

Terms and Conditions of Application for the “Nikkei Online Edition”

1. Contract for subscription to the “Nikkei Online Edition” (hereinafter referred to as “the Service”) (hereinafter referred to as “the Subscription Contract”) is concluded between the company applying for the service (hereinafter referred to as “the Customer”) and Nikkei Europe Limited (hereinafter referred to as “Nikkei”). When you apply for the subscription of the Service by the Subscription Application (hereinafter referred to as “the Subscription Application”), and Nikkei accepts such an application, the Subscription Contract becomes binding, and the Application Terms and Condition (hereinafter referred to as “the Application Terms and Conditions”) will apply.
2. Nikkei provides the service to any individual whom the Customer authorizes for subscription to the service (hereinafter referred to as “the Subscriber”). The Customer shall authorize the Subscriber only as an individual who has a Nikkei ID. Provision of the relevant data and manuals etc., relating to the service to a third party is prohibited.
3. The Customer shall accept details of the attached “Nikkei Online Edition” terms and conditions (Contract for Corporate) and provisions in Exhibit 2 and thereunder (hereinafter referred to as the “Online Edition for Corporate Contract Terms and Conditions”) and ensure the subscriber to fully comprehend and comply. By the execution of the Subscription Contract, Nikkei deems that the Customer and the Subscriber have accepted the Online Edition for Corporate Contract terms and conditions.
4. Upon submission of the Subscription Application by the Customer, Nikkei shall issue a temporary ID and password (hereinafter referred to as the “Pre-ID”) necessary to obtain the “Nikkei ID” (hereinafter referred to as the “service ID”) necessary for subscription to the service by the customer. Minimum number of IDs to be issued shall be stipulated in the Subscription Application.
5. The term of the Service shall be set monthly, and at 6:00AM of the 1st day of each month, Nikkei would charge for the month starting from the day to 6:00AM of the 1st day of the following month (Japan time).
6. The charge for the Service (“Service Charge”) shall be set forth in the Charge section below. The Service Charge shall be determined by the number of IDs (the number of Pre-ID and Nikkei ID that the Customer has under the Subscription Contract as of the 1st day of each month).
7. The Service Charge shall not be charged for the 1st month of the Service use, and shall be charged from the following month after the start of the Service use (if the Service starts on the 1st day of the month, the Service Charge shall be charged from the said month). However, if the Subscription Contract is terminated in the same month that the Service started, the full amount of the Service Charge shall be charged for the said month (no per diem charge is applicable).
8. The Client shall pay the Subscription Charge as set forth in the Service Application without delay. However, if a specific arrangement is made between Nikkei and the Client, such arrangement shall prevail. Under no circumstances, Nikkei shall have obligation to redeem the payments, including the Service Charge payments that have already been made.
9. If the number of ID or the Subscribers change (including in case of cancellation), the Customer shall submit to Nikkei a notice of change with details of the changes without delay. Nikkei shall accept the latest notice of change as valid and the cut-off data for such notice of changes to ID numbers and the Subscribers shall be on the 10th day of each month and such notice shall become effective from the 1st day of the following month.
10. Nikkei may revise the Service Charge by a prior written notice. Nikkei shall notify a revision of the service charge to the Customer and if the Customer notifies in writing that the Customer will not accept such a revision by the 10th day of the preceding month of the month that the revision becomes effective, the contract shall terminate on the date of such revision.
11. The Subscription Contract shall be renewed automatically to the following month with the same conditions and the same shall apply thereafter unless the Customer notifies a cancellation in writing by the 10th day of any month. However, if the Customer terminates the payment, a bill/check is dishonored, bankruptcy filing, civil rehabilitation or reorganization, or receives such

application or similar cases, the Subscription Contract shall automatically be terminated.

