

## Addendum to Agreement for Receipt of Consolidated Network A Data and NYSE Market Data: Payment by Third Party (PLEASE TYPE)

As indicated in the Subscriber "Agreement for Receipt of Consolidated Network A Data and NYSE Market Data" to which this Addendum is attached, the undersigned subscriber has requested the receipt of Network A market data. Subscriber has also requested that the New York Stock Exchange, Inc. ("NYSE") permit a third party (the "Payor") to assume responsibility for payment of the applicable charges for Subscriber's receipt of Network A market data as detailed:

S U B S C R I B E R					
	Company Name		Authorized Signature	Billing Address	Telephone No.
	NYSE Account No.	Date	Print or Type Name	City, State, Postal Code, Country	Email Address

P A Y O R					
	Company Name		Authorized Signature	Billing Address	Telephone No.
	NYSE Account No.	Date	Print or Type Name	City, State, Postal Code, Country	Email Address
<b>Please select applicable arrangement from the following list. Addendum will <u>not</u> be accepted by The NYSE if this area is left blank.</b>					
Agree to pay for all market data services for this account.					
Agree to pay for all market data services provided by <u>my organization</u> to this account.					
Agree to pay for only services supplied by the following vendor(s) to this account: _____					
Other (please explain) _____					
Effective Date for Third Party Billing		Cancellation Date for Third Party Billing Arrangement (60-day notice)	Signature of Individual Canceling Third Party Billing		

In consideration for the NYSE's approval of this "third party payment" arrangement, the undersigned parties agree as follows:

1. If Payor signifies to NYSE in writing that it is providing one or more types of Market Data to you in reliance on the safe harbor provisions of paragraph (e) of section 28 of the 1934 Act, NYSE agrees to waive Subscriber's obligation under the attached Subscriber Agreement to pay the applicable charges for its receipt of Network A market data.
2. Subscriber agrees to comply with all other conditions and obligations of the Subscriber Agreement.
3. Payor for its part (a) agrees to assume full responsibility for payment of the applicable market data charges; (b) agrees to provide 60-days' prior written notice to NYSE in the event this "third party payment" arrangement between Subscriber and Payor is terminated; and (c) acknowledges its continuing responsibility for payment of all market data charges incurred and unpaid on the date such termination notice is received by NYSE.
4. Subscriber hereby acknowledges Payor's assumption of Subscriber's payment obligations.
5. In the event Payor notifies NYSE of the termination of the "third party payment" arrangement, NYSE will in turn notify Subscriber that, unless NYSE is promptly notified to discontinue the market data service to Subscriber, the service will continue to be provided to Subscriber, with Subscriber thereafter being fully responsible for payment of all applicable charges.
6. Absent notice of termination of the "third party payment" arrangement, in the event Payor simply fails to pay any applicable charge due and outstanding, NYSE will notify both the Payor and Subscriber that it will no longer authorize Subscriber to receive the market data service unless Payor promptly remits full payment of the outstanding amount to NYSE.

<b>NEW YORK STOCK EXCHANGE, INC.</b>	
On behalf of the CTA Plan Participants (in respect of CTA Network A last sale information) and the CQ Plan Participants (in respect of CQ Network A quotation information) and on its own behalf solely (in respect of NYSE Securities Information).	
Authorized NYSE Signature	
Date	

**Please return completed forms to:**

**New York Stock Exchange  
Market Data Department  
11 Wall Street – 21<sup>st</sup> Floor  
New York, NY 10005  
Fax No. (212) 656-5848**

Dated: 9/30/05