This PeopleFluent Software-as-a-Service Agreement is between the PeopleFluent group company identified in the Commercial Terms (“PeopleFluent”) and the entity that wishes to use PeopleFluent’s Software-as-a-Service (as identified in the Commercial Terms) (“Client”), either for itself or to host content and to manage solutions for its customers, and describes the terms and conditions pursuant to which PeopleFluent or another PeopleFluent Group Company will provide the Software-as-a-Service to the Client. By use of the Services described herein, the Client agrees to be bound by the terms and conditions of this Agreement. For the avoidance of doubt, effective October 2018, the NetDimensions group of companies has become part of the PeopleFluent group of companies, and all current NetDimensions entities are now doing business under the name PeopleFluent, provided that the product NetDimensions Talent Suite shall continue to be used by PeopleFluent under its current name.

1 Definitions and Interpretation

1.1 In this Agreement, unless the context otherwise requires, the following words have the following meanings:

“Agreement” this Software-as-a-Service Agreement to which the Client is required to agree before using the Services comprising, where appropriate, an order form and/or a signature section (in either case incorporating the Commercial Terms) and this Standard Terms and Conditions Schedule;

“Application” PeopleFluent's proprietary software application NetDimensions Talent Suite in machine readable form used in the Services provision (as identified in the Commercial Terms and as (may be) further described on PeopleFluent online client pages), including any applicable error corrections, updates, upgrades, modifications and enhancements to it, but excluding any Third Party Software;

“Charges” the charges payable by the Client for the Services and other charges falling due in accordance with this Agreement;

“Client” the Client who has purchased the Services, whether directly from PeopleFluent or indirectly through a Reseller;

“Client Data” the information, data and content input into or used in the Software-as-a-Service by the Client or Users;

“Commercial Terms” the main commercial terms set out in the order form and/or signature section of this Agreement;

“Confidential Information” all materials and/or information, whether or not marked or otherwise identified as confidential, whether written, oral, graphic or ascertainable by inspection of tangible objects,
including without limitation: specifications, formulae, samples, prototypes, devices, techniques, processes, methods, discoveries, inventions, ideas and improvements (whether or not patentable), data, compilations, algorithms, studies, computer programs, code, research, reports, patterns, designs, sketches, plans, drawings, photographs, know-how, trade secrets, marketing plans, business plans, financial information, commercial information, technical information, pricing information, market information, information relating to relationships with third parties, information relating to business models and/or business methods, customer, supplier and distributor lists, and any other subject matter which by its nature would be reasonably known to be confidential or proprietary, and all copies of such materials and information;

“Initial Term” a period of 3 years from the Services Commencement Date or such other period as may be specified in the Commercial Terms. The Initial Term may also be referred to in the Commercial terms as “Commitment” or “Multi-year Commitment”;

“Intellectual Property Rights” any patent, right to patent, copyright, design rights (registered and unregistered), trade mark and service mark (whether or not registered), trade and business names (including internet domain names and e-mail address names), database rights, know-how, trade secrets, unpatented inventions and any other intellectual property rights in any relevant jurisdiction;

“PeopleFluent Group Company” PeopleFluent and any party that, directly or indirectly, partially or fully controls, is partially or fully controlled by, or is under partial or full common control with, PeopleFluent, including but not limited to direct and indirect subsidiaries of an ultimate parent holding company, including any companies in the (former) NetDimensions group of companies or otherwise part of the Learning Technologies Group, and such PeopleFluent Group Company may provide any or all of the Services;

“PeopleFluent Content” means any content (sub-)licensed to Client by PeopleFluent, as specified in the Commercial Terms and this Agreement;

“Renewal Term” the meaning set out in Clause 2;

“Reseller” an authorised reseller of PeopleFluent;

“Service Level Terms” the service level terms specified in Clause 4 applicable to the Services under this Agreement;

“Services” the Software-as-a-Service provision, Support and other related services, as agreed, to be provided by PeopleFluent under this Agreement, unless otherwise specified in the Commercial Terms;

