Form of Application for Using Delayed Trading Information / Real-Time Index Information of Taiwan Stock Exchange Corporation

Applicant	: (Name of Company)			
Date:				
I . Product Item (please tick the appropriate box(es)):				
	Delayed Trading Information (NT\$180,000/semi-yearly)			
	Real-Time Index Information (NT\$60,000/semi-yearly)			
Ⅱ. Metho	od of Connection:			
Indirect connection: via(Company N				

Ⅲ. Documents to be Submitted:

	Product Item	
Documents	Real-time	Delayed
	Index	Information
1. Application letter	V	V
2. System diagram of data transmission	V	V
3. Please submit a confirmation letter from the information provider.	V	V
4. For products using the delayed data, please provide the screenshot with the footnote specifying that all data is delayed in 20 minutes.		V
5. Most recent annual report	V	V
6. Two original copies of "Agreement on Use of Trading Information" signed by the applicant	V	V

IV. Applicant's Basic Information:

1. Name of Company	
2. Person Responsible	
3. Address of Company	
4. Tel Number	
5. Website of Company	
6. Contact Information	Name: Title: Address:; Tel Number: E-mail Address:
7. Bill Information	Name: Title: Address: Tel Number: E-mail Address:
8.Data Provider Contact Information	Name: Title: Address: Tel Number: E-mail Address:

Notes: A written notice/email shall be given to TWSE instantly if there is any change to the foregoing information in the future.

Personal Information Collection, Processing and Use Notification and Agreement Taiwan Stock Exchange Corporation (TWSE) is committed to protecting privacy of your personal information with Using The Delayed Trading Information / Real-Time Index Information of TWSE, please read the following information carefully (Purpose of collection and Classification of personal information are according to the classification in "The specific purpose and the classification of personal information of the Personal Information Protection Act" from the Ministry of Justice.):

1. Purpose of collection

- (1)(069) Contract, contract-like or other legal relation matters.
- (2) (090) Consumer, Customer Management and Service.

2. Classification of personal information

Your personal information include the following: Code 001 Type for identifying individuals: name, title, address, phone number, or e-mail address.

3. Time period, area, target and way of the use of personal information

- (1) Time period: Permanent preservation.
- (2) Area: Within the territory of the Republic of China.
- (3) Target: It shall be used by TWSE itself only and shall not be used for any purpose other than the purpose of collection without your consent. Unless TWSE provides the information to the competent authority, judicial agency or relevant authority agency according to the laws or regulations.
- (4) Way: TWSE may collect, process and use your personal information through digital files or physical paper documents.

4. Your rights regarding personal information

You may exercise the following rights in respect of your Personal Information through the telephone calls, or in person:

- (1) Inquiry or review;
- (2) Making duplications;
- (3) Supplement or correct;
- (4) Discontinue collection, processing or use;
- (5) Delete; and
- (6) Data portability (if you apply "EU General Data Protection Rules").

If you need to contact TWSE, please call TWSE at telephone (02)8101-3101.

5. The influence on refusal to provide its personal information:

If you cannot or are unable to provide personal information for the specific purposes above, it may influence some of your relevant rights and interests. However, TWSE will not be accountable for any damages or loss.

6. Other disclosed information:

- (1) TWSE is entitled to amend the "Personal Information Collection, Processing and Use Notification and Agreement"; if the amended clauses are beyond the scope of your agreement, TWSE will get your consent in an adequate method.
- (2) If TWSE cannot get your consent or you disagree with the amendment, TWSE will remove your personal information, ex officio or base on your demand.

- (3) If you execute the right of Article 4 during the period of validity of a subscription, or the preceding paragraph happens, TWSE may not be able to provide products for you, except for returning the prepayment of the undelivered products without interest on a pro-rata basis, TWSE shall not be responsible for any damages or loss.
- (4) Any matter not covered herein shall be solved based on the regulations of the Republic of China, the EU General Data Protection Rules (if applicable), administrative rules and related regulations. If matters not covered by the above regulations shall negotiate with TWSE based on the good faith.
- (5) The notification and agreement shall be governed by and construed under the laws of the Republic of China. If a court of competent jurisdiction or other competent authorities holds that any provision of the Terms is invalid or unenforceable, the remaining portions will remain in full force and effect.
- (6) Both parties shall settle any dispute arising from the notification and agreement based on the good faith. If there is a requirement of litigation, both parties agree to use the Taiwan Taipei District Court as the court of competent jurisdiction for the first instance.
- (7) This notification and agreement is prepared in both Chinese and English languages. In the event of any discrepancy between the Chinese and English versions, the Chinese version shall prevail.

Within the above disclosed scope of purpose, I agree for TWSE to collect, process, and use the personal information provided by me. After reading the above statements, I am informed of the contents of TWSE's collection, processing and use of my personal information.

Signature:

Date: