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NOW, THEREFORE, the parties hereto agree as follows:

1. DEFINITIONS.
1.1 "Designated Equipment" shall mean the hardware products identified in Exhibit “A” with which the Software is licensed for use.
1.2 "Documentation" shall mean all manuals, user documentation, and other related materials pertaining to the Software which are furnished to Licensee by SunPlus in connection with the Software.
1.3 "License Fee" shall mean the fees that are paid by the Licensee to SunPlus, in consideration for the grant of the license and the use of the Software as detailed in Exhibit “A”.
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1.5 "Software" shall mean the computer programs in machine readable object code form listed in Exhibit "A" attached hereto and any subsequent error corrections or updates supplied to Licensee by SunPlus pursuant to this Agreement. Exhibit "A" may be amended from time to time by the parties in writing.

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3.1 Software. SunPlus shall create for Licensee a cloud-based client-user account via which Licensee will be able to use all features of the software.
3.2 Documentation. SunPlus shall deliver copies of documentation as defined above.
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6. LICENSE FEES AND PAYMENT.

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SunPlus Data Group, Inc.
Accounting Department
325 Lester Road NW, Suite A,
Lawrenceville, GA 30044

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8.2 Maintenance of Confidential Information. Each party agrees to keep confidential all confidential information disclosed to it by the other party in accordance herewith, and to protect the confidentiality thereof in the same manner it protects the confidentiality of similar information and data of its own (at all times exercising at least a reasonable degree of care in the protection of confidential information); provided, however, that neither party shall have any such obligation with respect to use of disclosure to others not parties to this Agreement of such confidential information as can be established to: (a) have been known publicly; (b) have been known generally in the industry before communication by the disclosing party to the recipient; (c) have become known publicly, without fault on the part of the recipient, subsequent to disclosure by the disclosing party; (d) have been known otherwise by the recipient before communication by the disclosing party; or (e) have been received by the recipient without any obligation of confidentiality from a source (other than the disclosing party) lawfully having possession of such information.

8.3 Injunctive Relief. Licensee acknowledges that the unauthorized use, transfer or disclosure of the Software and Documentation or copies thereof will (i) substantially diminish the value to SunPlus of the trade secrets and other proprietary interests that are the subject of this Agreement; (ii) render SunPlus’s remedy at law for such unauthorized use, disclosure or transfer inadequate; and (iii) cause irreparable injury in a short period of time. If Licensee breaches any of its obligations with respect to the use or confidentiality of the Software or Documentation, SunPlus shall be entitled to equitable relief to protect its interests therein, including, but not limited to, preliminary and permanent injunctive relief.

8.4 Survival. Licensee’s obligations under this Article 8 will survive the termination of this Agreement or of any license granted under this Agreement for whatever reason.

8.5 User Information Security: Licensee agrees that it is fully responsible for the confidentiality of the Usernames and Passwords for all of its users. Licensee agrees to notify SunPlus immediately of any unauthorized use or any other breach of security, and to provide documentary evidence if SunPlus requests it. SunPlus is not responsible for any breach of security which can be traced back to Licensee’s devices or user errors.

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9.6 Limitation of Liability. LICENSEE ACKNOWLEDGES AND AGREES THAT THE CONSIDERATION WHICH SUNPLUS IS CHARGING HEREUNDER DOES NOT INCLUDE ANY CONSIDERATION FOR ASSUMPTION BY SUNPLUS OF THE RISK OF LICENSEE’S CONSEQUENTIAL OR INCIDENTAL DAMAGES WHICH MAY ARISE IN CONNECTION WITH LICENSEE’S USE OF THE SOFTWARE AND DOCUMENTATION. ACCORDINGLY, LICENSEE AGREES THAT SUNPLUS SHALL NOT BE RESPONSIBLE TO LICENSEE FOR ANY LOSS-OF-PROFIT, INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE LICENSING OR USE OF THE SOFTWARE OR DOCUMENTATION. Any provision herein to the contrary notwithstanding, the maximum liability of SunPlus to any person, firm or corporation whatsoever arising out of or in the connection with any license, use or other employment of any Software delivered to Licensee hereunder, whether such liability arises from any claim based on breach or repudiation of contract, warranty, tort or otherwise, shall in no case exceed the actual price paid to SunPlus by Licensee for the Software whose license, use, or other employment gives rise to the liability. The essential purpose of this provision is to limit the potential liability of SunPlus arising out of this Agreement. The parties acknowledge that the limitations set forth in this Article 9 are integral to the amount of consideration levied in connection with the license of the Software and Documentation and any services rendered hereunder and that, were SunPlus to assume any further liability other than as set forth herein, such consideration would of necessity be set substantially higher.

