1

Entity Contributor License Agreement

This	contributor	agreement	("Agreement")	is	concluded	between
			, the Legal Enti	ty on be	half of whom a C	Contribution
has been	n received by Us ("You") and LSEC	G ("We" or "Us") and do	cument	ts the rights grante	ed in respect
of the C	Contribution for the	e Websocket API	("Product") and is eff	ective a	s of the Effective	Date.

1. Definitions

Affiliates means other Legal Entities that control, are controlled by, or under common control with that Legal Entity that enters into this Agreement. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such Legal Entity, whether by contract or otherwise, (ii) ownership of fifty percent (50%) or more of the outstanding shares or securities which vote to elect the management or other persons who direct such Legal Entity or (iii) beneficial ownership of such entity.

Contribution means any work of authorship that is Submitted by You to Us in which You own or assert ownership of the Copyright.

Copyright means all rights protecting works of authorship owned or controlled by You or Your Affiliates, including copyright, moral and neighboring rights, as appropriate, for the full term of their existence including any extensions by You.

Effective Date means the date You execute this Agreement or the date You first Submit a Contribution to Us, whichever is earlier.

Legal Entity means an entity which is not a natural person.

Material means the work of authorship which is made available by Us to third parties. When this Agreement covers more than one software project, the Material means the work of authorship to which the Contribution was Submitted. After You Submit the Contribution, it may be included in the Material.

Media means any portion of a Contribution which is not software.

Submit means any form of electronic, verbal, or written communication sent to Us or our representatives, including but not limited to electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, Us for the purpose of discussing and improving the Material, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

Submission Date means the date on which You Submit a Contribution to Us.

You means any Legal Entity on behalf of whom a Contribution has been received by Us.

2. Grant of Rights

2.1 Copyright License

- (a) You retain ownership of the Copyright in Your Contribution and have the same rights to use or license the Contribution which You would have had without entering into the Agreement.
- (b) To the maximum extent permitted by the relevant law, You grant to Us a perpetual, worldwide, non- exclusive, transferable, no-charge, royalty-free, irrevocable license under the Copyright covering the Contribution, with the right to sublicense such rights through multiple tiers of sublicensees, to reproduce, modify, display, perform and distribute the Contribution as part of the Material; provided that this license is conditioned upon compliance with Section 2.3.

2.2 Patent License

For patent claims including, without limitation, method, process, and apparatus claims which You or Your Affiliates own, control or have the right to grant, now or in the future, You grant to Us a perpetual, worldwide, non-exclusive, transferable, no-charge, royalty-free, irrevocable patent license, with the right to sublicense these rights to multiple tiers of sublicensees, to make, have made, use, sell, offer for sale, import and otherwise transfer the Contribution and the Contribution in combination with the Material (and portions of such combination), whereas such patent license applies only to those patent claims that are infringed by the Contribution or by combination of the Contribution with the Material.

2.3 Outbound License

As a condition on the grant of rights by You to Us in Sections 2.1 and 2.2, We agree to license the Contribution only under the terms of the license or licenses which We are using on the Submission Date for the Material or the following additional licenses: Apache 2.0 (including any right to adopt any future version of a license if permitted).

2.4 Moral Rights

To the maximum extent permitted by the relevant law, if moral rights apply to the Contribution, You waive and agree not to assert such moral rights against Us, our Affiliates or our successors in interest, or any of our licensees, either direct or indirect.

2.5 Our Rights.

You acknowledge and agree that, in our sole discretion, We are not obligated to use Your Contribution as part of the Material and We may decide to include any such Contribution in the Material..

2.6 Reservation of Rights.

Any rights not expressly licensed under this section are expressly reserved by You.

3. Agreement

You confirm that:

- (a) You have the legal authority to enter into this Agreement.
- (b) You or Your Affiliates own the Copyright and patent claims covering the Contribution which are required to grant the rights under Section 2.
- (c) The grant of rights under Section 2 does not violate any grant of rights which You or Your Affiliates have made to third parties.
- (d) You represent that the Contribution is your original creation and does not contain any intellectual property for which you do not have the proper rights to grant to Us.
- (e) You represent that the Contribution you submitted includes complete details of any third party license or other restrictions (including, but not limited to, related patents and trademarks) of which you are or should have been aware and which are associated with any part of your Contribution.
- (f) You undertake the responsibility to notify LSEG when any change is required (i) to the list of designated employees authorized to submit Contributions on Your behalf; or (ii) to Your point of contact with LSEG.

4. Disclaimer

EXCEPT FOR THE EXPRESS WARRANTIES IN SECTION 3, THE CONTRIBUTION IS PROVIDED "AS IS". MORE PARTICULARLY, ALL EXPRESS OR IMPLIED WARRANTIES INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT ARE EXPRESSLY

DISCLAIMED BY YOU TO US. TO THE EXTENT THAT ANY SUCH WARRANTIES CANNOT BE DISCLAIMED, SUCH WARRANTY IS LIMITED IN DURATION TO THE MINIMUM PERIOD PERMITTED BY LAW.

5. Consequential Damage Waiver.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL YOU BE LIABLE FOR ANY LOSS OF PROFITS, LOSS OF ANTICIPATED SAVINGS, LOSS OF DATA, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL AND EXEMPLARY DAMAGES ARISING OUT OF THIS AGREEMENT REGARDLESS OF THE LEGAL OR EQUITABLE THEORY (CONTRACT, TORT OR OTHERWISE) UPON WHICH THE CLAIM IS BASED.

6. Miscellaneous

- 6.1 This Agreement will be governed by and construed in accordance with the laws of the United States, State of New York excluding its conflicts of law provisions. Under certain circumstances, the governing law in this section might be superseded by the United Nations Convention on Contracts for the International Sale of Goods ("UN Convention") and the parties intend to avoid the application of the UN Convention to this Agreement and, thus, exclude the application of the UN Convention in its entirety to this Agreement.
- 6.2 This Agreement sets out the entire agreement between You and Us for Your Contributions to Us and overrides all other agreements or understandings.
- 6.3 If You or We assign the rights or obligations received through this Agreement to a third party, as a condition of the assignment, that third party must agree in writing to abide by all the rights and obligations in this Agreement.
- 6.4 The failure of either party to require performance by the other party of any provision of this Agreement in one situation shall not affect the right of a party to require such performance at any time in the future. A waiver of performance under a provision in one situation shall not be considered a waiver of the performance of the provision in the future or a waiver of the provision in its entirety.
- 6.5 If any provision of this Agreement is found void and unenforceable, such provision will be replaced to the extent possible with a provision that comes closest to the meaning of the original provision and which is enforceable. The terms and conditions set forth in this Agreement shall apply notwithstanding any failure of essential purpose of this Agreement or any limited remedy to the maximum extent possible under law.

To make this document effective, please sign it and send it to Us by mail, email, fax, or electronic submission, following the instructions at github.com/Refinitiv/websocket-api. This is a legally binding document. The Agreement may cover more than one software project managed by Us.

Your Signature:	
Signature of the representative of the Legal Entity	/
Your name:	
Your title:	
Legal Entity:	
Date:	