

AGREEMENT FOR RECEIPT AND USE
OF MARKET DATA – ADDITIONAL PROVISIONS

21. DELAYED DATA FEEDS

(a) DEFINITION – “Indirect Accessee” means a person that receives a Delayed Last Sale Price and Delayed Bid-Asked Quote Information Indirect Access Service from Customer, from a person that receives such a Service from Customer or from another person in the chain of dissemination of such a Service that began with Customer.

(b) SCOPE – This Paragraph 21 applies insofar as Paragraph 5(c) of the Agreement and Exhibit A permit Customer (i) to provide a Delayed Last Sale Price and Delayed Bid-Asked Quote Information Indirect Access Service to an Indirect Accessee or (ii) to authorize Indirect Accessee to provide such a service to other Indirect Accessees.

(c) AUTHORIZATION – Notwithstanding anything to the contrary in Paragraph 5(c) of the Agreement, Customer may:

- (i) provide Delayed Last Sale Price and Delayed Bid-Asked Quote Information Indirect Access Service to other Indirect Accessees; and
- (ii) permit Indirect Accessees to provide Delayed Last Sale Price and Delayed Bid-Asked Quote Indirect Access Service to other Indirect Accessees,

even in the absence of an agreement between an Indirect Accessee and NYSE, subject to the following conditions:

- (x) Customer must inform each Indirect Accessee of the Provision of Paragraph 2, 5(d), 7(c), 8, 9, 13 and 14 of the Agreement and must assure that each Indirect Accessee fully complies with those provisions to the same extent as if the Indirect Accessee had entered into this Agreement itself.
- (y) Customer must promptly provide NYSE with a full description whenever it learns that an Indirect Accessee has failed to comply.
- (z) Customer must maintain a log of all Indirect Accessees at each point in time and must make that log available to the NYSE upon request.

(d) APPLICABILITY OF AGREEMENT – Terms defined in the Agreement shall have the same meaning in this Exhibit C. Except as this Exhibit C may otherwise provide, all terms and conditions of the Agreement shall govern the Exhibit C. In the event of a conflict between the Agreement and this Exhibit C, this Exhibit C shall govern.

(e) **TERMINATION OF EXHIBIT C** – Upon notice to Customer, NYSE reserves the right to terminate this Exhibit C and/or require any one or more Indirect Accesses to enter into agreements with NYSE prior to receipt of Indirect Access. Customer shall withdraw its permission of such indirect access as NYSE may direct, and shall assure that such Indirect Access ceases, within 24 hours of Customer’s receipt of that direction.

ACCEPTED AND AGREED

CUSTOMER

(Name of Customer)

NEW YORK STOCK EXCHANGE LLC
Acting in the capacities that
Paragraph 12 of the Agreement
describes

By: _____

Name:

Title

Date:

By: _____

Name:

Title:

Date: