AMENDMENT

Date of Amendment: as of 13-October-2020 ("Effective Date")

AMENDMENT ("Amendment") to the Schedule A to Index Level Distribution Agreement dated as of September 22, 2008 (Schedule A) by and between MSCI Inc. ("MSCI"), a Delaware corporation, and Markit on Demand, Inc. ("Licensee"), which is governed by the Index Level Distribution Agreement (the "Agreement"), dated as of September 22, 2008, by and between MSCI, and Licensee. Capitalized terms used herein but not otherwise defined herein shall have the meanings ascribed in the Agreement.

For the purposes of this Amendment, references to MSCI in the Data License Agreement and this Amendment shall mean MSCI Inc. Notwithstanding anything to the contrary, it is acknowledged and agreed that MSCI Inc. is entering into this Amendment solely with respect to, and responsible for, the Service received by Licensee hereunder within the United States ("US License").

1. As of the Effective Date, the parties agree to amend Section 5 of Schedule A by adding the below following Frontier Market Indices:

Third-party source or vendor: ICE Data Services

The data in this Schedule A will be made available via the third-party source or vendor detailed above.

Distributor hereby acknowledges that its use of the Data shall be governed solely by this Schedule A and the Agreement, notwithstanding anything to the contrary in any agreement that Distributor may enter into with any third party source or vendor. To the extent any terms or conditions regarding the Data contained in Distributor's agreement with a third party source or terms or conditions regarding the Data contained in Distributor's agreement with a third party source or vendor conflict with any terms or conditions of this Schedule A or the Agreement, the terms or conditions (as applicable) of this Schedule A and the Agreement shall control. It is Distributor's sole responsibility to arrange for access to or delivery of the Data or the relevant portion thereof from any third party source or vendor.

- 2. This Amendment is intended to amend and operate in conjunction with the Agreement and together this Amendment and the Agreement constitute the complete and exclusive statement of the agreement between the parties and supersede in full all prior proposals and understandings, oral or written, relating to the subject matter hereof. To the extent that any terms of this Amendment conflict with any terms of the Agreement, the terms of this Amendment will control. No right or license of any kind is granted to Licensee except as expressly provided in the Agreement and this Amendment.
- 3. This Amendment shall be governed by, and construed in accordance with, the laws of the State of New York without regard to its conflict or choice of laws principles.

4. Notwithstanding anything to the contrary in the Agreement or otherwise, the parties hereby agree that an authorized representative of either party may execute this Amendment, and any other schedules, addenda, exhibits, amendments or other documents or modifications to or governed by the Data License Agreement using an electronic signature, and any such electronic signature shall be deemed effective, binding and enforceable against such party.

Markit on Demand Inc.	MSCI Inc.
Markit on Demandre Inty: By Michael Saluns	By Jole Jacinto
Name Michael Salerno	Name Joke Jacinto
(printed) Title Head of Rights Management	(printed) Title Executive Director
Oct-19-2020 08:34 MDT	Date Jan 4, 2021