“Services Commencement” the date specified as the Services Commencement Date in the Commercial Terms or, if earlier or in the absence of a date being specified, the date from which PeopleFluent starts
Date” providing any of the Services;

“Scheduled Maintenance Down-Time” the meaning set out in Clause 4.5;

“Software-as-a-Service” the services that PeopleFluent provides under this Agreement to allow Users to access and use the Application;

“Support” the standard maintenance and support services provided by PeopleFluent in relation to the Application pursuant to Clause 4.2;

“Third Party Software” where specified in the Commercial Terms, software provided by PeopleFluent to the Client, as specified in the Commercial Terms, which is non-proprietary to PeopleFluent but which PeopleFluent is authorised to make available to the Client.

“User” unless otherwise specified in the Commercial Terms, means any employee, agent or contractor of the Client or, where applicable, of a customer of the Client, authorised by the Client in accordance with this Agreement to access and use the Software-as-a-Service and/or Third Party Software under this Agreement. A User can have an active (identified in the Application as ‘Active’ or ‘Suspended’) or non-active (all user status categories in NTS other than ‘Active’ or ‘Suspended’) status in the Application.

1.2 In this Agreement words importing the singular include the plural and vice versa and words importing gender include any other gender.

1.3 The headings of Clauses are for ease of reference and will not affect the construction of this Agreement.

1.4 Anything agreed in the Commercial Terms takes priority over the terms and conditions set out in this Standard Terms and Conditions Schedule. Except as set out in this Agreement, no other terms shall apply, even where specified in the Client’s purchase order or otherwise.

2 Commencement and Duration

2.1 This Agreement will commence on the Services Commencement Date and will continue for the Initial Term and will renew automatically for subsequent 36 month periods or such other period as agreed in the Commercial Terms (each a “Renewal Term”) until it expires or terminates pursuant to this Agreement or until terminated by either party per the end of the Initial Term or subsequent Renewal Term on serving not less than two months’ written notice to the other party.

3 Provision of Software-as-a-Service, Third Party Software and PeopleFluent Content

3.1 PeopleFluent will provide the Services to the Client. Where a Reseller is providing any related services, it will provide those services on terms agreed between the Client and the Reseller, and PeopleFluent shall have no liabilities or obligations to the Client (and, for the avoidance of doubt, a Reseller has no authority to bind PeopleFluent).
3.2 The Client will promptly report to PeopleFluent all identified attempts (whether successful or not) by unauthorised persons (including unauthorised persons who are employees of the Client) either to gain access to or to interfere with the Software-as-a-Service.

3.3 PeopleFluent will not be responsible for supplying any line access, hardware or any other equipment on the Client’s premises.

3.4 PeopleFluent reserves the right at all times without prior notice to suspend the Client’s access to, and/or the provision of, any of the Services for such period as is necessary to carry out emergency system maintenance, emergency upgrading, emergency testing and/or repair, but it shall endeavour to give prior notice to the Client where reasonably practicable.

3.5 PeopleFluent reserves the right at all times without prior notice at its sole discretion to suspend, remove or refuse to host (but is under no obligation to monitor) certain kinds of content (including, but not limited to, content that requires unsafe write access to PeopleFluent’s servers or requires PeopleFluent to install system software that it does not usually use or support) and any other content that causes harm or may in PeopleFluent’s sole opinion cause harm to PeopleFluent’s servers or to the provision of Services or which is defamatory, obscene, offensive, blasphemous or infringes third party Intellectual Property Rights, and the Client shall not store, distribute or transmit any such content on, to or through the Application. PeopleFluent will not be liable to the Client for any loss or damage caused as a result of it suspending, removing or refusing to host material or content pursuant to this Clause. In exercising its rights under this Clause 3.5 PeopleFluent shall exercise due caution.

3.6 The Client will not be entitled to any form of access to PeopleFluent’s servers (either read or write access), databases, software or hardware other than the access provided by and through the Application itself.

