

**PRICING SCHEDULE**

**Subscriber:** Česká Národní Banka  
**Address:** Na Poříkopi 28 Praha 115 03 Czech Republic  
**Billing Email Address:** [REDACTED]  
**Sales Representative:** [REDACTED]  
**Internal Contract Number of the Master Subscription Agreement:** 00006674.0  
**Effective Date of the Master Subscription Agreement:** January 01, 2011

**Internal Contract Number of this Pricing Schedule:** 01181709.0  
**Commencement Date of this Pricing Schedule:** January 01, 2024  
**Initial Term of this Pricing Schedule:** January 01, 2024 through December 31, 2024

The Initial Term of this Pricing Schedule for Subscription Services hereunder shall begin on the Commencement Date of this Pricing Schedule and shall continue for a period as set forth above, and shall be automatically extended for successive renewal terms of 12 month(s) each unless either party notifies the other in writing of its decision not to extend the term of such Pricing Schedule at least thirty (30) days prior to the expiration of the term then in effect.

**1. CONTRACT DESCRIPTION FOR SERVICE: RATINGSDIRECT**

Service Type: Subscription  
 Authorized Unit/License Type: Subscriber-wide License  
 Delivery Method: S&P Website

Commencement Date of Services Attachment: January 01, 2018  
 Internal Contract # of Services Attachment: 00838923.0  
 Services Attachment Name: Desktop Services Attachment

**2. CONTRACT DESCRIPTION FOR SERVICE: RATINGSDIRECT CIQ PRO (including up to 3 years of CIQ Pro financials)**

Service Type: Subscription  
 Authorized Unit/License Type: Subscriber-wide License  
 Delivery Method: S&P Website

Commencement Date of Services Attachment: January 01, 2018  
 Internal Contract # of Services Attachment: 00838923.0  
 Services Attachment Name: Desktop Services Attachment

**Subscription Fees: Year 1:EUR 24,000**  
**Plus any applicable sales tax, VAT, GST, or similar tax.**

**Additional Terms and Conditions:**

1. Notwithstanding anything herein to the contrary, if, during the term of this Pricing Schedule, Subscriber, directly or indirectly, (i) acquires substantially all of the stock or assets of another S&P client, (ii) has substantially all of its stock or assets acquired by another S&P client, or (iii) merges with another S&P client, S&P reserves the right to revise the annual fees payable hereunder by the most recent subscription price payable for the Services by such other S&P client.

For purposes of this section, an entity shall be considered "(an)other S&P client" if: (i) it has been a subscriber to any of the Services provided hereunder, at any time after the announcement and prior to the closing of an acquisition or merger; or (ii) it is an existing subscriber to any of the Subscription Services.

Where such other S&P client is an existing Subscription subscriber to any of the Services, the licenses for such service(s) (and the fees associated therewith) shall remain in effect until the earlier of the expiration date of such other S&P client license or the expiration date of this Pricing Schedule, whereupon the above stated price adjustment will take place, and such other S&P client shall be included in this Pricing Schedule with the associated usage rights. By way of clarity, the foregoing is not intended to limit or restrict either Party's termination rights set forth in the Agreement or Attachment.

For the avoidance of doubt, any Subscription fee revision subject to this Section 1 shall not be deemed an increase in fees and charges for the Services pursuant to the Agreement.

2. Portions of the Services may contain content from a Third-party Provider. Accordingly, Subscriber agrees that its access and use of a Third-party Provider's content are subject to such Third-party Provider's additional terms and conditions as set forth on <https://www.spglobal.com/marketintelligence/en/documents/third-party-provider-additional-terms-and-conditions.pdf>, which are incorporated into this Pricing Schedule and made a part hereof.

3. S&P's provision of the Services and Subscriber's access and use of Services are subject to the provisions of the S&P Data Protection Appendix ("DPA") as set forth on <https://www.spglobal.com/marketintelligence/en/documents/Data-Protection-Appendix.pdf>, which are incorporated into this Pricing Schedule and made a part hereof. S&P is entitled to update the DPA upon at least 60 days' prior written notice to Subscriber sent via email or regular mail ("Notice Period"). Such updated DPA will take effect upon the next anniversary of the Commencement Date of this Pricing Schedule immediately following expiration date of the Notice Period.