12. The service is a digital information service provided by Nikkei, and the Customer agrees that all the legal rights, such as intellectual property rights e.g. data, images, pictures and software related to the service, are owned by Nikkei or its information provider.
13. The Customer and the Subscriber are prohibited from the following actions irrespective of the form.
 - ① Resale of a Pre-ID.
 - ② Accumulation of information provided in the service (excluding the Online Edition for Corporate Contract terms and conditions or cases allowed by the Nikkei ID terms and conditions).
 - ③ Production of merchandise, publications, and sales using information provided by the Service.
14. If Nikkei suffers damages due to reasons attributable to the Subscriber's action, the Customer shall compensate for such damages.
15. The Customer is prohibited from transferring its rights and obligations under the Subscription Contract to a third party other than to the Subscriber
16. Nikkei may at any time and without prior approval of the Client, add, change or delete ("Modify") the Application Terms and Conditions and Online Edition for Corporate Contract terms and conditions (as combined "The Terms and Conditions"), and the Client is deemed to have accepted such Modifications of the Terms and Conditions and have accepted to be bound by the Modified Terms and Conditions.
17. The Customer shall represent and warrant at the time of execution of the Subscription Contract as well as in the future that he is not a member of an antisocial force (referring to an organized crime syndicate and related organizations defined in the "Act on Prevention of Unjust Acts by Organized Crime Group Members"), shall not use antisocial forces, shall refrain from unjust acts against Nikkei in the name of such antisocial forces and that any representative, director, or persons who in effect own the management rights are not members of such antisocial forces. If Nikkei discovers any violation of the above representation and warranty by the customer, Nikkei may cancel the service without any notice and not compensate any damages arising, even if damages are caused to the customer or subscriber as a result.
18. The London District Court shall have the exclusive jurisdiction over all disputes arising in connection with this contract.
19. Any question arising out of, or in connection with, the contract, or any matter not stipulated herein shall be resolved each time by consultation between both parties based on the principle of good faith and trust.

With respect to the application of the option, the following provisions shall apply in addition to the above provisions.

1. "Option" shall mean the following services in connection with the Service:
 - Nikkei Business Daily Viewer
 - Nikkei MJ (Marketing Journal) Viewer
 - Nikkei Personnel Watch
2. The contracts pertaining to the Options ("Option Contract") shall become effective when the Client applies for the Option, and Nikkei accepts such application.
3. With respect to the modification, termination, and payment methods of the Options, the same rules would apply as the Services
4. The charge for the Option ("Option Charge") shall be set forth as below.
5. The Option Charge shall not be charged for the 1st month of the Option use, and shall be

charged from the following month after the start of the Option use (if the Option starts on the 1st day of the month, the Option Charge shall be charged from the same months). However, if the Option Contract is terminated in the same month that the Option started, the full amount of the Option Charge shall be charged for the said month (no per diem charge is applicable).

6. If the termination process is taken for the Subscription Contract, the Option Contract would be terminated simultaneously. Except for such cases, the termination of the Option in the same month as the start of the use is not allowed.

[Charge] (monthly, before tax base charges, unless specified otherwise)

Service Charge

Basic Charge	1 ID: £30.00
--------------	--------------

Option Charge

Nikkei Business Daily Viewer	1 ID: £12.00
------------------------------	--------------

Nikkei MJ (Marketing Journal) Viewer	1 ID: £8.00
--------------------------------------	-------------

Nikkei Personnel Watch	1 ID: £4.00
------------------------	-------------

Exhibit 1 "Nikkei Online Edition" Terms and Conditions (Contract for Corporate)

Chapter 1: General Rules

Article 1 Definitions

The "Nikkei Online Edition" Terms and Conditions (Contract for Corporate)" (hereinafter referred to as the "Terms and Conditions") incorporates the following definitions:

1. "Nikkei" means Nikkei Europe Limited
2. "Nikkei ID" means the account ID required to use the services of information provision, billing/ settlements using the Internet, provided by Nikkei Group companies such as Nikkei Inc., Nikkei.
3. "Basic Terms and Conditions" means the Nikkei ID terms of use. (<http://www.nikkei.com/lounge/help/tos.html>)
4. "Online Edition" means the "Nikkei Online Edition" provided by Nikkei for the information service for PC users.
5. "Application Terms and Conditions" means the application terms and conditions for Nikkei Online Edition.
6. "Subscription Contract" means the subscription contract for the Online Edition established between the Customer and Nikkei per Application Terms and Conditions.
7. "Customer" means the party to enter into the Subscription Contract with Nikkei for subscription to the Online Edition.
8. "The Sales Agent" means the entity that Nikkei delegates part of its obligations pertaining to Online Edition, and being designated by Nikkei based on the Subscription Contract
9. "Online Edition Subscriber" means the individual who subscribes the Online Edition based on the Subscription Contract.
10. "Online Edition Subscription Applicant" means the party applying as a new Online Edition Subscriber.
11. "The Service ID" means the Nikkei ID used for subscription to the Online Edition.
12. "Pre-ID" means the temporary ID and password to acquire the service ID.
13. "The Registered Information" means information about the subscriber provided to Nikkei by the Online Edition Subscriber or the Online Edition Subscription Applicant.

