

## Terms of Use

These terms and conditions of use (“Terms of Use”) apply to all access to, and use of, ARTEMIS and the information and data, including charts, graphs, and tables contained therein (“the Material”).

By accessing and using ARTEMIS and the Material, the user (“the User”) acknowledges having read, understood and hereby agrees to be bound by these Terms of Use, as modified or amended from time to time. The User represents and warrants that s/he is an official and staff of member authorities of ASEAN+3 Macroeconomic Research Office (“AMRO”), or AMRO personnel, and authorized to access ARTEMIS by AMRO. If you do not agree to these terms and conditions, please do not use ARTEMIS and exit the website immediately.

AMRO reserves the right to change or modify the Terms of Use at any time and at its sole discretion. Any change or modification will be effective immediately upon posting on the site.

## Definitions

ARTEMIS consists of two components:

- A suite of interactive, web-based, AMRO automated analytical tools (**AAA+**) and visualizations developed by staff for use in their surveillance of ASEAN+3 members and other key economies in the world. These tools populate the **Financial Stability Grid**, a comprehensive framework for analyzing key risks across economic sectors and are automatically updated in real time as new data are released, to facilitate up-to-date analyses of macro-financial developments.
- corresponding sets of derived data that are published

## User Access

Access to ARTEMIS and the Material is granted only to officials and staff of AMRO member authorities, and AMRO personnel. In order to access ARTEMIS, Users may have to create a username and complete a process to register an account. Users agree to provide accurate, current, and complete information as prompted upon registration. Users also agree to update account information in order to keep it current and accurate. Users are responsible for maintaining the confidentiality of account passwords and usernames, and are fully responsible for all activities that occur under their password or username.

## Intellectual Property and Limited License

The software and original information or data underlying ARTEMIS are the copyright, trademark, patent, and any other proprietary property of AMRO’s third-party vendors or licensors. Unless otherwise indicated, the Material is the proprietary property of AMRO or AMRO’s third party vendors or licensors.

The User is granted a limited, non-exclusive, non-transferable, non-sublicensable, non-perpetual license to access and use ARTEMIS and the Material.

## Acceptable Use

The User may print, download, copy and use the Material solely for official and internal business purposes only. Users are restricted from (1) publishing, (re)selling, or (re)distributing the Material, or creating derivative works outside the User's organization or for commercial purposes without the prior written express permission of AMRO; (2) allowing others to use for the benefit of any third party, (3) attempt to reverse engineer, decompile, disassemble, or attempt to deliver the source code or underlying ideas or algorithms of the software and/or third party software or any portion thereof.

### **Confidentiality**

The User expressly acknowledges that all Materials made known or provided to the User by AMRO pursuant to this Terms of Use and any information, databases, and data included therein or derived therefrom and the form, format, mode, or method of compilation, selection, configuration, presentation, or expression thereof are confidential and proprietary to AMRO and/or AMRO's third-party data suppliers or licensors, and constitute or incorporate trade secrets of AMRO and/or AMRO's third-party data suppliers or licensors. The User shall receive and maintain the Material as confidential and shall not disclose the Material or any part thereof to any other person or entity except officials or staff of AMRO member authorities or AMRO personnel with a need to know such information to support that purpose and as permitted by AMRO hereinafter.

### **Disclaimer and Liability**

ARTEMIS and the Material are provided "as is" and without warranty of any kind, either express or implied, including, without limitation, warranties as to accuracy, completeness, accessibility, integrity, timeliness, and non-infringement.

AMRO shall not be liable for any losses or damages incurred or suffered, which are claimed to result from use of ARTEMIS and the Material, including, without limitation, any direct, indirect, incidental, special, or consequential damages, even if AMRO has been advised of the possibility of such damages.

### **Indemnity**

The User agrees to indemnify AMRO against, and hold AMRO harmless from, any and all losses, damages, liability, costs, including attorney's fees, resulting directly from any claim or demand against AMRO related to any material breach by the User of any covenant, warranty, representation, or other duty set forth in the Terms of Use.

### **Termination**

Notwithstanding any of these Terms of Use, AMRO reserves the right, without notice and in its sole discretion, to terminate or suspend the User from access to all or part of ARTEMIS, or block any future access thereto. AMRO also reserves the right to discontinue ARTEMIS or any part thereof, or modify any of its contents and features, without notice.

Upon termination, the User may be required to return or destroy the original and all copies of the Materials within its possession or control and may have no further use or benefit, direct or indirect, to the Materials. The User may be required, at AMROs' request, to certify the return or destruction of all such Materials.

The termination of use shall not affect the User's obligations or liabilities with respect to the ownership, protection, and use of proprietary and confidential information related to the Terms of Use.

### **Privacy Policy**

During the registration process for access to and use of ARTEMIS, AMRO may require the User to supply personal information such as email, name, organization, and address. AMRO does not distribute, sell or rent any personal information collected via its website.

The AMRO website uses both persistent cookies (text cookies) and session cookies. A persistent cookie is a file that might contain User personal information. It is stored on a User's computer. The AMRO website uses persistent cookies to understand which pages on the website are popular, and to recognize repeat visitors. Session cookies allow the website to validate access to any secure areas after a User logs in -- these are not stored on the User's computer. The User's browser software should permit the User to disable the use of cookies, if the User does not want the AMRO website to collect this information.

The AMRO website, either directly or through a third-party vendor, stores the Internet protocol (IP) address of the User's computer, the browser software and operating system used, and the date and time of User's visit. This information is used by AMRO to understand which countries the Users of the website are from, when they visit, and other information about how Users access the website. The intention is to inform analysis about how to improve and develop the AMRO website. AMRO also monitors network traffic to identify unauthorized attempts to upload or change information or to otherwise cause damage to the site.

AMRO may retain the email or other communication from the User in order to process User's inquiries, respond to the User's requests and improve the website.

### **Privileges and immunities**

Nothing in or relating to the Terms of Use shall be deemed a waiver, express or implied, of any of the privileges and immunities of AMRO.

### **Settlement of Disputes**

The Terms of Use will be interpreted in accordance with the laws of Singapore. Any dispute, controversy, or claim arising out of or relating to the Terms of Use that cannot be resolved by negotiation shall be referred to, and finally determined by, arbitration in accordance with the Arbitration Rules of the Singapore International Arbitration Centre (SIAC) by one arbitrator appointed under said Rules. The place of arbitration shall be Singapore. The resulting award shall be final and binding on the parties and shall replace other remedies. The language of arbitration shall be English and each party shall bear its own costs.