3.7 PeopleFluent hereby grants to the Client, on and subject to the terms and conditions of this Agreement, a non-exclusive, non-transferable, non-sublicensable licence to allow active Users to access the Application through the Services and to use the Services and Application solely for the Client’s legitimate business purposes and in accordance with this Agreement. The licence is granted to the Client only, and shall not be considered granted to any subsidiary or holding company of the Client. PeopleFluent acknowledges, however, that where specified in the Commercial Terms, a subsidiary or holding company, affiliated and/or client company of the Client may be supplying Users in accordance with the User definition.

3.8 The Client shall not, and warrants that its Users shall not:

3.8.1 (attempt to) copy, duplicate, modify, create derivative works from or distribute all or any portion of the Application; or

3.8.2 (attempt to) reverse compile, disassemble, reverse engineer or otherwise reduce to human-perceivable form all or any part of the Application; or

3.8.3 access all or any part of the Application or Services in order to build a product or service which competes with the Application and/or the Services; or

3.8.4 save as expressly provided in Clause 3.7, use the Application or Services to provide services to third parties or attempt to obtain, or assist third parties in obtaining, access to the Application.
In relation to PeopleFluent Content:

3.9.1 PeopleFluent hereby grants to the Client a non-transferable, non-exclusive license on and subject to the terms of this Agreement to allow active Users to access the PeopleFluent Content solely through the Services for the sole purpose of training the Users;

3.9.2 the rights provided under this Clause 3.9 are granted to the Client only, and shall not be considered granted to any subsidiary or holding company of the Client unless otherwise specified in the Commercial Terms, and the Client is not authorised to sub-license and shall not grant any sub-licenses in whole or in part of any of the rights granted to it under this Clause 3.9 or sub-contract any aspect of exploitation of the rights licensed to it without PeopleFluent’s prior written consent;

3.9.3 the Client may elect to modify the modules of the PeopleFluent Content listed in the Commercial Terms on agreement with PeopleFluent as to the applicable specification, provided that where any modifications are required which result in the modification work being carried out by PeopleFluent being more than 10 hours in aggregate over any year of this Agreement, such excess work will be charged in addition to the Charges at PeopleFluent’s then current hourly rate for such work. All Intellectual Property Rights in and to such modifications will vest in and belong to PeopleFluent (or its licensors). Regarding such modifications:

3.9.3.1 within 30 days of the Commencement Date, the Client shall review, modify and share generic PeopleFluent Content made available by PeopleFluent in electronic format and make suggested modifications using track changes or similar functionality to align the PeopleFluent Content with site-specific policies and procedures of the Client;

3.9.3.2 the Client and PeopleFluent shall identify a single point of contact “Content Representative” to coordinate and communicate with PeopleFluent any content modifications, the initial point of contact shall be the person named in the Commercial Terms. If the PeopleFluent Content is reviewed by other subject matter experts at the Client, the Client shall procure that the Client’s Content Representative combines all revisions and add to a single MS Word version of the PeopleFluent Content and that the Client’s Content Representative reviews modifications for accuracy and instructional value before submitting the requested modifications to PeopleFluent. Any requested content modifications shall be communicated to PeopleFluent in a single MS Word version immediately. PeopleFluent shall procure that it will respond promptly to queries placed by the Client’s Content Representative by phone or email about the content modification process;

3.9.3.3 the Client shall procure that where graphics are to be submitted by the Client, the Content Representative submits them to PeopleFluent in photo format (jpeg no larger than 300 x 300 pixels at 72 dpi) or logo (gif format no larger than 300 x 300 pixels at 72 dpi) and provides PeopleFluent with the Client’s marketing or corporate communications department contact details for help preparing the file. The Client acknowledges that where the file is not usable, PeopleFluent shall use a standard photo;
3.9.3.4 PeopleFluent shall promptly email the Client’s Content Representative with confirmation of receipt of the requested modifications and use all reasonable efforts to complete the modifications to the PeopleFluent Content within 8 weeks of such confirmation, except where such modifications are in PeopleFluent’s reasonable opinion likely to exceed the 10 hours in aggregate of PeopleFluent content modifications, in which case the estimated additional cost and time of modifications will be notified to the Client first. PeopleFluent will notify the Client when the modification work reaches 10 hours in aggregate. Once PeopleFluent has completed the modification work, it shall promptly post the draft online for proofing by the Client;

