ADDENDUM TO CONTENT REDISTRIBUTION LICENSE AGREEMENT:

LICENSEE'S AGREEMENT WITH SUBLICENSEE

Addendum Effective Date: August 18, 2009

Wall Street On Demand, Inc. ("Licensee") and Briefing.com, Inc., ("Briefing.com"), formerly known as Briefing.com, previously executed a Content Redistribution License Agreement effective December 1, 2003 (as previously amended, the "Agreement"). Subject to the terms and conditions of the Agreement, Licensee desires to sublicense additional Briefing.com Services as defined in the original Agreement and specified below to Zecco Holdings, Inc, ("Sublicensee") through the URL www.zecco.com ("Site").

Briefing.com approves Licensee sublicensing the additional Services content as specified below under the conditions herein:

- a) The additional Services to be provided by Licensee to Sublicensee shall consist of the Stock Services as identified in Exhibit A of the Agreement. Beginning December 1, 2009, Licensee agrees to pay Briefing.com a license fee in the amount of \$2500 per month to distribute the Stock Services through the Site. Such fees shall be payable by Licensee within thirty (30) days after the beginning of the month identified in the relevant invoice from Briefing.com. The Stock Services content shall be acquired from the same URL and at the same times as provided in the Agreement. Should the additional Stock Services appear in a password protected area on the Site above, Licensee agrees to provide one log-in to Briefing.com for that area for review purposes.
- (a) Licensee shall supervise Sublicensee's use of Briefing.com's Services and Marks and ensure that Sublicensee shall not do anything that would impair, impede, or be inconsistent with Licensee's ability to meet its obligations to Briefing.com.
- (b) Licensee understands and acknowledges that Briefing.com shall have the right to consider either Licensee's or a Sublicensee's failure to meet the conditions specified herein as a breach of the Agreement.

This Addendum is hereby incorporated into and made a material part of the Agreement. Other than the addition of the provisions above, no other changes in the Agreement are intended or implied. The Agreement, as amended hereby, shall continue in full force and effect.

IN WITNESS WHEREOF, duly authorized representatives of the parties have executed this as of the Addendum Effective Date reference above. All signed copies of this Addendum shall be deemed originals.

08/17/09

BRIEFING.COM:	
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