

Date: February 11, 2008

Terms of agreement for supply of holiday data:

- 1) This agreement is between Copp Clark Professional (a division of Pearson Canada Inc.), 113 Babcombe Drive, Thornhill, ON L3T 1M9, Canada (hereafter referred to as "CCP") and Wall Street On Demand, Inc. (hereafter referred to as "The Client").
- 2) CCP agrees to provide comprehensive data files (hereafter referred to as "The Data Files") of holidays affecting all currencies, financial centers/jurisdictions and/or exchanges as requested by The Client
- 3) CCP agrees to provide updates to The Data Files thereafter as needed, or as otherwise requested by the Client and to ensure through appropriate communications with The Client, the on-going integrity and accuracy of The Data Files.
- 4) CCP will provide The Data Files and subsequent up-dates in a format that is compatible with the needs of The Client.
- 5) The Client may at any time request the addition of new categories of holidays to The Data Files and may also request ad hoc re-confirmations of any nature during the term of this agreement without extra charge.
- 6) While CCP will exercise due diligence in the assembly and provision of The Data Files covered by this agreement, CCP is not liable for any losses, either financial or otherwise relating to the use of The Database by The Client.
- 7) Distribution and use of The Data Files provided by CCP is restricted to the employees and on-site contractors of The Client and the physical confines of The Client's business facilities as indicated by the Client's address on this agreement. The Data Files are not to be re-distributed externally in any manner or format other than as may be specified by clause #8 of this agreement. the only exception to this being off-site installation within a disaster recovery (DR) facility.
- 8) The Client agrees to pay an annual site license fee of **USD1,500.00** for use of The Data Files at 5718 Central Ave Boulder, CO 80301 this fee being payable within 45 days of signing of this agreement and within 45 days of each renewal date of this agreement. The Client also agrees to pay an annual site license fee of **USD750.00** for use of The Data Files at 8101 S Shaffer Pkwy Unit 4 Littleton, CO 80127 this fee being payable within 45 days of signing of this agreement and within 45 days of each renewal date of this agreement.
- 9) All fees are subject to reasonable adjustment in future years by mutual agreement of CCP and The Client.
- 10) Upon termination of this Agreement for whatever reason, The Client warrants that they will either continue to observe the terms of clause #7 and #8 with regard to the Data Files or certify in writing to CCP as destroyed, all copies of The Data Files, in whole or in



part, in any form, including partial copies, updates or modifications received from CCP or made in connection with this agreement.

11) The initial term of this agreement will be for one year from date of signature and will automatically renew on the anniversary date subject to either party having the right to terminate the agreement during the initial term, or renewal term by written notice 30 days prior to the applicable anniversary date.

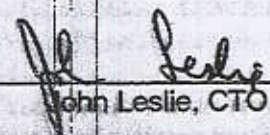
12) All notices under this Agreement will be sent by registered mail or by fax or delivered in person to the above listed addresses.

For Copp Clark Professional:

  
\_\_\_\_\_  
Ronald S. Marr, Publisher

APRIL 16 - 08  
\_\_\_\_\_  
Date:

For The Client:

  
\_\_\_\_\_  
John Leslie, CTO

2/11/08  
\_\_\_\_\_  
Date:

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



Date: February 11, 2008

Terms of agreement for supply of Trading Hours Report:

- 1) This agreement is between Copp Clark Professional, (a division of Pearson Canada Inc.), 113 Babcombe Drive, Thornhill, ON L3T 1M9, Canada (hereafter referred to as "CCP") and Wall Street On Demand, Inc. (hereafter referred to as "The Client").
- 2) CCP agrees to provide Trading Hours Report® (hereafter referred to as "THR") a quarterly release of verified information on trading hours by security as well as comprehensive information on early closings, after-hours trading, scheduled computer maintenance, closing on last day of trading for derivatives, time zones, start and end of daylight saving time and other relevant information for 220+ financial exchanges.
- 3) While CCP will exercise due diligence in the assembly and provision of THR, CCP is not liable for any losses, either financial or otherwise relating to the use of THR by The Client.
- 4) Distribution and use of THR is restricted to the employees and on-site contractors of The Client and the physical confines of The Client's business facilities as indicated by the Client's address on this agreement. THR is not to be re-distributed externally in any manner or format other than as may be specified by clause #5 of this agreement, the only exception to this being off-site installation within a disaster recovery (DR) facility.
- 5) The Client agrees to pay an annual site license fee of USD500.00 for use of THR at 5718 Central Ave Boulder CO, 80301, this fee being payable within 45 days of signing of this agreement and within 45 days of each renewal date of this agreement. *Sub-sites allowing THR to be utilized in additional locations anywhere in the world may be requested by The Client at any time during the agreement for an additional annual fee of 50% of the primary site fee.*
- 6) All fees are subject to reasonable adjustment in future years by mutual agreement of CCP and The Client.
- 7) Upon termination of this Agreement for whatever reason, The Client warrants that they will either continue to observe the terms of clause #4 and #5 or certify in writing to CCP as destroyed, all copies of THR, in whole or in part, in any form, including partial copies, updates or modifications received from CCP or made in connection with this agreement.
- 8) The initial term of this agreement will be for one year from date of signature and will automatically renew on the anniversary date subject to either party having the right to terminate the agreement during the term, or renewal term by written notice 30 days prior to the applicable anniversary date.



9) All notices under this Agreement will be sent by registered mail or by fax or delivered in person to the above listed addresses.

For Copp Clark Professional:



Ronald S. Marr, Publisher

APRIL 16-08  
Date:

For The Client:



John Leslie, CTO

2/11/2008  
Date:

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