



openworldnews.com

STANDARD TERMS

OPENWORLD NEWS LTD - STANDARD TERMS

By agreeing to publish or use any material (a “Contribution”) provided by OpenWorld News Ltd or agents acting on its behalf (together the “Contributor”) you (the “Publisher”) agree to the following terms and conditions (the “Terms”):

1. The Contributor retains all rights of whatever nature (including but not limited to copyright in all media, all moral rights, and all other intellectual property rights) in the Contribution throughout the world subject only to any rights expressly granted to the Publisher under these Terms or otherwise in writing.
2. The Contributor grants the Publisher the following rights (all of which are non-exclusive) except and unless excluded by the Contributor in respect of any specific Contribution(s):
 - i) the right to publish the Contribution in any publication it owns or controls worldwide in any medium, save that the Publisher may use photographs supplied with text in conjunction with such original text only;
 - ii) the right, as the Publisher sees fit, to modify or edit the Contribution for the purposes of such publication provided that such modifications or edits do not materially alter the meaning of the Contribution and save that under no circumstances may any quotes in the text be altered or taken out of their original context;
 - iii) the right to translate or authorise third parties to translate the Contribution into other languages for the purposes of publication as above;
 - iv) the right to use, store, or display the Contribution in any of the Publisher’s internal archives and databases, in any medium or format;
 - v) the right to authorise the Newspaper Licensing Agency to distribute or license the distribution of the Contribution for the Newspaper Licensing Agency’s licensed acts and purposes, as amended from time to time;
 - vi) the right to authorise third party news archive database systems, such as Factiva and Lexis Nexis, to distribute or license the distribution of the Contribution for their licensed acts and purposes, as amended from time to time;
 - vii) provided that the Contribution is published by the Publisher as per (i) above, the right on notice to the Contributor to syndicate the Contribution for 3 months after first publication by the Publisher, subject to payment to the Contributor of 50% of all gross receipts received by the Publisher and attributable to the Contribution within 7 days of receipt by the Publisher; and
 - viii) provided that the Contribution is published by the Publisher as per (i) above, the right to make spot sales of the Contribution for 3 months after first publication by the Publisher, subject to payment to the Contributor of 50% of all gross receipts received by the Publisher and attributable to the Contribution within 7 days of receipt by the Publisher.
3. All rights not expressly granted to the Publisher above or which are excluded by the Contributor are reserved to the Contributor to exploit at its sole discretion.

4. The Publisher agrees that any publication of the Contribution is at the Publisher's sole risk and the Contributor shall not be liable for any loss or damage suffered by the Publisher arising directly or indirectly from the Publisher's possession or publication of the Contribution. The Publisher shall be solely liable for all permissions and clearances required from and payments due to third parties (i.e. other than the Contributor parties) in respect of the Publisher's exploitation of the Contribution.
5. The Publisher agrees to indemnify and hold harmless the Contributor against any action for defamation or any other action arising from the Contribution, and assumes all liability in connection with such action, including without limitation liability for legal costs, court costs and damages.
6. When publishing or authorising the publication of the Contribution or any part of it the Publisher agrees to give whatever credit(s) are requested by the Contributor at the point of publication.
7. The Contributor acts for a number of other clients and may be in a position where it is advising entities with competing interests to the Publisher. Whilst the Contributor will do its best to consult the Publisher where there is, or is a significant risk of, a conflict with the Publisher's interests in the matter on which the Contributor is instructed or related matters, the Contributor may not be able to anticipate all such situations. If the Publisher becomes aware of a situation which it perceives could involve a conflict, it should inform the Contributor of it promptly. The Contributor shall not be under any obligation to disclose to the Publisher or use on the Publisher's behalf any information in respect of which it owes a duty of confidentiality to another client (or any other person). The Contributor may act for another client, notwithstanding that it holds confidential information relating to the Publisher and which may be material to that client, provided that such client has waived disclosure of such information and proper arrangements have been put in place to ensure that such information is not disclosed to such client or those advising it.
8. The Contributor will not be liable in any way for failure to perform any agreed obligation to the Publisher if the failure is due to causes outside the Contributor's reasonable control. In no event shall the Contributor's liability to the Publisher (whether in contract, tort or otherwise) exceed twice the fee paid by the Publisher to the Contributor in the 12 months prior to the date of receipt of any written claim from the Publisher.
9. All prices agreed or invoiced are in Sterling (UK Pounds) and shall include VAT where applicable.
10. All invoices shall, unless otherwise agreed in writing by the Contributor, be paid by the Publisher within 30 days of the date of the invoice, without deduction or withholding.
11. If the Publisher does not pay in accordance with these Terms then the Contributor is entitled to charge interest at the higher of 3 per cent above the prevailing Bank of England base rate and the rate prescribed by the Late Payment of Commercial Debts (Interest) Act 1998 from

the date payment was due until payment is made.

12. These Terms govern all transactions between the Publisher and the Contributor to the exclusion of all other terms and conditions. In the event of any conflict between these Terms and any supplementary agreement between the Contributor and the Publisher relating to one or more transactions, the provisions of that agreement shall prevail over these Terms to the extent of the conflict only.
13. These terms exist for the benefit of the parties hereto and the obligations created hereunder are intended to benefit, and be enforceable by the Contributor (including its shareholders, employees, consultants and agents). Save as aforesaid, a person who is not a party to these Terms may not enforce any of these provisions under the Contracts (Rights of Third Parties) Act 1999. If the parties hereto agree to vary these Terms, no third party need consent to such variation.
14. No amendment of these Terms shall be effective unless it is made in writing and signed by or on behalf of the Contributor.
15. These Terms and any other written agreement between the parties drawn up under these Terms and any non-contractual obligations connected with the foregoing are governed by and construed in accordance with English law. Any claim by either party arising out of or in connection with the foregoing will be determined by the courts of England and Wales which will have jurisdiction in relation to any such claim.