Article 2 Application

1. The Terms and Conditions shall apply to Nikkei, the customer, the Online Edition Subscriber and the Online Edition Subscription Applicant for use of the Online Edition.
2. Subscriber registration for the Online Edition is allowed only after acceptance of the Terms and Conditions. Please read and accept the Terms and Conditions before submitting the application for subscription.
3. The status of the Online Edition Subscriber is given only to the designated individual.
4. Subscription to the Online Edition requires acquisition of the Nikkei ID and to be the user.
5. For any matters not stipulated in the Terms and Conditions, unless otherwise provided and not contradictory to its nature, each article in the Basic Terms and Conditions shall apply with direct or appropriate replacement and if any matters that differ from the Basic Terms and Conditions are stipulated in the Terms and Conditions, the stipulations in the Terms and Conditions shall prevail.
6. When using the following services, specific terms and conditions ("Specific Terms and Conditions") apply. The Specific Terms and Conditions is integral part of this Terms and Conditions, and acceptance of this Terms and Conditions constitutes acceptance of the

Specific Terms and Conditions. If any matters in the Specific Terms and Conditions differ from the Terms and Conditions, the Specific Terms and Conditions shall prevail.

Service	Specific Terms and Conditions
Quick Market & Data (provided by Quick Corp.)	Exhibit 2: "Quick Market & Data" terms and conditions
Nikkei Business Daily Viewer	Exhibit 3: Option Terms and Conditions
Nikkei MJ (Marketing Journal) Viewer	
Nikkei Personnel Watch	

Article 3 Applicable Range of the Terms and Conditions

The Terms and Conditions shall apply to the content, systems and all matters relating to the use of the Online Edition.

Chapter 2: Subscriber Registration

Article 4 Subscriber registration

1. The Online Edition Subscription Applicant should be limited to a person with the relevant Pre-ID provided from the Customer, who shall apply for the Service ID according to the prescribed procedure and only when Nikkei approves such application shall the Online Edition subscription would start. The Basic Terms and Conditions and Subscription Contract shall apply as the conditions for applying for the subscription.
2. If the Online Edition Subscription Applicant is already subscribing to the Online Edition but not already have accepted the Terms and Conditions, the following procedure shall be adopted.
 - ① Cancel the existing Online Edition subscription contract and apply for subscription to the Online Edition according to the Terms and Conditions (however, some of the Online Edition functions, e.g. "save" may not carry forward).
 - ② Register the Nikkei ID using a new mail address and apply for subscription to the Online Edition based on the Terms and Conditions.
3. Nikkei may not approve an Online Edition Subscriber registration (acquisition of the service ID) in the following cases. Reasons for such rejection shall not be disclosed to the Online Edition Subscription Applicant. The Online Edition Subscription Applicant may not appeal against a rejection.
 - ① The Online Edition Subscription Applicant does not actually exist.
 - ② No contact can be made at the address, telephone No., E-mail etc. provided by the Online Edition Subscription Applicant.
 - ③ It is deemed that false representation or equivalent inaccurate content is included in the registration information.
 - ④ Nikkei determines that the subscriber's registration shall not be approved due to reasons such as use of the services operated by Nikkei or its Group (including but not limited to the Online Edition and Nikkei ID).was terminated due to breach of the terms and conditions by the Online Edition Subscription Applicant in the past etc.
 - ⑤ There may be interference to the Nikkei operations or technical aspects.
 - ⑥ Any other reasons that Nikkei deems inappropriate.

