



CO: CDR0010604.0

Change Order 4 to Schedule #140 Additional Design Support for Various My Merrill Advisory Initiatives**Vendor Name:** Markit North America, Inc.**Agreement Number:** MA-558-ml-2007**Vendor Address:** 620 8TH Avenue 35th Floor New York,
NY 10018 United States**SOW Number:** CW1649245**Change Order Number:** CDR0010604.0**Vendor Telephone:** 1-212-931-4900**Change order Effective Date:** April 1, 2024**Change order End Date:** March 31, 2025

This Change Order # CW1649245.1 effective April 1, 2024 to the Schedule #140 Additional Design Support for Various My Merrill Advisory Initiatives with agreement number CW1649245 ("**Schedule**") to the Application Development and Hosting Agreement (the "Master Agreement") dated January 1, 2007 by and between Merrill Lynch, Pierce, Fenner & Smith Incorporated ("Client") and Markit on Demand, Inc., formerly known as Wall Street On Demand, Inc., ("Markit") is made and entered into between Client and Markit North America, a company incorporated in Delaware, United States of America. Each capitalized term used but not defined herein shall have the meaning assigned in Schedule and the Master Agreement. This Change Order #4 replaces Change Order #3 with the effective date of April 1, 2024.

WHEREAS, the Parties desire to add this Change Order to the Schedule.

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, Client and Markit agree as follows:

Description of Change

1. Referring to Section 1 Description: Markit will provide 0.7 full-time equivalent ("FTE") to progress video initiatives prioritized by Client.
2. Referring to Section 2 Term: The Schedule expiring on March 31, 2024 shall be extended until March 31, 2025 ("Renewal Term").
3. Referring to Section 4 Service Fee: The total Service Fee payable by Client for the period between April 1, 2024 and March 31, 2025 shall not exceed \$201,600 without an approved Change Order signed by both parties.

The \$201,600 Service Fee shall be invoiced on September 30, 2024.

For the avoidance of doubt, the Renewal Term shall remain for 12 months.

4. Notwithstanding anything in the Agreement to the contrary, the parties agree that the "look and feel" and the unique visual design presentation of the web pages, and the unique user interface, to the extent originated and prepared exclusively for Client pursuant to this Agreement and to the extent copyrightable under copyright law, shall belong exclusively to Client and shall not be redistributed by Markit to others.



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

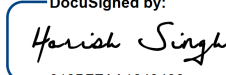
The undersigned have made, agree upon, and shall perform the foregoing Change Order.

MARKIT NORTH AMERICA INC.
("Markit")

By: 
DocuSigned by:
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3/22/2024

Name: Renee Spampinato
Title: Head of Fincentric

MERRILL LYNCH, PIERCE, FENNER & SMITH
INCORPORATED
("Client")

By: 
DocuSigned by:
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3/25/2024

Name: Harish Singh
Title: AVP, Sr. Operations Manager

michael@justbuildit.com - Jul 29, 2024, 1:14:36 PM America/New_York