



End-User License Agreement (EULA)

This End-User License Agreement (“**EULA**”) is governed by and is subject to the Platform General Terms & Conditions (provided separately) (“**GTCs**”), the terms of which are expressly incorporated herein by reference.

By executing this EULA, the Subscriber agrees to be bound by the GTCs and agrees to pay for the Services in relation to the Jurisdictions and Commodities specified herein. In consideration for such payment Correggio shall license Subscriber to access and use the CorreggioNET (“**CN**”) regulatory compliance platform available at www.correggionet.eu on the terms specified in the GTCs. The License is limited in time, and non-exclusive, it ends with the termination of the EULA.

Subscriber: [INSERT FULL COMPANY NAME & ANY AFFILIATE¹ COMPANIES TO BE GRANTED ACCESS to CN]

Services*: **Pre-Market Entry Compliance Service:** service consisting of delivering comprehensive regulatory information about market entry requirements and conditions for licenses for trading, shipping, and/or supplying of electricity and gas (as applicable) in form of a standard report.

Post-Market Entry Compliance Service: service allowing Subscribers to monitor the applicable obligations following from their specific status as present or future energy market participant. Whenever a content item within their subscription category is uploaded to the Platform, or changed on the Platform, an automatic notification email is sent to all relevant Subscribers.

CN-Alert Service: service alerting Subscribers about an existing obligation within their subscription category 15 calendar days ahead of the statutory deadline provided for this obligation by email; a second alert email alert will be sent up to 1 calendar day before the statutory deadline for an obligation which requires active input from Subscriber; a final alert email with high priority will be sent to Subscriber on the day on which active input of the Subscriber is required.

CN-Regulatory Hotline Service: service allowing Subscribers to ask regulatory questions relating to the content of the Service to a regulatory specialist via email or telephone who will respond to these questions within 2 working days.

¹ “Affiliate” shall mean, with regards to a Party, an entity which directly or indirectly through intermediate entities, controls, is controlled or is under common control with that Party. For the purpose of this definition, “to control” shall mean to own more than 50% of the shares in a Party.

* The current list of available services, jurisdictions and commodities is outlined in Annex 1.

CN-Digest Service: ongoing regulatory information monthly regulatory report.

CN-Digest Archive Service: access to a regulatory information archive, tracking back regulatory developments back to 2012.

Jurisdictions and Commodities²:

The Service shall be provided in respect of the following combination of jurisdictions and commodities:

[INSERT JURISDICTIONS / COMMODITIES REQUIRED], e.g.

Pre-Market Entry Compliance Report

[Austria / Natural Gas]

[Germany / Power]

PLEASE FILL IN

...

...

Post-market Entry Compliance Guidance

For example:

[Austria / Natural Gas]

[Germany / Power]

PLEASE FILL IN

...

...

Service Charge:

The service charge, as calculated pursuant to Annex 2 shall be € [] per year from the Start Date.

In the initial year of subscription, the service charge will be pro rata until the end of the calendar year. As of the new calendar year the full-service charge will apply.

As of the start of each calendar years Subscriber can opt for:

Bi-annual invoicing (due 1.01 and 1.06 of every year)

Annual invoicing (due 1.01 of every year)

Please indicate as appropriate

Start Date:

[DATE]

Notices:

[Insert Subscriber Contact details for Notices]

Special Conditions:

[Clause 10 of the Platform General Terms & Conditions [v1.0] shall be amended by adding the following:

² The list of available services, jurisdictions and commodities is outlined and updated on demand

Clause 10.10 Additional Termination Right. Correggio may terminate the provision of the Services at any time on 30 days' notice to the Subscriber without liability.]

Terms & Conditions: The Platform General Terms & Conditions [v1.0] govern this EULA. The Platform General Terms are reviewed from time to time. Any change of the Terms will be communicated to the Subscriber and shall become effective with the subsequent Subscription (new Term).

In the event of any inconsistency between the terms contained herein and those contained in the Terms & Conditions, the terms of this EULA shall prevail.

Signed on behalf of **Correggio Consulting sprl/bvba**

.....

.....

Date

Signed on behalf of [_____] (Subscriber)

.....

.....

Date