

AMENDMENT #2 TO MARKIT DIGITAL STATEMENT OF WORK #2:
PIMCO.com Managed Services

BETWEEN



- 1) Markit North America, Inc. ("Markit")
- 2) Pacific Investment Management Company LLC ("Customer")

This Amendment #2 to Statement of Work #2 is entered into as of ~~May~~ July 1, 2018 ("Amendment #2 Effective Date"). Customer and Markit are parties to Statement of Work #2: PIMCO.com Managed Services, effective November 8, 2017 ("SOW").

1. The following shall be added to Exhibit B – Third Party Software:

Software	PIMCO.com Use Case	In Scope for Migration	Keep or Replace	Replacement Software	Future Software Licenses	Estimated Replacement Timeframe	Current License Fee Amount	Future License Fee Scenario
Oracle GoldenGate	Transactional data transfer between Customer and Markit databases	Yes	New software	N/A	Markit	N/A	N/A – new software license	As of the Amendment #2 Effective Date, Markit will pass through the following fees to Customer: Oracle GoldenGate for Non Oracle Database - Processor Perpetual: \$273,000 one time license fee Software Update License & Support: \$80,060 per annum

All other terms of the SOW shall remain unchanged by this Amendment #2 to Statement of Work #2.

ACCEPTED MARKIT NORTH AMERICA, INC.	ACCEPTED PACIFIC INVESTMENT MANAGEMENT COMPANY LLC
SIGNATURE 	SIGNATURE 
PRINT NAME BRAD MEDD	PRINT NAME Dirk Manelski
TITLE MANAGING DIRECTOR	TITLE Chief Technology Officer, MD
DATE OF SIGNATURE June 15, 2018	DATE OF SIGNATURE 6/11/18