10. INDEMNIFICATION

10.1 SunPlus shall indemnify, hold harmless and defend Licensee against any action brought against Licensee to the extent that such action is based on a claim that the unmodified Software, when used in accordance with this Agreement, infringes a United States copyright and SunPlus shall pay all costs, settlements and damages finally awarded; provided, that Licensee promptly notifies SunPlus in writing of any claim, gives SunPlus sole control of the defense and settlement thereof and provides all reasonable assistance in connection therewith. If any Software is finally adjudged to so infringe, or in SunPlus’s opinion is likely to become the subject of such a claim, SunPlus shall, at its option, either: (i) procure for Licensee the right to continue using the Software (ii) modify or replace the Software to make it
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10.2 Except for the foregoing infringement claims, Licensee shall indemnify and hold harmless, SunPlus, their Regents, officers, agents and employees from and against any claims, demands, or causes of action whatsoever, including without limitation those arising on account of Licensee’s modification or enhancement of the Software or otherwise caused by, or arising out of, or resulting from, the exercise or practice of the license granted hereunder by Licensee, its sub-licensees, if any, its subsidiaries or their officers, employees, agents or representatives.

10.3 No software provider can guarantee complete security in today’s connected environment. SunPlus endeavors, using multiple security mechanisms and technologies, to protect the privacy and security of its customers and their personal information that is held on SunPlus servers and Software. Licensee agrees to fully indemnify SunPlus in case of any unauthorized entry or use, hardware or software failure, or any other factors that may compromise user information security that has been caused by an action carried out by the employees, customers, or end-users of the Licensee.

11. DEFAULT AND TERMINATION.

11.1 Events of Default. This Agreement may be terminated by the non-defaulting party if any of the following events of default occur: (1) if a party materially fails to perform or comply with this Agreement or any provision hereof; (2) if either party fails to strictly comply with the provisions of Section 8 (Confidentiality) or makes an assignment in violation of Section 13 (Nonassignability); (3) if a party becomes insolvent or admits in writing its inability to pay its debts as they mature, or makes an assignment for the benefit of creditors; (4) if a petition under any foreign, state, or United States bankruptcy act, receivership statute, or the like, as they now exist, or as they may be amended, is filed by a party; or (5) if such a petition is filed by any third party, or an application for a receiver is made by anyone and such petition or application is not resolved favorably within ninety (90) days.

11.2 Effective Date of Termination. Termination due to a material breach of Articles 2 (Grant of Rights), 5 (Copies), 7 (Protection of Software), or 8 (Confidentiality) shall be effective on notice. In all other cases, termination shall be effective thirty (30) days after notice of termination to the defaulting party if the defaults have not been cured within such thirty (30) day period.

11.3 Obligations on Termination. In the event that this Agreement is terminated, Licensee will no longer be able to access its Account information. Within ten (10) days after termination of this Agreement, Licensee shall return to SunPlus all full or partial copies of the Software and Documentation in Licensee’s possession or under its control. SunPlus shall bill Licensee any outstanding fees incurred prior to termination and balance amount due as per the original duration of the agreement.

12. NOTICES.

All notices, authorizations, and requests in connection with this Agreement shall be deemed given (i) five days after being deposited in the U.S. mail, postage prepaid, certified or registered, return receipt requested; or (ii) one day after being sent by overnight courier, charges prepaid, with a confirming fax; and addressed as first set forth above or to such other address as the party to receive the notice or request so designates by written notice to the other.

13. NONASSIGNABILITY.

Licensee shall not assign this Agreement or its rights hereunder without the prior written consent of SunPlus.

14. GOVERNING LAW;

JURISDICTION AND VENUE. The validity, interpretation, construction and performance of this Agreement shall be governed by the laws of the State of Georgia. The Federal and State courts within the State of Georgia shall have exclusive jurisdiction
to adjudicate any disputes arising out of in connection with this Agreement, , and Licensee hereby consents to the jurisdiction of such courts

15. SEVERABILITY.

If any provision of this Agreement shall be held by a court of competent jurisdiction to be illegal, invalid or unenforceable, the remaining provisions shall remain in full force and effect.

16. MISCELLANEOUS.

This Agreement and its exhibits contain the entire understanding and agreement between the parties respecting the subject matter hereof. This Agreement may not be supplemented, modified, amended, released or discharged except by an instrument in writing signed by each party's duly authorized representative. All captions and headings in this Agreement are for purposes of convenience only and shall not affect the construction or interpretation of any of its provisions. Any waiver by either party of any default or breach hereunder shall not constitute a waiver of any provision of this Agreement or of any subsequent default or breach of the same or a different kind.

Effective Date – October 19, 2018