

Advertising/Book Purchasing Contract

Contract number:	
Date:	
Edition:	
Other edition(s):	
Company:	
Address:	
Represented by:	
Position:	E-mail:
Tel:	GSM:
Marketing contact:	
Invoicing contact:	

Advertisements:

Size of the advertisement:	Fee:
Edition:	
Size of extra advertisement:	Fee:
Edition(s):	
Special conditions:	Fee:
Placement:	Fee:
Artwork due date: / /	

Books:

Publication:	
Number of books:	Fee:
Special conditions:	
Total amount due (Net):	
Total amount due (in writing):	
Advertising payment terms:	
Book payment terms:	

On behalf of Wildcat International FZ - LLC:

Name: _____

Signature:

On behalf of the Advertiser/Purchaser:

Name: _____

Signature:

Terms and Conditions

1. This order form constitutes a legal contract between Wildcat International FZ - LLC, publisher of The Oil & Gas Year, a registered trademark of Wildcat International FZ - LLC, and the advertiser/book purchaser.
2. This contract shall not be interpreted as covering the sale of text outside the advertisement/book.
3. The advertiser assumes liability and responsibility for the entire contents (logo, trademark, text...) of the advertisement printed.
4. Publication dates are approximate and subject to change.
5. Payment by the advertiser must be made by bank transfer to Wildcat International FZ - LLC, within thirty (30) days following the signature of this contract, unless otherwise specified overleaf.
6. Any delay in payment is subject to compound interest on the outstanding balance, at a rate of 1.5% per month.
7. Cancellations of this contract will not be accepted unless received in writing within fifteen (15) days after the stated date hereof.
8. Any amendments to this contract must be accepted in written form by both parties.
9. The fee specified overleaf is an amount net of any local taxes.
10. This contract is governed by the laws of England and Wales.
11. In case of dispute, the parties hereby agree to an amiable settlement according to the Rules of Conciliation and Arbitration of the International Chamber of Commerce, by one arbitrator appointed in accordance with the said rules. Parties furthermore authorise themselves to initiate ordinary proceedings in any jurisdiction of their choice.