

2. Customer confirms, by signing below, that it has the necessary authority to enter into this Service Order on the terms and conditions set forth in the MSA.
3. This Service Order is effective upon, and the Initial Term commences upon, execution by the parties. If Customer modifies this Service Order, this Service Order shall be null and void unless Corporate Solutions accepts Customer's modifications in writing. The Initial Term and Renewal Term(s) are set out above and apply only to the recurring products listed above. For such recurring Services, this Service Order shall have an Initial Term and shall continue thereafter for any Renewal Terms, unless either party terminates this Service Order by providing the other party with at least ninety (90) days written notice prior to the end of the Initial Term or any Renewal Term, the end of such then current term to be the effective date of termination.
4. The term of the MSA shall not expire prior to the expiration of this Service Order.
5. The net unit price displayed above is the net billable amount for the relevant Service listed in this Service Order.
6. This Service Order shall prevail over any of Customer's general terms and conditions that may be contained in a purchase order or other Customer provided document. Provision of the Services does not constitute acceptance of any of Customer's terms and conditions and does not serve to modify or amend this Service Order.


## PRODUCT NOTES

Applicable to all Services unless otherwise shown

### XML Data Feed Setup 1X

#### XML Data Feed Rec Webhosting (New)

1. Customer hereby grants Corporate Solutions and each of its Affiliates a non-exclusive, worldwide license, during the term of this Service Order and any archival period, to (a) process, store and display any Customer Content (as defined below) in the Service and any related deliverable and (b) store, display and distribute such Customer Content as displayed in the Service, in whole or in part, in Corporate Solutions' products and services and third-party distribution channels. Such license shall be sub-licensable by Corporate Solutions to the extent that this Service Order is assignable or otherwise transferable by Corporate Solutions pursuant to the terms of the Agreement.
2. "Customer Content" means all material (whether or not protected by copyright, trademark, patent or patent applications) provided by or on behalf of Customer to Corporate Solutions in order for Corporate Solutions to provide the Services, including text, audio, illustrations, images, video, presentations and other multimedia data, and any application programming interface, and all information and data contained in such materials. "Website" means Customer's website to be designed and developed by Corporate Solutions and comprising a part of the Services, subject to Section 7 below.
3. Customer shall provide the Customer Content to Corporate Solutions in a timely manner to enable Corporate Solutions to perform the Services.
4. In connection with the Services, Customer shall not, and shall not knowingly permit any third party to, directly or indirectly, send, receive, upload, download, use or re-use any information or material that: (a) is abusive, indecent, defamatory, obscene or menacing, in breach of confidence or a violation of privacy, copyright or any other third party rights, laws or regulations; or (b) constitutes unsolicited advertising, commercial or promotional material under applicable law. In addition to its indemnification obligations in the MSA, Customer shall defend, indemnify and hold harmless Corporate Solutions and its Affiliates and their respective employees, officers, directors, third-party providers and other agents (each, an "Indemnitee") from any third party claim arising from: (i) Customer's breach of the foregoing sentence; and/or (ii) any Indemnitee's authorized use, distribution, display, storage or provision of the Customer Content. Customer is solely responsible for the Customer Content; however, Corporate Solutions reserves the right, in its sole and absolute discretion, to remove any Customer Content from the Website that is in breach of, or inconsistent with, Customer's obligations under this Agreement.
5. Notwithstanding anything to the contrary in the MSA, Corporate Solutions shall not have any obligation to defend or indemnify Customer or any other person or entity from any third party claim asserting that the Services infringe any patent claiming exclusive rights over a technology, method, or process that is in such widespread unlicensed use by third parties as to be considered a public domain element of the internet.
6. Upon execution of this Service Order, all Service Fees for expedited Services will be billed (unless otherwise specified above). Upon the earlier of ninety (90) days after the execution of this Service Order and release of the Website to the general public, Service Fees for new build Services will be billed (subject to Section 7) and Corporate Solutions will commence billing Customer for the monthly recurring Service Fees for hosting Services.
7. The new build Service Fees set out above include up to thirty (30) hours of design and development Services and are the minimum Service Fees payable for the design and development of the Website. Customer will be billed for any additional hours actually incurred by Corporate Solutions to complete the design and development Services for the Website at the rates set out at <http://www.nasdaqomx.com/corporatesolutions/feestormultimedia> or as otherwise agreed in writing by the parties.
8. If and to the extent Corporate Solutions or any of its Affiliates process personal data on behalf of Customer in connection with the Services (including end user personal data), Customer shall be the data controller and Corporate Solutions and its Affiliates shall be the data processors. Processing of such personal data may take place only in accordance with Customer's instructions. Corporate Solutions and its applicable Affiliates shall take appropriate technical and organizational measures to protect such personal data against unauthorized or unlawful processing of personal data and against accidental loss or destruction of, or damage to, such personal data.

| Signed on behalf of Reinsurance Group of America, Incorporated |   | Signed on behalf of Nasdaq Corporate Solutions, LLC |  |
|--|---|---|--|
| Signature  |  | Signature   |  |
| Print Name   | Lynn Phillips   | Print Name  |  |
| Position   | VP Communications   | Position  |  |
| Date   | 6/12/17   | Date  |  |