

Contract No: XXXX

Purchase Agreement of

“XXXXXXXXXXXX”

Party A:

Legal representative:

Address:

Email:

Party B: DATAGO TECHNOLOGY LIMITED

Address: Unit 1027, 10/F, Building 19W, No.19 Science Park West Avenue,
Hong Kong Science Park, Shatin, N.T.

Legal representative: LONG YI

Email: longyi@datago.com.hk

Signing date: XXXXXXXXXXXXX

According to the Contract Law and relevant laws in Hong Kong SAR, China, through the negotiation of both parties, based on the principle of equality and mutual benefit, the following agreement is reached on the trial data service provided by Party B to Party A for China's financial social sentiment:

1 Service method, Scope, Duration and Content

1.1 Service Method: Data API Service

1.2 Scope of Services: Within Party A

1.3 Service period: From XXXXXX to XXXX

1.4 Service content:

- 1) Datago Social Sentiment Data API Service refers to the quantitative public opinion data service based on the analysis of posts about A-share stocks in the Guba specified in Appendix I. The data of previous day (day T-1) will be provided to Party A before 2:00 AM, UTC+8 every day (day T) within the service period in Section 1.3.
- 2) The data output provided by this API data service includes but not limited to stock code, date, number of positive posts, number of negative posts, number of neutral posts, total number of posts, etc.
- 3) Party B provides email consultation service, the contact information is as follows:
Email: service@datago.com.hk
- 4) Party B is responsible for providing timely API upgrade and update services.

2 Delivery and Acceptance

2.1 Party B shall deliver the API data access account agreed in this contract to Party A within 7 working days from the effective date of this contract.

2.2 Party B shall, within 7 working days from the effective date of this contract, provide the API access rights and services of the data content agreed by this contract, and notify Party A of the opening of the API by email. Party A shall complete the random inspection of the data within 5 working days after the opening email notification provided by Party B. If there is no objection, Party B shall reply to Party B to confirm the opening. If Party B receives the confirmation email from Party A, it will be deemed that the remote opening obligation of API has been completed and the acceptance is passed. If Party A

unilaterally delays the acceptance, Party B shall be deemed to have passed the acceptance.

- 2.3 Party A shall verify the delivered service in time. If there is any objection to the service, it shall be submitted within 10 natural days from the date of delivery of the API.

3 Both Parties' Rights and obligations

3.1 Party A's rights and obligations

- 3.1.1 After Party A purchases the API trial data service, Party A obtains the right to use the API data service resources within the time limit and scope specified in this contract.
- 3.1.2 Party A is entitled to the technical support and after-sales service provided by Party B.
- 3.1.3 Party A promises that the IP address of the opening service provided by Party A is only owned by Party A and used internally by Party A.
- 3.1.4 Party A has the right to obtain the API data service usage record from Party B to monitor the usage of the API data service, which records the special nail IP operation record.
- 3.1.5 If Party A uses the API data service under this contract, it may cause a third party to file a lawsuit or complaint, including but not limited to alleged Party A's legal rights to infringe its copyright, patent, trademark exclusive right or trade secret. Etc. Party A shall immediately notify Party B in writing of the details of the claim and authorize Party B to handle it. Party B shall promptly respond to the claim, reply and resolve it; Party A shall not resolve the claim or make any promise without the prior written consent of Party B, unless the court or the arbitration institution has made the effective judgment document. Party B shall respond to the expenses at its own expense or handle related matters and will pay all fees for the final judgment or settlement. Party A shall provide Party B with necessary assistance. If Party A is retrieved by a third party for reasons of Party B, Party B shall compensate Party A for all losses and expenses suffered by Party A.
- 3.1.6 Party A shall fully understand and agree to bear the general risks in the use of network services, including but not limited to cyber-attacks, computer virus transmission and other risks.
- 3.1.7 Party A has the right to use the purchased data services via the Internet, including searching, browsing and downloading all the data services purchased. If Party A fails in the account login and data acquisition, it has the right to request Party B to solve the problem.
- 3.1.8 Party A shall strictly abide by Party B's provisions on the scope and manner of use of the license: no authorized account may be transferred to other units or individuals in any way; no illegal copying, decryption or proliferation shall be carried out, and no CD-ROM or information retrieval system shall be made. It shall not be used for the commercial activities of the same or similar information services as

Party B, regardless of whether Party B's data used constitutes all or part of the business activities of Party A's business activities; Party B shall not be removed from the restrictions on the use of API data services and software. Violation of the above provisions will be regarded as infringement. In addition to the account being closed and recovered by Party B, it must also bear the corresponding economic losses and legal liabilities.

3.1.9 If Party A's account number or password is forgotten, lost or stolen, Party A shall immediately notify Party B and apply for reset or replacement. In addition to resetting or replacing the account number or password for Party A in accordance with the prescribed procedures, Party B shall not bear other responsibilities.

3.1.10 Party A has the right to edit, process and internally use the data provided by Party B. However, when Party A releases it, it must clearly mark the data source of the API data service. The form of the annotation is:

(English) Data Source: DATAGO TECHNOLOGY LIMITED.