**Special Instructions:**

- S&P shall bill the above referenced Subscription fees on a(n) annual basis in advance.

**Notices.** All notices and other communications under this Pricing Schedule shall be in writing and shall be deemed to have been duly delivered if addressed as follows and is (a) delivered by hand or sent by reputable courier service or registered or certified mail, return receipt requested or (b) sent by e-mail with confirmation of transmission by the transmitting equipment:

If to S&P: S&P Global Market Intelligence, 55 Water Street, New York, NY 10041 Attn: Product Management, with a copy to Legal Department (E-mail: [SPGMI\\_LegalNotices@spglobal.com](mailto:SPGMI_LegalNotices@spglobal.com)).

If to Subscriber: Na Pořikopi 28 Praha 115 03 Czech Republic Attn: [REDACTED]

**Subscription Fees:** Notwithstanding anything to the contrary in the Agreement, S&P may increase its fees and charges for any Service at any renewal term after the Initial Term of this Pricing Schedule by providing the Subscriber with advance written notice (which may be in the form of an invoice or other notification sent via email or regular mail). S&P shall not increase its fees and charges for each Subscription Service subscribed to hereunder more than once during any twelve (12) month period. The Subscription fee change shall go into effect at the commencement of the renewal term, unless Subscriber provides S&P with written notice of termination within thirty (30) days from receipt of such notice. In the event of termination of this Pricing Schedule, Subscriber shall be liable for payment of a prorated portion of the annual fees for such Subscription Service (based on the rate previously in effect) until the effective date of such termination.

**Electronic Agreement "Opt Out":**  Unless any party hereto opts out by checking this box (therefore requiring the original Pricing Schedule be maintained in paper form) the parties agree that the electronic copy of this Pricing Schedule (including the applicable Attachment(s) associated herewith) retained by S&P shall be the "original", written, complete and exclusive statement of this Pricing Schedule (including the applicable Attachment(s) associated herewith). This section shall survive termination of the Pricing Schedule.

Any capitalized term not otherwise defined herein shall have the meaning ascribed thereto in the Agreement or the Attachment. This Pricing Schedule supersedes all previous Pricing Schedules/agreements between the parties with respect to its subject matter. In the event of any conflict between the terms of this Pricing Schedule and those of the Attachment or the Agreement, the terms of this Pricing Schedule shall control with respect to this Pricing Schedule only.

**[The remainder of this page is intentionally left blank. Signatures are on the following page]**

The signatures below are evidence of each party's (including any Affiliates licensed hereunder) agreement to be bound by the terms and conditions of this Pricing Schedule together with those of the Attachment and the Agreement, the terms and conditions of which are incorporated herein by reference as if set forth at length. Where Subscriber is not a party to the Attachment or the Agreement, Subscriber expressly acknowledges and agrees that, by entering into this Pricing Schedule, it shall be bound by, and shall comply in all respects with, the terms and conditions contained in such documents. To the extent Affiliates are licensed hereunder, the Subscriber signing below shall ensure compliance with, and will be liable to S&P in the event of any breach of, the terms hereof by any Affiliates licensed hereunder to the same extent as if such breach were committed by such Subscriber.

Each of the undersigned acknowledges that he/she is authorized to execute this Pricing Schedule on behalf of the respective parties. The parties agree that execution of this document via an electronic signature process shall constitute valid execution hereof.

**ACCEPTED AND AGREED TO BY:**

Ceská Národní Banka  
Signature: [Redacted]  
Date: [Redacted]  
Name: Jan Schmidt / Zdeněk Vírius  
Title: EXECUTIVE DIRECTOR / EXECUTIVE DIRECTOR  
Email: [Redacted]

**S&P Global Market Intelligence LLC**  
Signature: \_\_\_\_\_  
Date: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_