3.9.3.5 the Client shall procure that the Content Representative proofs the draft PeopleFluent Content online once PeopleFluent makes it available, and provides a single document with final minor changes and typographical errors to PeopleFluent;

3.9.3.6 the Client shall procure that its Content Representative installs the electronic edition of the PeopleFluent Content and PeopleFluent shall provide telephone technical support in such installation;

3.9.3.7 the Client shall procure that its Content Representative reviews the revised PeopleFluent Content in electronic format within 30 days of receipt and that the Client’s Content Representative signs off on the revised PeopleFluent Content;

3.9.4 the Client shall keep PeopleFluent Content secure and in encrypted form;

3.9.5 PeopleFluent may require the removal of, or editorial revisions to, any of the PeopleFluent Content licensed to the Client under this Agreement at any time and the Client agrees to effect that removal or editorial revisions within 30 days of receipt of the request;

3.9.6 if Client becomes aware of any misuse of any PeopleFluent Content by any User or third party, or of any security breach or breach of its obligations under this Agreement that could compromise the security or integrity of the PeopleFluent Content or Services or otherwise adversely affect PeopleFluent, the Client shall, at the Client’s expense, promptly notify PeopleFluent and fully cooperate with PeopleFluent to remedy the issue as soon as reasonably practicable;

3.9.7 annually after the final proof of the PeopleFluent Content is made available to the Client, the Client may elect to update the PeopleFluent Content in accordance with changes in the Joint Commission/OSHA standards or other requirements and PeopleFluent shall modify the PeopleFluent Content to align it with changes identified by the Client. Any changes resulting in excess of 10 hours’ work for PeopleFluent shall be charged in addition at PeopleFluent’s then applicable hourly rate;

3.9.8 the Client shall not and shall procure that each User shall not:

3.9.8.1 infringe any Intellectual Property Rights or moral rights that subsist in PeopleFluent Content;
3.9.8.2 copy, duplicate, modify, create derivative works from or distribute (or attempt to do so) all or any portion of the PeopleFluent Content except to the extent expressly set out in this Agreement or as may be allowed by any applicable law which is incapable of exclusion by agreement between the parties;

3.9.8.3 transfer, temporarily or permanently, any of its rights under this Agreement, whether by oral or written assignment, sale of assets, merger, consolidation, or otherwise, without PeopleFluent’s express prior written consent, or

3.9.8.4 attempt to obtain, or assist third parties in obtaining, access to the Application, other than as provided under this Clause 3.9.

3.10 PeopleFluent may as part of the Services anonymize the Client’s Users’ Application usage data to create reports showing general usage statistics of its clients for research and analytics purposes, for sharing on an individualized basis with the Client or on a generalized basis with other PeopleFluent’s clients. The Client agrees to the anonymizing and inclusion of its usage data in such reports. All Intellectual Property Rights in such reports shall at all times remain with and vest in PeopleFluent.

3.11 If the Commercial Terms provide that PeopleFluent will provide access to Third Party Software as part of the Services, such access will be provided subject to the licence and/or terms and conditions of use of the applicable third party licensor, as may be specified in the Commercial Terms, and Client is responsible for requesting a copy and familiarising itself with such terms and conditions and for ensuring compliance with such terms and conditions. No warranty, representation or other statement is made or given concerning such Third Party Software.

4 Service Level Terms and Support

4.1 Except in relation to Third Party Software, PeopleFluent will provide technical support as stated below and as (may be) further described in the support policies on PeopleFluent online client pages (which PeopleFluent may in its sole discretion amend from time to time). This is PeopleFluent’s standard support. PeopleFluent may provide additional technical support services to the Client upon terms and charges to be agreed. Where a Reseller is providing support, such support will be provided by the Reseller on such terms as may be agreed between the Reseller and the Client.