Article 5 Subscription Charge and Payment Method

1. Online Edition is subscribed month to month.
2. Details of the Online Edition subscription charge and billing are set forth in the Subscription Contract.

Article 6 Change in the Registration Information

1. The Online Edition Subscriber shall notify Nikkei by the prescribed method without delay of any changes to the registration information. However, such changes may take a few days to validate such due to the internal processing time required.
2. Nikkei shall not be held liable for any disadvantage caused to the Online Edition Subscriber during the time until such notification is completed, or due to negligence thereof.

Article 7 Personal Information

1. Nikkei shall treat the personal information (including ID information for the specific mobile phone for mobile phone service use) of the Online Edition Subscriber provided to Nikkei for use of the registered information and Online Edition, based on the “Nikkei ID privacy policy <http://www.nikkei.com/lounge/help/privacy.html>)”.
2. Even if the Online Edition Subscriber cancels the subscription to the Online Edition, the Customer changes the registered Online Edition Subscriber, reduces the number of service IDs, or cancels the Subscription Contract, Nikkei shall retain and not delete the personal information of said Online Edition Subscriber and treat it based on the “Nikkei ID privacy policy” until and unless said Online Edition Subscriber cancels the Nikkei ID,
3. Even if the Online Edition Subscriber cancels the Nikkei ID, Nikkei shall retain any information required according to the relevant laws such as billing history of Online Edition Subscription charges and relevant regulations and shall delete the data only when no longer required.
4. Nikkei may subcontract a part of the Online Edition operation to the Sales Agent. It is deemed that the Online Edition Subscriber accepts the subcontract of the Online Edition subscription charges collection and other works to the Sales Agent and Nikkei’s disclosure/ provision of information required for such operation to the Sales Agent.

Chapter 3: Online Edition Subscription

Article 8 Equipment etc.

1. Communication charge for subscription to the Online Edition by the subscriber and equipment for use of the Online Edition (computer, communication equipment, software, connection environment for high speed internet etc.) shall be at the Customer or the Online Edition Subscriber’s cost and responsibility.
2. Nikkei shall make separate network service environment available for the Online Edition(hereinafter referred to as the “Network Environment”).
3. If the Online Edition Subscriber’s equipment is not suitable for the Network Services designated by Nikkei, the Customer and the Online Edition Subscriber shall accept the Online Edition may not be available for use. The Customer and the Online Edition Subscriber also accepts that the Online Edition may not be available for use depending upon settings for the network services and computers specific to the Online Edition irrespective of usage of the network services.

Article 9 Mail Service

1. Nikkei shall not be held responsible for any unsent mail, delayed mail, garbled text, or duplication of mail that may occur in mail transmission to the Online Edition Subscriber.
2. Nikkei shall not resend deleted or lost mail sent to the Online Edition Subscriber.
3. The Online Edition Subscriber accepts in advance that if the Online Edition Subscriber changes their registered mail address, it may take a few days for said change to become effective as well as for mails from Nikkei to arrive, and the said subscriber shall not request Nikkei to resend such mails.
4. The Online Edition Subscriber accepts that Nikkei shall send the "Nikkei News Mail" to the Online Edition Subscriber. Receiving of said mail can be stopped through the designated screen in the Online Edition.

Article 10 User Support

1. Enquiries about the Online Edition shall be sent to Nikkei or the Sales Agent. Enquires on content and usage are also be accepted via the "Enquiry" page in the Help Center, or by telephone, while some enquiries may be handled by the respective Sales Agent depending on the detail.
2. Nikkei shall not accept enquiries/ requests for a change or cancellation of the personal authentication information required for subscription to the Online Edition (the Basic Terms and Conditions Article 7 (ID and Password Control) defined in Article 1) in view of personal information protection. Nikkei controls passwords by encryption and shall not reply to any enquiries even from the Online Edition Subscriber personally.

Article 11 Subscriptions Outside of Japan

1. Performance of the services via a mobile phone is not guaranteed outside Japan.
2. The renewal time in the Online Edition shall be Japan Standard Time.

