

Terms & Conditions

This Agreement is between registered users and authorised accounts (customers) of marketsheadlines.com.

1.0 Service Provision

1.1 On the basis of paid for services, Markets & Headlines Group Media Services LTD, trading as marketsheadlines.com agrees to provide distribution and media services to the Customer subject to the following Terms and Conditions.

2.0 Security

2.1 The Customer shall ensure that its users and authorised agents acting on its behalf keep the usernames and passwords confidential and that they do not disclose these to anyone.

2.2 The Customer shall ensure that the Customer and Billing contact details are kept up to date. The Customer shall notify an agent of marketsheadlines.com in email of any changes to such details. 2.4 The Customer shall ensure that any changes in its users are notified by email to a Marketsheadlines.com service agent.

3.0 Content

3.1 Marketsheadlines.com will not edit the Content of any Announcement other than where Clause 3.7 applies or where authorised to do so by the client. However, may refuse to distribute an Announcement if, in its view, or the view of any third-party distribution channel, the Content is unsuitable for distribution.

3.2 When the Customer submits an Announcement it shall ensure that the Content of that Announcement is:

3.3.1 suitable for distribution to the general public; 3.3.2 in English (and if it is written Content, that it is in the form of a clean print copy); 3.3.3 relates to a Company or its business; 3.3.4 not misleading, false or deceptive; and 3.3.5 complies with any applicable regulatory and legislative requirements. 3.4 The Customer grants Marketsheadlines.com a royalty free, non-exclusive, non-transferable irrevocable licence to distribute its Announcements, to sub-licence third parties to distribute those Announcements and to use any or all of the Content and the Media Content for the purposes of providing the Services and generating or maintaining databases of Company information. Marketsheadlines.com may include links from Announcements to Marketsheadlines.com and affiliate sites. 3.5 The Customer may access third party websites via hypertext and links contained on Marketsheadlines.com. 3.6 The Customer is responsible for the Content, timeliness and completeness of all Announcements, and shall be liable for any loss, cost or liability incurred by Marketsheadlines.com as a result of the Customer's breach of duty whether in statute, contract or tort (including negligence). The Customer shall notify a Marketsheadlines.com agent in writing (separate from any legend on the Announcement) of any restrictions on distribution which it wishes to be applied to the Announcement. 3.7 When submitting an Announcement to EDGAR, Marketsheadlines.com or its distribution affiliates and channel partners will only edit the content of Announcements (which are not 6K Filings) if so, instructed by the Customer prior to submission of the Announcement to EDGAR. Subject to Clause 5.3, Marketsheadlines.com shall not be liable for either: 3.7.1 Any delays in submission of the edited Announcement to EDGAR and/or 3.7.2 Any inaccuracies in the Content of any edited Announcements submitted to EDGAR.

4.0 Payment

The customer is to pay for services as per the contract terms or on a Pay as you Go' basis. Invoices and payment instructions will be sent directly to the customers invoice contact.

Any delays or non-payment can suspend services and or cause service termination.

Payments that exceed 60 days from the invoice date will incur and accrue an 8% per calendar month Interest fee, until payment has been made in full.

5.0 Liability

5.1 Neither party shall be liable to the other for any delay in performance or non-performance of its obligations hereunder to the extent that such delay or non-performance is caused by a Force Majeure Event. 5.2 In no circumstances (other than circumstances of fraud, dishonesty or wilful misconduct on the part of Marketsheadlines.com be liable for damage to reputation, loss of profit, goodwill, business opportunity or anticipated savings suffered by the Customer or any third party as a result of any misrepresentation or breach of duty by Marketsheadlines.com whether in statute, contract or tort (including negligence). 5.3 Subject to Clause 5.2 Marketsheadlines.com shall not be liable for any loss suffered by the Customer as a result of breach of duty whether in statute, contract or tort (including negligence).

6.0 Termination and suspension

6.1 Either party shall be entitled forthwith to terminate any active Agreements or authorizations by written notice served with two (2) month's notice (60 Days).