4.2 Except in relation to Third Party Software, maintenance for the Application is included as part of the Services. Maintenance includes Application software upgrades, bug fixes, patches, error corrections and enhancements, at no additional charge, when any of them are developed by PeopleFluent and made available, without customisation, to PeopleFluent’s clients generally at no additional cost and any such upgrades, bug fixes, patches, error corrections and enhancements shall become part of the Application, the Intellectual Property Rights in which shall remain with and vest in PeopleFluent. Any maintenance or support provided in addition to the maintenance described in this Clause 4.2 will be charged in addition, in accordance with Clause 4.1. Telephone and on-site support do not form part of Support. PeopleFluent will not be obliged to provide Support for any release of the Application other than the current release and the two immediately preceding releases. To the extent that the Application comprises or includes NetDimensions Analytics or other Third Party Software, PeopleFluent’s standard support and maintenance Services and Service Levels Terms as described herein do not apply to NetDimensions Analytics or other
Third Party Software. To the extent the Client also makes use of one of more non-production instances of the Application, PeopleFluent’s standard support and maintenance Services and Service Levels Terms do not apply in relation to such more non-production instances of the Application. Any support and maintenance requests related to such non-production instances of the Application are subject to acceptance by PeopleFluent and may require additional charges as applicable.

4.3 PeopleFluent reserves the right to amend the Service Level Terms at any time upon 60 days’ written notice to the Client to the extent that such amendment is necessary to meet any ISO 27001 (or equivalent accreditation), legislative or best practice requirements, so long as the amendment does not have a material adverse effect on the Client. If PeopleFluent (Limited) does not renew its ISO accreditation or equivalent accreditation, it will promptly notify the Client of such non-renewal and of any alternative arrangements. The Service Level Terms are limited to those events and service levels within PeopleFluent’s commercially reasonable control and do not include events or Services/services or security failures resulting from any actions or inactions of the Client or any third parties not under PeopleFluent’s direct control (including but not limited to Client or third party equipment and internet or telecommunications providers).

4.4 Service availability is defined as the amount of time the Software-as-a-Service is available to Users and capable of performing operations, excluding Scheduled Maintenance Down Time (as defined below) and non-availability caused by actions or inactions of the Client or Users. Non-availability is the amount of time (excluding Scheduled Maintenance Down-Time) that the Software-as-a-Service is either not available or not capable of performing operations. The Software-as-a-Service will be available 99.5% of the time calculated over each year of this Agreement. Non-availability caused by the actions or inactions of the Client or Users (including the Client’s equipment) will not be included when calculating the Software-as-a-Service’s availability. If the Software-as-a-Service is unavailable for four or more hours in any 24 hour period, the Client will be credited with a total of one day’s free hosting for every four hour period of unavailable hosting at the end of the Initial Term or applicable Renewal Term.

4.5 The Client accepts that PeopleFluent will require scheduled down-time periods from time to time to perform system maintenance, backup and upgrade functions for the Software-as-a-Service (“Scheduled Maintenance Down-Time”). Scheduled Maintenance Down-Time will usually consist of a weekly three hour maintenance window to take place at the weekend. The weekly maintenance window is required to allow PeopleFluent (or its third party contractors) to maintain and improve server or storage space and other facilities. The timing of the weekly maintenance window will be communicated in writing to the Client from time to time. Additional periods of Scheduled Maintenance Down-Time may be required by PeopleFluent which will be scheduled in advance by e-mail message or telephone call to the Client, and PeopleFluent will use its reasonable endeavours to ensure that Scheduled Maintenance Down-Time is at times and for periods which minimise inconvenience to the Client. The measurement for Scheduled Maintenance Down-Time is the time elapsed from when the Software-as-a-Service becomes unavailable to perform operations to the time when the Software-as-a-Service becomes available to perform operations again.

4.6 The Client may designate up to two Users as technical support contacts. Each technical support contact may document a technical support issue via PeopleFluent’s customer support web-based tool (zendesk or such other tool used by PeopleFluent from time to time). Support will be provided at the times specified in this Agreement,
as otherwise agreed between PeopleFluent and the Client or as may be reasonably communicated to Client by PeopleFluent from time to time. The Client may change the technical support contacts up to twice in any year of this Agreement free of charge.

