



**SUPPLEMENT TO SOFTWARE LICENSE AGREEMENT FOR
PRICELINK™, ROI™, AND PORTFOLIO VIEW™**

IMPORTANT—READ CAREFULLY: The following additional license terms (“Supplement”) apply to You (an individual or a single entity) as a Licensee of one or more of the software modules PriceLink™, ROI™, and Portfolio View™ (singularly or collectively, the “Software”). Each of these products uses data provided by one or more External Data Provider (EDP). This data is prepared by the EDP and either: (1) Retrieved by You directly; or (2) Received by FNI and redistributed to You under the terms of legal agreements between the EDP and FNI. Under these agreements, the following Supplement must be included in the Software License Agreement between You and FNI. FNI licenses the Software to You only upon the express condition that You accept all of this Supplement’s terms and conditions. You therefore should carefully read this Supplement before downloading or installing the Software. By downloading, installing, copying, accessing or otherwise using PriceLink™, ROI™, or Portfolio View™, You accept this Supplement’s terms and conditions and understand that they will be legally binding on You. If You do not agree to the terms, then FNI is unwilling to license the Software to You. If You do not agree with the terms, or do not want them binding on You, You must not download, install, access, or copy the Software and You may return the Software from the authorized reseller from whom You bought it for a full refund within thirty (30) days of the date shown on Your FNI invoice for such purchase (the “Refund Period”). After the Refund Period, and except as explicitly permitted pursuant to Section 9 of the Software License Agreement, any and all license fees paid to FNI shall be non-refundable.

Interactive Data Pricing and Reference Data and its Suppliers require the following terms:

1. **No Warranties.** INTERACTIVE DATA PRICING AND REFERENCE DATA AND ITS SUPPLIERS MAKE NO WARRANTIES, EXPRESS OR IMPLIED, AS TO MERCHANTABILITY, FITNESS OR ANY OTHER MATTER.

2. **Limitation on Liability.**

(a) Interactive Data Pricing and Reference Data and its suppliers shall have no liability to You or a third party for errors, omissions or malfunctions in the Services.

(b) You acknowledge that the Services are intended for use as an aid to institutional investors, registered brokers or professionals of similar sophistication in making informed judgments concerning securities. You accept responsibility for, and acknowledge and exercise your own independent judgment in, its selection of any of the Services, its selection of the use or intended use of such, and any results obtained. Nothing contained

herein shall be deemed to be a waiver of any rights existing under applicable law for the protection of investors.

(c) You shall indemnify Interactive Data Pricing and Reference Data and its suppliers against and hold Interactive Data Pricing and Reference Data harmless from any and all losses, damages, liability, costs, including attorney's fees, resulting directly or indirectly from any claim or demand against Interactive Data Pricing and Reference Data or its suppliers by a third party arising out of or related to the accuracy or completeness of any Services received by, or any data, information, service, report, analysis or publication derived therefrom. Neither Interactive Data Pricing and Reference Data nor its suppliers shall be liable for any claim or demand against You by a third party.

3. **Evaluation Date.** In the event that You at any time receive Data from Interactive Data

Pricing and Reference Data containing evaluations, rather than market quotations, for certain securities or certain other data related to such securities, the following provisions will apply: (i) evaluated securities are typically complicated financial instruments. There are many methodologies (including computer-based analytical modeling and individual security evaluations) available to generate approximations of the market value of such securities, and there is significant professional disagreement about which is best. No evaluation method, including those used by Interactive Data Pricing and Reference Data, may consistently generate approximations that correspond to actual "traded" prices of the instruments; (ii) Interactive Data Pricing and Reference Data's methodologies used to provide the pricing portion of certain Data may rely on

evaluations; however, You acknowledge that there may be errors or defects in Interactive Data Pricing and Reference Data's software, databases, or methodologies that may cause resultant evaluations to be inappropriate for use in certain applications; and (iii) You assume all responsibility for edit checking, external verification of evaluations, and ultimately the appropriateness of use of evaluations and other pricing data provided via the Service in Your applications, regardless of any efforts made by Interactive Data Pricing and Reference Data in this respect. You shall indemnify and hold Interactive Data Pricing and Reference Data completely harmless in the event that errors, defects, or inappropriate evaluations are made available via the Service or the Data.

The Russell Investment Group requires the following disclosure:

Trademark Notifications. Russell Investment Group is the source and owner of the trademarks, service marks and copyrights related to the Russell Indexes. Russell® is a trademark of the Russell Investment Group.

YOU HEREBY ACKNOWLEDGE THAT YOU HAVE READ THIS SUPPLEMENT, UNDERSTAND IT, HAVE THE AUTHORITY TO ENTER INTO THIS SUPPLEMENT AND CONTRACTUALLY BIND LICENSEE, AND HEREBY DO AGREE TO THIS SUPPLEMENT'S TERMS AND CONDITIONS.