

AMENDMENT TO Schedule 100

Supplier Name: Supplier Address: Markit On Demand, Inc.

5718 Central Avenue Boulder, Colorado 80301

Supplier Telephone:

212 931 4910

Agreement Number: Schedule Number Amendment Number:

Amendment Effective Date

MA-558-ml-2007 CW298216 CW851340 April 1, 2016

This amendment ("Amendment") is to Schedule 100 ("Schedule 100") to the Application Development and Hosting Agreement dated January 1, 2007 (the "Master Agreement") is by and between Merrill Lynch, Pierce, Fenner & Smith Incorporated, a Delaware corporation, having a place of business at 4 World Financial Center – North Tower, New York, NY 10080 ("Customer" or "Merrill Lynch") and Markit On Demand, Inc. ("Vendor") (formerly known as Wall Street On Demand, Incorporated), a Delaware corporation having a place of business at 5718 Central Avenue, Boulder, Colorado 80301 is made and entered into as of April 1, 2016. This Amendment shall modify the payment terms of Schedule 100 and, in the event of a conflict, inconsistency or ambiguity between the terms and conditions of this Amendment, Schedule 100 and the Master Agreement, the terms and conditions of this Amendment shall prevail. For purposes of this Amendment, the Master Agreement, Schedule 100 and this Amendment shall be referred to herein as the Agreement.

WHEREAS, Customer and Vendor desire to execute this Amendment as provided herein.

NOW THEREFORE, in consideration of the promises, the terms and conditions stated herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

WHEREAS, the Parties desire to amend the Agreement;

NOW THEREFORE, in consideration of the promises and accords made herein, and the exchange of such good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Customer and Vendor agree as follows:

- 1. It is agreed by the Parties hereto that Section 7.1 of Schedule 100 shall be replaced in total as follows:
 - 47.1 As consideration for the Services provided under this Schedule 100, BAC agrees to pay WSoD the fees for such Services as set forth in the table below. Unless otherwise specified in writing, BAC agrees that it shall pay all fees for the Services monthly in advance and shall make all payments in United States dollars.

Fees Paid Beginning:

4/01/2016

Monthly Fee Amount: \$403,816.67

WSoD shall provide BAC with one invoice for the fees hereunder as below:

2. KEY CONTACT:

Bank of America contact:

Jason Marc Feldman

Vice President Global Technology & Operations

E: jason.feldman@bankofamerica.com

WP: +1.212.670.4614

CP: +1.646.704.3071

Mail Code: NY3-222-08-02

222 Broadway

New York, NY, 10038

Address For Invoices:

Market Data Business Support

Bank of America

Mail Code: CA4-702-08-07

2001 Clayton Rd

Concord, CA 94520-2405

F: 415-835-2638

P: 925-675-2391

E: MDA_Finance@bankofamerica.com

All other terms and conditions of the Agreement shall remain in full force and effect.

Markit On Demand, Inc.	Merrill Lynch, Pierce, Fenner & Smith Incorporated
Ву:	By: Nin of the
Name: BRAD MEDD	Name:William D. Ballard
Title: MANAGING DIFFECTOR	Title:Vice President
Date: 6 8 2016	Date:June 3, 2016