4.7 PeopleFluent will in its sole discretion prioritize support requests related to the Application into four levels:

<table>
<thead>
<tr>
<th>PRIORITY</th>
<th>DESCRIPTION</th>
<th>INITIAL RESPONSE TIME*</th>
<th>TARGET RESOLUTION TIME*</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Critical problem. System is down.</td>
<td>1 hour</td>
<td>12 hours</td>
</tr>
<tr>
<td>2.</td>
<td>Major problem. System is functioning but operation is severely affected. Priority 2 problems may be resolved with a fix or a workaround. If a workaround is provided, the priority level will be downgraded to priority 3.</td>
<td>2 hours</td>
<td>24 hours</td>
</tr>
<tr>
<td>3.</td>
<td>Minor problem. System is functioning and workaround is available. Priority 3 problems should be resolved with a fix or a workaround.</td>
<td>Next working day</td>
<td>As appropriate</td>
</tr>
<tr>
<td>4.</td>
<td>“How to” or administrative request. Client requests advice on how to use an existing function of the Services, or requests an administrative operation such as courseware uploading.</td>
<td>2 working days</td>
<td>As appropriate</td>
</tr>
</tbody>
</table>

*Priority 1 Initial Response Time and Target Resolution Time shall be calculated on a 24x7 basis; Priority 2,3 and 4 Initial Response Time and Target Resolution Time shall be calculated on a 24x5 (business days) basis

“Initial Response Time” refers to the targeted response time by which PeopleFluent will communicate (by email, online case management system or telephone) with the Client in respect of the reported problem. It does not refer to the time in which the reported problem will be resolved by PeopleFluent.

“Target Resolution Time” refers to the time frame in which PeopleFluent shall aim, using commercially reasonable endeavours, to rectify the reported problem. Until the necessary information, data and documents are provided to PeopleFluent to enable it to replicate the error, the Target Resolution Time shall not commence.

For Priority 1 problems, PeopleFluent shall provide updates on the status of its efforts to fix the problem. These updates, which PeopleFluent shall aim to provide at least once every four hours, shall start from the time the Client's designated support contact logs a problem by email or online case management system to PeopleFluent with sufficient information to enable it to replicate the error. Until necessary information, data and documents are provided to PeopleFluent to enable it to replicate the error, the updates shall not commence.
4.8 PeopleFluent will use commercially reasonable efforts to prevent unauthorised access to the Client Data, and PeopleFluent will notify the Client of any known material security breaches or holes. The Client acknowledges that the Software-as-a-Service Services and data transmitted to the Software-as-a-Service are provided via the internet, a publicly-available computer network, and that such networks are susceptible to failure, attack and hacking.

4.9 PeopleFluent will have no obligation to provide the Support and/or Services where faults arise from:

4.9.1 misuse, incorrect use of or damage to the Application or Services from whatever cause (other than any act or omission by PeopleFluent or any party under its control);

4.9.2 Client's failure to maintain the necessary environmental conditions for use of the Application;

4.9.3 modification to the Application or Services by any person other than PeopleFluent or any party under its control;

4.9.4 breach of the Client's obligations under this agreement; or

4.9.5 Client's operator error.

5 Client's Obligations

5.1 The Software-as-a-Service is provided subject to an agreed disk space (permitted use is for training and learning content only) as specified in the Commercial Terms and subject to reasonable bandwidth use (as elaborated on below). The Client will not exceed this agreed disk space without the prior written consent of PeopleFluent and any agreed additional disk space shall be subject to paying additional charges as indicated in the Commercial Terms or as may be agreed. PeopleFluent shall use reasonable endeavours to inform Client when disk space or bandwidth utilised by the Client reaches 80% of the agreed level. Any additional disk space required or used will be provided in increments of the same amount and subject to an additional annual charge per increment as shown in the Commercial Terms or where this is not so specified, at PeopleFluent's then current list price, payable in advance (and where an increment is provided part way through a year, the initial payment will be pro rata to the next anniversary). If the amount of disk space is not specified in the Commercial Terms, the Client will be entitled to use a maximum of 50 gigabytes at no additional charge.

