Dividend Reinvestment Plan Terms and Conditions

Informa plc has arranged a Dividend Reinvestment Plan that gives shareholders the opportunity to use their cash dividend to buy shares in the Company through a special dealing arrangement. The Plan is administered in the United Kingdom by Computershare Investor Services PLC or any successor administrator as may be appointed. Computershare Investor Services PLC is authorised and regulated by the FCA in the conduct of the Plan. The Plan is not run by Informa plc itself. The following pages form the terms and conditions of the Informa plc Dividend Reinvestment Plan. Please read these terms and conditions carefully and keep them in case you need to refer to them in the future.

This information should not be regarded as a recommendation to buy or hold shares in Informa plc. The value of shares and the income from them can fall as well as rise and you may not recover the amount of money you invest. If you are in any doubt about what you should do, you should get independent professional advice. If you have any questions about the Plan, you can write to: The Informa plc Plan Administrator at Computershare Investor Services (Jersey) Limited, Queensway House, Hilgrove Street, St Helier, Jersey, JE1 1ES.

1. How will the Plan Operate?
Shareholders using this service reinvest the cash dividend paid by Informa plc by us arranging the purchase of Informa plc ordinary shares through a special dealing arrangement. If you join the Plan you will be deemed to have elected to receive dividends from a UK source. As many shares as possible will then be purchased for you from the proceeds of your cash dividend. Dealing commission at 0.5% minimum £1. Purchases are made on or as soon as reasonably practicable after, the relevant dividend payment date. The purchases are made on an execution only basis. In calculating the commission payments to be made to the broker or market maker for the transaction, we will round up to the nearest penny; any potential fraction difference will be kept for our own benefit.

All client money we hold on your behalf as a consequence of administering this Plan is maintained in a designated client money account at a UK approved bank. This means your money is segregated and protected in accordance with the requirements of the FCA Rules. If we or the bank became insolvent your money would remain protected in accordance with the prevailing terms of the FSCS. We will not pay interest on monies held in this account.

2. How is this different from a scrip dividend scheme?
Under a dividend reinvestment plan, a company pays a cash dividend which is then used to buy existing shares on the open market. In a scrip dividend scheme the company creates new shares instead of paying a cash dividend.

3. Who can join?
All shareholders in Informa plc may participate in the Plan provided they do not live in, or are subject to the jurisdiction of any country outside the United Kingdom that would require Informa plc or us to comply with local government or regulatory procedures or any similar formalities.

Shareholders who do not live in the United Kingdom are personally responsible for ensuring that they are legally permitted to join the Plan and for completing any necessary formalities. If there is any doubt regarding your suitability to join the Plan, you should seek independent professional advice. Should it materialise that you are subject to the jurisdiction of such a country we may, at our discretion, cancel your participation in the Plan. Where local legislation prohibits participation in the Plan, this documentation should be regarded as information only.

4. Who will administer the Plan?
The Plan is operated by Computershare Investor Services PLC or such successor administrator as may be appointed from time to time.

5. How much will it cost me to join?
There is no entry fee but participants will be charged a dealing commission of 0.5% minimum £1 on the value of shares purchased. There may be further taxes or costs incurred that are not paid via us or imposed by us.

6. At what price will the shares be bought; how many shares will you receive and when will you receive confirmation?
On payment of your dividend, monies will be aggregated with the monies of all other Plan participants. In accordance with our Best
Execution Policy an instruction will be passed by us to a broker to purchase as many whole shares as can be paid for from the aggregated monies remaining from the dividend amount after providing for the dealing commission fee. Accordingly, you cannot specify any maximum or minimum price for your shares. Monies from the aggregated funds will be applied to settle executed trades as settlement becomes due. The broker we select is required prior to executing the instruction, to consider factors including the likelihood of execution, size of instruction, nature of stock, costs, speed of settlement prevailing stock price and execution venue and may give preference to those factors that determine the best possible result for you in terms of total consideration.

The broker will normally select execution venues that are Regulated Markets or Multilateral Trading Facilities (MTF); these are markets authorised to the extent that they operate in accordance with non-discretionary rules as required by MiFID (e.g. London Stock Exchange). In order to obtain the best possible result the broker may decide at its discretion to execute your instruction outside a Regulated Market or MTF; this could happen if the broker deals as Principal, executes the client instruction with a Market Maker or matches the client instruction against another client instruction received. By using this service you consent to us transmitting the instruction on the basis that the broker may use a venue that is not a Regulated Market or MTF.

