

Proposer terms and conditions

By submitting a project via the Sustainable Finance Collective Asia (“SFCA”) website the submitter of a proposal (“Proposer”) agrees to the below terms and conditions with SFCA represented by the members of SFCA (i.e. Credit Suisse Group, ING Bank, UN DP / UN Social Impact Fund, Dutch development bank (FMO), Atkins Acuity, Clifford Chance, and Sustainalytics).

1. No obligation to review the proposal

No member of SFCA is under any obligation to review and/or provide any comments, recommendation, or questions in relation to a Proposal.

2. No advice

Any comments, recommendations or questions made or raised in relation to any Proposal by SFCA or a member of SFCA will not constitute advice and cannot be relied upon for any purpose whatsoever by any Proposer and will not give rise to any client relationship between a SFCA member and any other SFCA member or any Proposer.

3. Confidentiality

3.1. Each member of SFCA severally agrees with the Proposer that it shall:

- (i) hold information relating to the Proposal (i.e. the proposal form and the attachments thereto) supplied by the Proposer via the website in strict confidence ("Information");
- (ii) not disclose, copy, reproduce or distribute any of the Information to any person other than the members of SFCA, representatives of the members of SFCA or to those officers, employees or partners of any SFCA member who need access to the Information for the purposes of evaluating the Proposal;
- (iii) ensure that the Information is protected with security measures and a degree of care that would apply to SFCA members’ own confidential information; or
- (iv) use the Information for any purpose other than to evaluate the Proposal.

3.2. The undertakings in paragraph 3.1 above will not apply to Information which:

- (i) at the time of supply is already generally available in the public domain;
- (ii) subsequently comes into the public domain, other than by a breach by a SFCA member of the undertakings set out in herein;
- (iii) is already in any member of SFCA’s lawful possession; or
- (iv) any member of SFCA is required to disclose pursuant to any applicable law, regulation, the rules of any listing authority or stock exchange or any order of any

governmental, administrative, judicial or regulatory authority or pursuant to a policy of insurance.

In the event that any member of SFCA is required to disclose any Information pursuant to paragraph 3.2 above, that member of SFCA shall, in each case to the extent permitted by applicable laws and regulations, inform the Proposer as soon as reasonably practicable of the circumstances of the disclosure and the Information required to be disclosed.

3.3. No SFCA member will be liable for any breach by any other SFCA member of this clause 3.

3.4. The provisions of this clause 3 shall remain in effect until the earlier of (i) the date that is 24 months from the date Information is submitted via the website of SFCA; and (ii) the date that all Information provided by the Proposer to SFCA, in connection with the Proposal, is no longer confidential.

4. Limitation of Liability

SFCA and each Panel member, Expert Panel Representative and/or Funding Panel representative, Chairperson SFCA and the Management Officer will not be liable to Proposers for damages of any kind, including, without limitation, loss of use of the platform, goodwill, reputation.