and other intellectual property rights associated with the content. Except as specifically set out above, you may not do any of the following without prior written permission from us: -reproduce, modify or in any way commercially exploit any of the content: -redistribute any of the content (including by using it as part of any library, archive or similar service): -remove the copyright or trade mark notice from any copies of content made under these terms: -create a database in electronic or structured manual form by systematically downloading and storing all or any of the content:

3. Privacy Policy

The information you provide about yourself (or members of your family whose data is provided by you on their behalf) will only be used by us in accordance with our privacy policy. We have taken every reasonable precaution to protect your data, and employ industry standard security. The collection or use of personal data by Third Party sites falls outside the scope of our privacy policy statement and you must consider carefully what information you provide to the proprietor of the Third Party Sites as we do not control them. Any information which you enter can be viewed, altered, and saved for your future use, or deleted from the system by you at anytime. If you provide any information about any members of your family, we will rely on you to let them know this. We will not pass on your details to anyone without your express permission (with the exception of third-party suppliers we employ to develop or host the site). When you provide your email address, we will send you news or bulletins on areas you have requested and other information that may be of interest to you. You can, of course, choose not to receive such email upon registration. For any questions about this policy, please contact us.

4. Software and Security

We are not responsible for any technical or other issues which may arise if you download software from external sites (e.g. Acrobat Reader) or upgrade your browser software to enhance your usage of the site.

5. Limitation of Liability and Disclaimer

The content is only for your general information and use and is not intended to address your particular requirements. Specifically, the content does not constitute any form of advice, recommendation or arrangement by us and is not intended to be relied upon by users in making any particular decision. Please speak to an independent adviser before making any decisions. Any arrangement made between you and a third party named on this site is at your sole risk and responsibility. We obtain content from a number of sources and because of the nature of electronic distribution via the World Wide Web, we do not give any warranties in respect of the site. In particular, the site is provided on an "as is", "as available" basis. Although we will check and double-check everything before we put it on the site to make sure that it is up-to-date, we cannot provide an absolute guarantee of the accuracy, timeliness, completeness, performance or fitness for a particular purpose of the site or any content in it. All implied warranties are excluded from these terms to the extent that the law allows. In addition, we do not guarantee that the site is free from infection by viruses or anything else that may have contaminating or destructive properties. We will not be liable for any damages (including damages for loss of profits) arising in contract, tort or otherwise from your use or inability to use the site or any content or from any action taken (or not taken) as a result of using the site or any content. Our site contains links to other Websites provided by independent third parties ("Third Party Sites"), either framed within our own screens, or unframed, which means you are linked directly to the other party's site. We are not responsible for the availability or content of Third Party Sites to which we provide you with access as a facilitator only. Our mere provision of a link to a Third Party Site is not to be taken as a recommendation of any product or service offered by the proprietor of such. Nor are we in any way responsible for transactions concerning goods or services available from such Third Party Sites. Notwithstanding what is set out in this section, our liability will not be limited in the case of death or personal injury directly caused by our negligence. Information contained in this Internet site does not constitute an offer of products or services in any jurisdiction in which such distribution is not authorised or which are not available for distribution in the jurisdiction of the reader of this information. Nothing published on the site is intended nor should it be interpreted as in any way sanctioning, advocating or condoning directly or indirectly the commission of any unlawful act or omission by any person or company in any jurisdiction or the use of offshore structures for any illegal or fraudulent purpose.

6. Changes to these terms

We reserve the right, at our discretion, to make changes to any part of the site. Due to our policy of updating and improving the site, we may wish to change these terms. When terms are changed, we will notify you by providing a clear link within the site to the detailed changes and highlighting the amendments within these terms. If you use the site after we have published or notified you of the changes, you are agreeing now to be bound by those changes. If you do not agree to be bound by them, you should not use the site after they are amended and highlighted, as described above.

7. Choice of Law and Jurisdiction

These terms shall be governed by and interpreted in accordance with English law. The parties irrevocably agree that the courts of England shall (subject to the paragraph below) have exclusive jurisdiction to settle any dispute which may arise out of, under, or in connection with these terms and conditions. For our exclusive benefit, we shall retain the right to bring proceedings as to the substance of the matter in the courts of the country of your residence or, where these terms are entered into in the course of your trade or profession, the country of your principal place of business.

8. General

You may not assign, sub-license or otherwise transfer any of your rights under these terms. If any part of these terms and conditions is found to be invalid by any court having competent jurisdiction, the validity of the remaining provisions of these terms will survive. If either party does not exercise any right or remedy under these terms, this will not be taken to mean they have been waived.

Intrust Advisory Limited is a company registered in England and Wales under Number 08075870 whose registered office is at 1st Floor, Charles House, 108-110 Finchley Road, London NW3 5JJ.