Chapter 4: Cancellation (Cancellation of the Subscription Contract)

Article 12 Cancellation

1. The procedure to cancel the subscription is set forth in the Application Terms and Conditions.
2. After cancellation of the Subscription Contract,, the Online Edition Subscriber shall become the Online Edition Registered Member (as defined in the Article 15 of the Basic Terms and Conditions("Online Edition Registered Member")).

Article 13 Suspension of the Subscription

1. Nikkei may suspend the Online Edition subscription without prior notice or demand if it is deemed by Nikkei that the Online Edition Subscriber's action falls into any one of following categories, in addition to the events stipulated in the basic Terms and Conditions.
 - (1) Violation of the Terms and Conditions.
 - (2) Wrongful use or false representation in the registration information.
 - (3) The Nikkei ID usage contract is cancelled by Nikkei.
 - (4) Subscription to QUICK Market & Data is suspended by QUICK Corp.

- (5) It is deemed by Nikkei that the subscriber's action is inappropriate for the Online Edition policy due to other rational reasons.
2. No questions or complaints about Nikkei's suspension of the Online Edition subscription shall be accepted by Nikkei.
3. If damages are caused to Nikkei due to the Online Edition Subscriber's violation of the Basic Terms and Conditions, Article 9 (Prohibited Items), or action falling into any of the items stipulated in Article 1, Nikkei may demand compensation for such damages from the Online Edition Subscriber and the Client irrespective of the existence of a subscription cancellation contract.
4. Nikkei shall not be held liable for damages that may be caused to the Online Edition Subscriber or the customer due to Nikkei's subscription suspension policy.

Chapter 5 Change to the Online Edition

Article 14 Change to the Online Edition

Nikkei may change the whole or a part of the content of the Online Edition without prior notice to the customer and the Online Edition Subscriber. This change includes equipment maintenance and changes caused by natural disasters, etc.

Article 15 Interruption to the Online Edition etc.

1. Nikkei may suspend or terminate provision of the whole or a part of the Online Edition without prior notice to the customer and the Online Edition Subscriber in the following cases;
 - (1) Unavoidable event due to maintenance or checkup of equipment for the Online Edition.
 - (2) Unavoidable interference to the equipment providing the Online Edition.
 - (3) Stoppage of service by the telecommunication carrier that would make rendering service provision of the Online Edition impossible.
 - (4) Emergencies e.g. war, riot, labor dispute, natural disaster (earthquake, eruption, tsunami etc.), fire and power blackout and others that would make rendering provision of the Online Edition service impossible.
 - (5) Other cases deemed by Nikkei that interruption or termination is necessary for operation of the Online Edition.
2. Even in cases of interruption or termination of the whole or a part of the Online Edition as stipulated in Item 1 above, the customer shall remain responsible for payment of the Online Edition subscription charge for the period when the Online Edition service was possible.
3. Nikkei shall not be held liable for damages caused directly or indirectly to the customer, the Online Edition Subscriber or a third party due to provision, interruption, accident or interference etc. to the Online Edition unless caused by intent or gross negligence on Nikkei's part.
4. The Basic Terms and Conditions Article 30 (Exemption and Compensation for Damages) and the Subscription contract shall apply to other exemptions by Nikkei for the Online Edition.

Exhibit 2 "QUICK Market & Data" Rules (Contract for Corporate)

Chapter 1: General Rules

Article 1 Purpose

Purpose of the "QUICK Market & Data" rules (Contract for Corporate)", (hereinafter referred to as the "Terms and Conditions") is for a corporation (hereinafter referred to as "the Customer") and the customer shall accept the "Nikkei Online Edition "Terms and Conditions (Contract for Corporate)", (hereinafter referred to as the "Online Edition Rules") based on Online Edition Subscription contract that stipulates the required conditions for subscription to the "QUICK Market & Data", (hereinafter referred to as "the Service") provided by QUICK Corp. (hereinafter referred to as "QUICK") by the individual (hereinafter referred to as "the Subscriber").