(Chinese) 数据来源: 数行者科技有限公司

3.1.11 If Party A modifies the account information without the permission of Party B, or download the data maliciously, the account will be closed and additional fee will be charged for service recovery.

3.2 Party B's Rights and Obligations

3.2.1 Party B guarantees that the relevant industrial and intellectual property rights in the products are owned by them, otherwise Party A's losses will be caused by infringement of the third party's intellectual property rights or other related rights, including but not limited to Party A's payment of any fees. Party A has the right to request Party B to bear all of it.

3.2.2 If the API data service itself or its use has been or will infringe upon the copyright, patent, trademark exclusive right or trade secrets of others according to the judgment of Party A or Party B, Party B shall, in consultation with Party A, take necessary and necessary Measures to enable Party A to continue to use the license API data service, its replacement or modify the API data service, and when using the alternative or modify API data service, Party B shall ensure that its function is equal to the license API data service and there is no infringement problem. Party B shall supplement the corresponding period of time and assume the corresponding liability for breach of contract.

3.2.3 Party B guarantees that the operation of the API data service is substantially in accordance with the functions specified in the user manual associated with it. If the API data service fails to function in accordance with the functions specified in the user manual, Party B

shall be responsible for correcting the API data service within two working days from the date of receipt of Party A's notice or if it cannot be corrected, it shall be replaced for Party A free of charge. The API data service products that meet the requirements shall bear the corresponding liability for breach of contract.

- 3.2.4 Party B shall ensure that Party A can normally access and download the purchased data resources during the contract period, and timely update the API data service in accordance with the contract. If there is a failure such as data access or download failure, Party B shall respond within 24 hours and resolve the fault as soon as possible, and at the same time recover the missing data during the fault. In the event of a service interruption or other service failure, Party B shall perform the relevant compensation in accordance with the relevant provisions of Section 8 "Breach of Contract" of this contract.
- 3.2.5 Party B is obliged to take necessary protective measures for the API data service, and timely modify its possible security vulnerabilities to ensure the normal use of Party A.
- 3.2.6 Provide the necessary technical training and related after-sales technical support services related to this product for the relevant technical personnel of Party A free of charge.
- 3.2.7 In order to prevent abuse of the use rights of API data services, the API data service server runs at a slower speed, the system functions are degraded, and the network is congested. Without prejudice to the normal use of Party A and the infringement of Party A's trade secrets, Party B has the right to monitor the use of API data services. For abnormal use, Party A is obliged to assist Party B in questioning, inquiring, investigating and collecting evidence until the ip access rights are restricted.
- 3.2.8 Party B shall not be liable for any failure caused by Party A's own network conditions.
- 3.2.9 Due to the service failure of the network service provider, Party B may not be able to post information through the Internet temporarily. Party B shall not be responsible for this, but Party B shall provide Party A with the necessary supporting documents.
- 3.2.10 Party B shall not be liable for any failure to provide retrieval services through the Internet due to the order of the government or the judicial authority.
- 3.2.11 In response to customer needs, and for product updates and technical transformations, Party B shall perform maintenance, maintenance and update of the service platform or related equipment on a regular or irregular basis, and if such circumstances cause the service to be interrupted within a reasonable time. Party B promises to make reasonable efforts to advance the notice 7 days in advance, but Party B is not liable for any inconvenience and loss caused.
- 3.2.12 Party B has the right to control the scope of Party A's use of data services in accordance with the provisions of this contract, such as limiting the scope of IP address of Party A and the monitoring of

traffic usage of Party A's API service. In particular, this agreement limits the IP address of Party A. It is the IP network segment where Party A is located.

- 3.2.13 If Party A exceeds the authorization of this contract and the scope of the law to use the API data service, Party B has the right to terminate this contract unilaterally, close the account of Party A, and the subscription fee is not refundable.

4 Price and payment method

4.1 The total price of this contract is XXXXXX, which shall be paid by Party A to Party B within one week once acceptance. The contract price is the total price applicable to Party B after completing all the obligations of the contract in accordance with the contract, including but not limited to labor, equipment, management, maintenance, insurance, profits, taxes, policy documents and all risks included in the contract (including but not Limited to national and local laws and regulations, policy changes, risk of market price fluctuations, etc.). Except for the fees expressly stipulated in this contract, Party A is not required to pay any additional fees and assume any additional obligations.

4.2 Party B shall provide a valid invoice before Party A's payment, and the billing information shall be provided by Party A. Party B designates the following account as the sole collection account:

Account name: DATAGO TECHNOLOGY LIMITED
Bank of deposit: China Construction Bank (Asia) Corporation Limited
Bank Account: 009-640-14723393
Address: 20/F, CCB Centre, 18 Wang Chiu Road,
Kowloon Bay, Kowloon, Hong Kong.
Bank swift code: CCBQHKAX

4.3 Payment time: Party A agrees to remit all service fees into Party B's account within ten natural days after the completion of the acceptance as stipulated in Article 2.4.1 of this contract.

