

April 27, 2006

Via e-mail: rule-comments@sec.gov

U.S. Securities and Exchange Commission
100 F Street, N.E.
Washington, DC 20549

Attention: Ms. Nancy M. Morris, Secretary

Re: Commission File No. SR-NYSE-2005-32

Ladies and gentlemen:

We appreciate the opportunity to comment on the above-captioned filing. We applaud the Commission's approval order, published in Securities Exchange Act Release No. 53585 (March 31, 2006) (the "Release") with respect to Exhibit C to its Agreement for the Receipt and Use of Market Data filed by the New York Stock Exchange (the "NYSE"). The Commission fully and fairly addresses in the Release the substantive comments we and other commenters made on the regulatory provisions in Exhibit C, as it stood before the filing of Amendment No. 2. We believe Amendment 2 resolved those issues and we commend and thank the Commission for the result it achieved.

This is a particularly important matter. The Commission has correctly perceived the need to provide for data screens that serve investors' needs and it has wisely rejected the NYSE's efforts to use regulatory power to promote its "brand" and thus to advance its private, commercial objectives, objectives that put its interests as a for-profit company ahead of investor protection and the public interest. We commend the Commission for its actions in this matter.

Respectfully submitted,

Kim Bang by R.D.B.

cc: The Hon. Christopher Cox, Chairman
The Hon. Paul S. Atkins, Commissioner
The Hon. Cynthia A. Glassman, Commissioner
The Hon. Roel C. Campos, Commissioner
The Hon. Annette L. Nazareth, Commissioner
Robert L. D. Colby, Esq., Acting Director
Division of Market Regulation

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