The broker may carry out several market transactions in order to acquire the number of shares needed for the Plan. To help ensure that you receive the best available price for the shares, this process may take a number of days. Due to the typically large size of aggregated Plan trades, a validation process will be undertaken by us and the broker to confirm that the correct number of shares have been purchased for all participants in the Plan. Only once we are able to determine finally how many shares will be allocated to all Plan participants, carried out the necessary internal audit procedures, allocated your shares to you and printed the confirmation note will the purchase be regarded as complete and properly executed. Depending on the nature of the trade, this process can take up to fourteen business days.

7. Where can you receive further information on our Best Execution policy?
When transmitting your instructions to a third party for execution we take reasonable steps to use a broker whose stated execution policy is to obtain the best possible result. We have implemented a policy that identifies the factors involved with transmission of and execution of client instructions by the person receiving these instructions from us. These factors will usually give priority to the prevailing price and costs. Appropriate information from the policy has been disclosed as part of these terms and conditions; a full copy of the policy or the policy of the person used to execute the instruction is available upon a written request made to: The Plan Administrator, Informa plc, c/o Computershare Investor Services (Jersey) Limited, Queensway House, Hilgrove Street, St Helier, Jersey, JE1 1ES.

8. What documents will you receive?
After we are satisfied that all the procedures described in paragraph 6 have been completed we will dispatch a share purchase advice note to you. This will confirm how many shares have been purchased for you. It will also include a tax voucher and either the share certificate or CREST notification.
All documents will be despatched by post at your risk within one business day of us being satisfied that all purchases required under the Plan have been executed and completed in accordance with paragraph 6. Neither Informa plc nor Computershare Investor Services PLC shall be liable for any accidental failure to receive any document. All documents will be despatched at your own risk. All notices shall be sent only to the first named shareholder at the address recorded in the share register.

9. What happens when money is left over after shares have been bought?
Because only whole shares will be bought, there will usually be a small cash surplus left over afterwards that is insufficient to buy another whole share. This cash surplus will be carried forward without interest and added to future cash dividends for reinvestment in Informa plc shares under the Plan. However, in the following circumstances any cash surplus will be paid out without interest:

- if you send a written request to the Plan Administrator,
- if you wish to withdraw from the Plan.

Any cash surplus of £3.00 or over will be returned to you in any of the following circumstances:

- if you withdraw from the Plan;
- if you sell or transfer your shares;
- if we receive proper notice of a participant's bankruptcy or mental incapacity;
- if we receive proper notice of a corporate shareholder being placed in liquidation. If we receive proper notice of a participant's death, any cash surplus of £3.00 or over will be returned to the deceased's estate. Any cash surplus of £2.99 or less will be retained by us for our own use.

10. Will the Plan apply to future dividends?
It is envisaged that the Plan will continue to operate for the foreseeable future. However, we reserve the right to suspend or terminate the Plan at any time, in which case we will use reasonable endeavours to ensure notice is given to all participants. We may amend the Plan without notice where the amendment is required by reason of a statutory or regulatory provision, and will inform participants in writing of the amendment as soon as practicable. In any other case we may amend the Plan by 30 days written notice to participants. Such amendment may include revision of the costs and charges associated with the Plan. We will not be obliged to make the Plan available for any particular dividend.

11. What should you do if you want to join the Plan?
To join the Plan apply on-line at www.computershare.com/Investors/ UK or, alternatively, complete and sign the mandate form enclosed with this brochure and return it to us. We must receive your completed mandate at least ten business days prior to the dividend payment date. Applications received by us after that date will only be effective for the next following dividend. We will not accept any faxed, e-mail, telephone instruction or photocopied form. You will not be able to cancel your application to join once it has been posted to us. Once you have elected to participate in the Plan, all future dividends will be reinvested under the Plan unless you exercise your cancellation rights or until either you withdraw from the Plan (see paragraph 12) or the Plan is suspended. If you use the on-line application in respect of any joint shareholdings, you must confirm that you are the first-
If you want to continue to receive a cash dividend and do not want to join the Plan, you should write to The Informa plc Plan Administrator at Computershare Investor Services PLC and transmitted to a broker selected by the Plan administrator in accordance with the Best Execution Policy.

16. Who will carry out the purchase of shares?
All instructions to purchase shares in this Plan will be received by Computershare Investor Services PLC and transmitted to a broker selected by the Plan administrator in accordance with the Best Execution Policy.