5 Intellectual Property Terms

5.1 Party B has the intellectual property rights of the relevant data in the "Datago Social Sentiment Data API Service"; Party A enjoys the internal use rights of the API data service during the contract period.

5.2 After the expiration of the contract, the relevant intellectual property clauses of this contract are still valid.

5.3 This contract protects the uncompleted matters of Party B's intellectual property rights and is implemented in accordance with relevant Chinese laws.

6 Privacy Policy

- 6.1 Both parties shall strictly observe the business and technical secrets of the other party obtained through the signing and performance of this contract, including the text of this contract, relevant technical documents, relevant data, and other relevant information. If any party violates the above agreement, it shall compensate the contracting party for the loss. This Privacy Policy is not terminated by the termination of the contract.
- 6.2 Party A must abide by the laws and international conventions on intellectual property protection, and must not use or copy the purchased software and supporting materials commercially. The software code must not be tracked, debugged or cracked, and must not be disclosed to third parties. Otherwise, Party A voluntarily assumes all legal consequences.
- 6.3 After the contract period and the expiration of the contract period, the relevant information of the contact with the other party and the other party's users, regardless of the form or carrier, whether or not it is stated orally, in the form of an image or in writing Confidentiality is regarded as the other party's trade secrets and assumes the following confidentiality obligations:
- 6.3.1 strictly observe confidentiality and take all confidentiality measures and systems to protect the secret;
 - 6.3.2 not disclose any trade secrets to any third party;
 - 6.3.3 This secret may not be used at any time except for the performance of this contract. In case of violation of the provisions of this article, the defaulting party voluntarily assumes all legal consequences.
- 6.4 After the termination of this Agreement, the parties shall still comply with the confidentiality provisions of this Agreement and perform their confidentiality obligations until the other party agrees to terminate the obligation or, in fact, will not give the other party a breach of the confidentiality provisions of this Agreement. Cause any form of damage.

7 Default Clause

- 7.1 A party suffering from a force majeure event may temporarily suspend the performance of the obligations under this Agreement until the impact of the force majeure event is eliminated, and there is no need to bear the liability for breach of contract, but must provide legal evidence of the event of force majeure and do its utmost to mitigate the incident. Negative impact. If the service is interrupted, Party B shall compensate Party A for the time of interruption of service.
- 7.2 Force Majeure, including but not limited to earthquakes, fires, floods, wars, public health emergencies, power and communication failures, system failures, equipment failures, platform failures, website failures from information sources, cyber hacking, strikes, government actions or policies Regulatory changes.

8 Disclaimer

- 8.1 Party B strives for accuracy, completeness and timeliness of the content provided, but does not guarantee its accuracy, completeness and timeliness. Party B shall not bear any legal responsibility for any loss caused by the direct

or indirect use of Party B's content, including but not limited to the loss caused by inaccurate or incomplete content. Party B shall not be responsible for the accuracy of the raw data from the source.

8.2 This data and information from the API service provided by Party B are for reference only, and do not constitute Party B's investment suggestions to Party A, and Party B shall not be responsible for Party A's investment losses.

9 Notification and Delivery

All notices, documents, documents, materials, etc. issued or provided by the party to the other party during the performance of this contract shall be served at the address specified in this contract unless otherwise agreed by both parties. If a party relocates or changes the telephone number, the contact information of the purchase/sales contact person shall be notified to the other party in writing or by e-mail. If the notification obligation is not fulfilled, the party shall be deemed to have served the service by mailing the relevant materials or notifying the relevant information according to the original address. If the above materials are delivered in person, they shall be deemed to be delivered at the time of delivery; if they are delivered by post, they shall be deemed to have been delivered after being sent, issued or posted.

10 Other

10.1 The making, execution and interpretation of this Agreement and the resolution of disputes shall be governed by the laws of the Hong Kong SAR, China.

10.2 If there is any dispute between the parties regarding the content of this agreement or its implementation, friendly negotiation shall be conducted; if no agreement has been reached, either party shall file a lawsuit with the people's court of jurisdiction of Party A.

10.3 Matters not covered in this contract shall be settled by friendly negotiation between the two parties. Any modification or supplement to this contract and its attachments must be made in writing by both parties. If the modification or supplemental document is inconsistent with this contract, the modification or supplemental document shall prevail.

10.4 This contract shall take effect from the date of signature and seal by both parties.

10.5 This contract is in two copies, one for Party A and one for Party B, with the same legal effect.

10.6 The rights and obligations of this Agreement may not be transferred to third parties other than the Agreement.

10.7 This Agreement may be a translation of one or more languages, but the Chinese text shall prevail.

(There is no text below)

Party A:

Party B:

(Sign)

Company representative:

Kenneth Hui

Date:

(Sign)

Company representative:

LONG YI

Date:

- This is the last page of this agreement -

Appendix I

Data API Document

IP Address: XXXX

Port: XXX

Usage Example:

XXXXX

Specs:

XXXXX

- This is the last page of the data dictionary -