Article 2 Applicable Range

1. The Terms and Conditions shall apply to the contract regarding the subscription to the Service (hereinafter referred to as the "Subscription Contract") between the Customer and QUICK upon acceptance by the Customer of the Online Edition rules that shall apply to QUICK, the customer and the subscriber.
2. The Terms and Conditions shall apply to all matters related to the content, systems and usage of the Service.
3. For matters not stipulated in the Terms and Conditions, unless otherwise provided and not contradictory to its nature, each article in the Nikkei ID terms of use (hereinafter referred to as "the Basic Terms and Conditions") shall apply with direct or appropriate replacement and in cases where matters that differ from the Basic Terms and Conditions are stipulated in the Terms and Conditions, the stipulations in the Terms and Conditions shall prevail.

Chapter 2 Responsibility of the Subscriber and Personal Information etc.

Article 3 ID and Password

The subscriber may subscribe to the Service using the identical Nikkei ID and password for the Online Edition.

Article 4 Subscription Charge

The subscription charge for the Service is included in the subscription charge for the Online Edition. Telecommunication charges and the cost for the computer and telecommunication equipment used by the subscriber for subscription to the Service shall be borne by the customer or the subscriber.

Article 5 Responsibility of the Subscriber

The Subscriber shall subscribe to the Service by accepting the following;

- ① By complying with the Terms and Conditions and the Basic Terms and Conditions.
- ② Subscription status for content of the Service subscribed by the subscriber (hereinafter referred to as the "Content") shall be saved by QUICK who may disclose such information to provision sources of the Content (hereinafter referred to as "the information source").

Article 6 Prohibited Items

The Subscriber shall refrain from any action in addition to the prohibited actions stipulated in the Basic Terms and Conditions in the course of subscription to the Service, such as;

- ① Providing and resending the Service and content etc. to a third party.
- ② Duplicating, editing, processing etc. of the content etc. and providing and resending such content etc. to a third party
- ③ Reproducing the content etc. on equipment other than that displaying the Service.
- ④ Accumulating content etc. (excluding temporary accumulation from normal use of a computer).
- ⑤ Transferring or subleasing access rights to the Service to a third party irrespective if free or at cost.

Article 7 Personal Information

The Subscriber's personal information shall be treated by Nikkei Europe Limited and Nikkei Inc. (hereinafter referred to as "Nikkei") according to the "Nikkei ID Privacy Policy", and QUICK shall not use said personal information. However, QUICK may obtain said personal information from Nikkei for disclosure to the said information source etc., only if required by the information source. In such event, QUICK shall handle said personal information in compliance with the relevant laws and regulations.

Chapter 3: Intellectual Property

Article 8 Intellectual Property e.g. The Content

All intellectual property related to the content shall belong to QUICK or the information source.

Chapter 4: Subscription to the Service

Article 9 Mail Service

1. QUICK shall not be held liable for any unsent mail, delayed mail, garbled text, or duplication of mail that may occur in mail transmission to the Subscriber.
2. QUICK shall not resend mails that Subscriber has deleted or lost.
3. The Subscriber accepts in advance that if the Subscriber changes their registered mail address, it may take a few days for said change to become valid as well as for mail from QUICK to arrive, and said Subscriber shall not request QUICK to resend.

Article 10 User Support

Enquires about the Service are accepted via the "Enquiry" page in the Help Center as designated in the Online Edition rules, or by telephone.

Article 11 Subscription Outside Japan

1. The Service is available for subscription outside Japan, however provision of services for a mobile phone is not warranted.
2. The time displayed in the Service shall be Japan Standard Time unless otherwise specified.

Chapter 5: Cancellation of Terms and Conditions

Article 12 Cancellation

By completing the cancellation procedure for the Online Edition Subscription Contract, the cancellation (i.e. cancellation of the Subscription Contract) would simultaneously be made.

Article 13 Suspension of the Subscription

1. QUICK may suspend subscription to the Service (cancellation of the subscription contract) without prior notice to or demand for the subscriber and /or the customer if it is deemed by QUICK that the Subscriber's action falls to any of following;
 - (1) Violation of the Terms and Conditions.
 - (2) Nikkei suspends the subscription to the Online Edition.
 - (3) It is deemed by QUICK that the Subscriber's action is inappropriate for the Online Edition policy due to other rational reasons.
2. No questions or complaints about the cancellation of the Subscription to the Subscriber and/or the customer are accepted by QUICK.
3. If the Subscription Contract is cancelled, the all the payments become due and payable and Subscriber or the Customer fulfill all the obligations due at that time to QUICK.
4. If damages are caused to QUICK due to the Subscriber's violation of Article 6 (Prohibited Items) or an action falling into any category stipulated in Article 1, QUICK may demand compensation for such damages from the Subscriber or the Customer irrespective of the existence of the Subscription Contract cancellation.
5. QUICK is not responsible for damages that may be caused to the Subscriber and/or the Customer due to QUICK's cancellation of the subscription contract.