5.2 The Client will, without prejudice to its obligation not to exceed the agreed disk space or reasonable bandwidth, within five business days of receipt of a written notice from PeopleFluent, reduce its content so as to operate within the amount of disk space agreed with PeopleFluent (or, alternatively, agree to increased disk space available upon payment of an applicable charge within the said five Business Days). PeopleFluent will be entitled to suspend the Services forthwith without serving notice on the Client if the Client exceeds the agreed disk space and/or reasonably allowed bandwidth (bandwidth usage is deemed not reasonable if it causes harm or in PeopleFluent's sole opinion may cause harm to PeopleFluent's systems).

5.3 The Client will:
5.3.1 use the Services and PeopleFluent Content in accordance with PeopleFluent’s reasonable operating instructions as made available to the Client in writing (including via email, wiki and support channels such as zendesk) from time to time and the terms of this Agreement;

5.3.2 comply with any restrictions contained in this Agreement regarding the content or courseware that may be used with the Software-as-a-Service, the identity and number of Users and any bandwidth limitations;

5.3.3 be responsible for ensuring that the Software-as-a-Service is not used for the sending, recording or storage of any defamatory, offensive, abusive, derogatory, blasphemous, racist, obscene or menacing material or in a manner which infringes the rights of any person (including rights of data privacy, copyright and confidentiality);

5.3.4 be responsible for complying with its obligations under any applicable statutory provisions in any relevant jurisdiction in respect of data privacy or information processed and stored;

5.3.5 be responsible for the acts and omissions of the Users;

5.3.6 ensure that any User authorised to use the Services (as specified in the Commercial Terms) is aware of and is bound by the terms of this Agreement prior to accessing the Services or PeopleFluent Content and complies with the same; and

5.3.7 In a timely manner inform PeopleFluent if Client is planning to significantly change its usage behaviour (which could affect the provision of the Services).

5.4 The Client will ensure that no one other than Users, and no more than the permitted number of Users in accordance with the Commercial Terms, access the Services and the PeopleFluent Content. Without prejudice to the foregoing, in relation to the Software-as-a-Service Services, the Client may add and switch Users in accordance with the following:

5.4.1 Adding Users: If the Client wishes to increase the number of Users accessing the Services, Client must request prior written consent from PeopleFluent (which will not be unreasonably withheld or delayed) and such increase will be subject to additional charges as may be agreed.

5.4.2 Archiving Users: The Client is permitted to archive up to 50% of active Users during each year of this Agreement (by changing the status of (former) active Users to non-active Users and adding an equivalent number of new active Users) provided that the total number of named users in the Application (the sum of all active and non-active Users) shall not be higher than three times the agreed permitted number of active Users in the Commercial Terms. Once this maximum is reached, no additional active Users can be changed to non-active status unless other non-active Users are first permanently deleted or additional Users are added in accordance with this Agreement and/or the applicable PeopleFluent purchasing process. For the avoidance of doubt, no reassignment of a User’s account or use of an account by another User is permitted except in as far as permitted pursuant to this Clause. The Client will not allow or suffer any User account to be used by more than one individual authorized User, except to the extent that reassignment of a User account is permitted pursuant to this Clause.
5.4.3 The Client shall at all times maintain a written, up-to-date list of Users (active and non-active), and provide this, fully anonymized, to PeopleFluent within 5 Business Days of PeopleFluent’s request at any time.

