AGREEMENT FOR RECEIPT AND USE OF MARKET DATA:
ADDITIONAL PROVISIONS

21. NYSE OPENBOOK®

(a) DEFINITIONS

(i) “NYSE OpenBook Information” means the limit order and other information that NYSE makes available pursuant to the NYSE OpenBook Service and any modified version of that information and any information derived from that information.

(ii) “Other Data” means limit order and other information that other market centers make available.

(b) AUTHORIZATION — Exhibit A describes Customer’s receipt of NYSE OpenBook Information. NYSE OpenBook Information shall constitute “NYSE Market Information” for all purposes of the Agreement and its exhibits. Customer may use NYSE OpenBook Information, and may provide displays of NYSE OpenBook Information to Subscribers, but may do so:

(i) only as and to the extent described, and in the manner specified, in Exhibit A; and

(ii) only for so long as the Agreement and this Exhibit C are in effect.

Customer’s provision of displays of NYSE OpenBook Information to Subscribers shall constitute “Subscriber Services” under the Agreement.

(c) DISPLAY SERVICES — As an additional Subscriber Service requirement under clause (iii) of Paragraph 5(b) of the Agreement, Customer shall not commence to provide displays of NYSE OpenBook Information to a Subscriber unless:

(i) Customer has first presented the Subscriber with such form of notice or agreement as NYSE may specify; and
(ii) if NYSE specifies that the Subscriber must acknowledge its receipt of that notice, or manifest its assent to that agreement, the Subscriber has first complied with that requirement in such manner as NYSE may direct.

(d) NYSE OPENBOOK DISPLAY RULES

(i) ATTRIBUTION – Customer may incorporate NYSE OpenBook Information with Other Data in its displays (each, an “Integrated Display”). If Customer does so without identifying each element or line of NYSE OpenBook Information that it includes in any such Integrated Display, Customer shall also enable its Subscribers to gain ready access from the Integrated Display to a second version of that Integrated Display in which Customer shall associate the identifier “NYSE” with each element or line of NYSE OpenBook Information that it includes in the Integrated Display (“Attributed Integrated Displays”).

(ii) AGGREGATED DISPLAYS – Customer shall assure that all Attributed Integrated Displays indicate at each price level the number of shares attributable to each NYSE OpenBook bid or offer.

(iii) NYSE OPENBOOK-ONLY DISPLAYS – Customer may integrate NYSE OpenBook Information with other market information as the Agreement, as modified by this Exhibit C, may provide. However, Customer shall also make NYSE OpenBook Information available as a stand-alone product that is separate and apart from information products that include other market centers’ information (a “Stand-Alone NYSE OpenBook Product”). Customer may include other NYSE market data in Stand-Alone NYSE OpenBook Products, subject to compliance with such contract and fee requirements as may apply to that other NYSE market data.

(iv) MAKING SUBSCRIBERS AWARE – Customer shall make its Subscribers aware of the availability of the Attributed Integrated Displays and the Stand-Alone NYSE OpenBook Product in the same manner and to the same extent as it makes its Subscribers aware of the product
that integrates NYSE OpenBook Information with other market information without attribution.

(v) SCREEN SHOTS - No later than at the time that Customer commences to provide an Attributed Integrated Displays or a display included in a Stand-Alone NYSE OpenBook Product, or modifies any such display, Customer shall submit to NYSE for inclusion in Exhibit A sample screen shots that demonstrate each manner of display and each modification.

(e) INTERNAL DISPLAYS - The NYSE OpenBook display requirements set forth in Paragraph 21(d) shall not apply insofar as Customer provides displays to its officers, partners and employees or to those of its Customer Affiliates.

ACCEPTED AND AGREED

[NAME OF VENDOR]

By: ________________________
    Name: ________________________
    Title: ________________________
    Date: ________________________

NEW YORK STOCK EXCHANGE LLC
acting solely on its own behalf
as Paragraph 12 describes

By: ________________________
    Name: ________________________
    Title: ________________________
    Date: ________________________