17. Liability
Our liability to you for any reason including negligence, wilful default will not exceed the amount of the dividend payment. We will not be liable for any special or consequential damages. Nothing in these terms and conditions limits liability for our fraud.

18. Force majeure
We shall not be responsible for delays or failure to perform any of our obligations due to acts beyond our control. Such acts shall include, but not be limited to, acts of God, strikes, lockout, riots, acts of war, terrorist acts, epidemics, governmental regulations superimposed after the fact, communication line failures, power failure, earthquakes or other disasters.

19. Is there anything else of which I should be aware?
The price of the shares of Informa plc depends on fluctuations in the financial markets outside our control. Past performance is no indicator of future performance. The Plan administrator, and its agents (including any Broker) may effect transactions notwithstanding that they have a direct or indirect material interest or a relationship of any description with another party which may involve a conflict with its duty to participants under the Plan. We manage those conflicts of interest of which we are aware, and monitor the effectiveness of our policies and procedures on a regular basis. We make every effort to disclose the interests of us and our employees where it is suspected that a conflict of interest may arise. In accordance with our regulatory responsibility on this matter we operate a documented policy that details our obligations if such events arise. Full details are available upon a written request to: The Informa plc Plan Administrator at Computershare Investor Services (Jersey) Limited, Queensway House, Hilgrove Street, St Helier, Jersey, JE1 1ES. The Plan administrator is authorised to disclose any information regarding shareholders or their participation in the Plan to any relevant authority, or as required by such authority, whether by compulsion of law or not. The Plan administrator shall not be liable for any disclosure made in good faith provided that the Plan administrator believes that such disclosure has been made in accordance with the foregoing requirements. We reserve the right to delay taking any action on any
particular instructions from you if we consider that we need to do so to obtain further information from you, or to comply with any legal or regulatory requirement binding on us (including the obtaining of evidence of identity to comply with money laundering regulations), or to investigate any concerns we may have about the validity of or any other matter relating to the instruction. We may choose not to act on any particular instruction. We will notify you in writing as soon as we decide not to accept a particular instruction.

If you are sending an instruction under a power of attorney you should indicate this fact and enclose the original power of attorney or a copy certified by a solicitor or notary public, which will be inspected and returned to you.

Each of the provisions of the Plan shall be severable and distinct from one another and if one or more of such provisions is invalid or unenforceable the remaining provisions shall not in any way be affected.

The Plan administrator has procedures to help resolve all complaints from customers effectively, and if applicable a copy of which can be provided on request. The Plan administrator is authorised and regulated by the Financial Services Authority.

If you have any complaints about the service provided to you or wish to receive a copy of our complaints procedure please write to: The Informa plc Plan Administrator at Computershare Investor Services (Jersey) Limited, Queensway House, Hilgrove Street, St Helier, Jersey, JE1 1ES. If you cannot settle your complaint with us, you may be entitled to refer it to the Financial Ombudsman Service, details of which are available on request.

Computershare Investor Services PLC is covered by the UK Financial Services Compensation Scheme and you may be entitled to compensation if Computershare Investor Services PLC cannot meet its obligations. Most types of investment business are covered for 100% of the first £50,000 (i.e a maximum of £50,000 per person). Further details of this scheme are available on request.

Any personal data that we obtain from you in providing this Service will be held by us in accordance with the relevant legislation. We will only hold use or otherwise process such of your personal data as is necessary to provide you with the service. Your details will only be disclosed in accordance with the principles set out in the Data Protection Act 1998:

• to any person if that person has legal or regulatory powers over us;
• to the broker or any other person or body in order to facilitate the provision of the Service.

We may use our Group companies or other agents in countries outside the European Economic Area provided that we are satisfied that the same standards of protection of personal data have been applied either by contract or law.

You have a right to request to view the personal data that we hold on you. We may charge you a small fee for providing you access to this information.

Nothing in these terms and conditions restricts any rights you may have under the rules of the FCA or under the Financial Services Act 2012.

Computershare Investor Services PLC provides its contractual terms in English and will only communicate with you only in English during the duration of these terms and conditions.

These terms and conditions are governed by and shall be construed in accordance with the laws of England and Wales. Computershare Investor Services PLC has applied the same laws in its marketing of, and arrangements for you to enter into, this Plan.

We are not required to assess the suitability of any investment or the Plan service offered. You will not benefit from the protection of the rules on assessing suitability.

We may choose to withdraw this service due to developments in legislation without giving you any notice that the service is no longer available.

You will be classified by Computershare Investor Services PLC as a retail client.