Chapter 6: General Terms

Article 14 Exemption and Compensation for Damages

QUICK and the information source shall not be held liable for damages caused to the Subscriber from subscription to the Service.

Exhibit 3 Option Terms and Condition (Contract for Corporate)

Article 1 Purpose

Purpose of the Option Terms and Conditions (Contract for Corporate) (hereinafter referred to as the "Option Terms and Conditions") is to set forth the terms and conditions for a corporation that accepted the Online Edition Subscription Contract (hereinafter referred to as "the Corporate Customer") and the individual subscribers ("the Subscriber") that Corporate Customer shall give permission to subscribe to the Nikkei Online Edition ("Online Edition") for subscribing various options ("Options") that Nikkei Europe Limited. ("Nikkei") provides in association with the Nikkei Online Edition.

Article 2 Applicable Range

1. The Option Terms and Conditions shall apply to the contract regarding the subscription to the Options (hereinafter referred to as the "Use Contract") among Nikkei, the Corporate Customer, and the Subscriber, which becomes effective by the Client's consent to the Online Edition Subscription Contract.
2. The Option Terms and Conditions shall apply to all matters related to the Option content, systems and usage of the service.
3. For matters not stipulated in the Option Terms and Conditions, unless otherwise provided and not contradictory to its nature, each article in the Online Edition Terms and Conditions shall apply with direct or appropriate replacement and in cases where matters that differ from the Option Terms and Conditions are stipulated in the Online Edition Terms and Conditions, the Option Terms and Conditions shall prevail.

Article 3 Option Subscription Charge and Payment Method

1. Option is charged on monthly bases.
2. The charges added to the Online Edition Subscription Charge ("Option Charge") and payment methods are stipulated in the Subscription Contract.

Article 4 Option

1. Option has the following types:
 - (1) Nikkei Business Daily Viewer
A service to show the image of Nikkei Industrial News (1 week period)
 - (2) Nikkei MJ Viewer
A service to show the image of Nikkei MJ Viewer (2 week period)
 - (3) Nikkei Personnel Watch
A service to inform the personnel changes registered of companies and persons
2. For viewing Nikkei Business Daily Viewer, Nikkei MJ (Marketing Journal) Viewer, please use the specialized application: "The Nikkei Viewer". It is not available for personal computer use.

Article 5 User Support

For questions regarding Option, contact Nikkei or the Sales Agent. For questions regarding contents and methods of using, please access "Inquiry" page in the "Help Center" as set forth in Online Edition Terms and Conditions or call the inquiry desk. Depending on the question, the Sales Agent may respond to such a question.

Article 6 Suspension of the Subscription

1. Nikkei may suspend subscription to the Option by the Subscriber without prior notice or warning if the following event occurs:
 - (1) Violation of the Option Terms and Conditions
 - (2) Nikkei suspends the use of the Nikkei ID or Online Edition's subscription.
 - (3) If for any other reasonable cause, Nikkei deems that the Option Subscriber is not adequate party as a subscriber.
2. Nikkei will not accept any question or complains regarding the suspension of the subscription by Nikkei.
3. If the Subscriber breaches Nikkei ID Terms and Use or it is subject to the Item 1 above, and Nikkei is caused damages by such a breach, Nikkei shall have rights to claim damages against the Subscriber and the Client, irrespective of the termination of the Use Contract.
4. Nikkei shall not be held liable for any damages to the Subscriber and the Client caused by Nikkei's action to suspend the Subscription.

End
(Enacted on 1st March 2010)
(Revised on 1st September 2011)
(Revised on 1st May 2012)
(Revised on 1st July 2013)
(Revised on 1st September 2014)
(Revised on 1st March 2015)
(Revised on 1st July 2015)