Refinitiv is the administrator of certain indices and benchmarks as detailed at https://www.refinitiv.com/en/financial-data/financial-benchmarks/benchmark-regulation#benchmark-services. No other information provided, displayed or contained in any Refinitiv service is made available for use as a benchmark, whether in relation to a financial instrument, financial contract or to measure the performance of an investment fund, or otherwise in a way that would require the relevant information to be administered by a benchmark administrator pursuant to the Benchmarks Regulation (the “Prohibited Use”). Refinitiv does not grant rights for you to access or use such information for the Prohibited Use and you may breach the Benchmarks Regulation and/or any contract with Refinitiv if you do. In the event that you identify the Prohibited Use of information by any person, you must promptly notify Refinitiv and provide such details as we may reasonably request to ensure the cessation of the Prohibited Use, where appropriate. Notwithstanding the foregoing, where you have entered into a direct license with a third-party provider which permits the Prohibited Use with respect to such third party provider’s information, you are solely responsible for compliance with Benchmarks Regulation and Refinitiv shall have no liability or responsibility for any loss or damages that arise from or in connection with the Prohibited Use. Refinitiv and its affiliates do not warrant that any information is provided in compliance with the Benchmarks Regulation and accept no liability and have no responsibility for any loss or damages that arise from or in connection with the Prohibited Use of the information. “Benchmarks Regulation” means, in respect of the EEA, EU Regulation 2016/1011, in respect of UK, UK benchmarks regulation and in respect of another country, the equivalent legislation. If you are in any doubt about the meaning of the Prohibited Use or your obligations under the Benchmarks Regulation, you should seek professional advice.