5.5 PeopleFluent may at any time, at its own expense, audit the Client’s usage of the Application and Services and compliance with this Agreement (including with regard to the number of Users accessing the Services and/or registered on the Application and the amount of bandwidth or disk space used), and such audit shall be exercised in a manner so as to not substantially interfere with Client’s normal conduct of business. If an audit reveals that the number of Users exceeds the number specified in the Commercial Terms, allowed under this Agreement or otherwise agreed with PeopleFluent (and paid for) or the bandwidth or disk space used, PeopleFluent is entitled to (in the case of bandwidth and/or disk space, in addition to the right to suspend set out in Clause 5.2) immediately invoice Client for the additional Users (regardless of the active or non-active status) or the additional bandwidth or disk space used for the remainder of the Initial Term or applicable Renewal Term in accordance with its current per User list price or such pricing as may be agreed with Client.

5.6 The Client will be responsible for maintaining the confidentiality of its Application/Services passwords and for procuring that all Users keep their own Application/Services passwords confidential. If the Client becomes aware of any unauthorised access to the Services by any person who uses a password without the Client’s or PeopleFluent’s authorisation, the Client will immediately notify PeopleFluent and disable such password.

5.7 With the Client’s prior written approval, PeopleFluent and any Group Company may refer to the Client in PeopleFluent’s websites and marketing materials.

5.8 Where the Client wishes to dispute an invoice or part of an invoice it will do so as soon as reasonably practicable and in any event within 15 working days of issuance of the applicable invoice.

6 Data Protection

6.1 PeopleFluent will maintain and enforce commercially reasonable physical and logical security methods and procedures to protect Client Data and to secure and defend the Software-as-a-Service against “hackers” and others who may seek to access the Software-as-a-Service without authorization. PeopleFluent will use commercially reasonable efforts to remedy any breach of security or unauthorized access. PeopleFluent reserves the right to suspend access to the Services in the event of a suspected or actual security breach.

7 Warranties and Indemnification

7.1 PeopleFluent hereby warrants to the Client that it will provide the Services:

7.1.1 with reasonable skill and care;

7.1.2 using appropriately qualified and experienced personnel; and

7.1.3 in accordance with common industry standards.

7.2 PeopleFluent warrants that it owns or otherwise has sufficient rights in the Application to grant to the Client the rights granted under this Agreement.
7.3 The parties warrant that the persons executing this Agreement are authorised to do so on behalf of the relevant parties and that the execution, delivery and performance of this Agreement does not in any way conflict with any other agreement including, but not limited to, any policy or guidelines binding on those persons.

7.4 The Client warrants that:

7.4.1 it will use reasonably commercial endeavours, including using up-to-date virus-checking routines, to ensure that its data and content transmitted to the Services remain free from viruses and other malicious code;

7.4.2 in using the Services it will comply with all applicable laws;

7.4.3 it will not upload any material or content through the Application to the Software-as-a-Service which causes or may cause harm to PeopleFluent’s servers or to the provision of the Services.

7.5 Save to the extent that any claim arises solely from the actions of PeopleFluent or its other clients, and such actions were neither at the Client’s request nor required under this Agreement, the Client will indemnify PeopleFluent and any other PeopleFluent Group Company, as appropriate, and their respective directors, officers, employees, agents and sub-contractors, from and against any claims made against any of them by a third party arising in connection with:

7.5.1 the Client’s use of the Services or use of Client Data in violation of this Agreement;

7.5.2 liability resulting directly or indirectly from Client Data;

7.5.3 any claimed violation by PeopleFluent of such laws, rules, policies and procedures which is or are a consequence of the Client failing to inform PeopleFluent that the Client’s content or data transmission requires PeopleFluent to obtain licences, permits and/or approvals; or

7.5.4 any breach of the Client’s obligations under Clauses 3.7 and 3.8 or of any warranties under this Agreement;

provided that PeopleFluent: (1) notifies the Client in writing as soon as is reasonably possible and in any event within 30 days of becoming aware of any such claim; (2) makes no admission or settles the claim, or otherwise does anything to prejudice Client’s conduct of the claim without Client’s prior written consent; and (3) provides all reasonable assistance in conducting all negotiations and litigation, if required to do so by Client.

7.6 The Client will indemnify PeopleFluent against all loss and damage sustained by PeopleFluent as a result of or in connection with any breach by the Client or its Users of PeopleFluent’s or its licensors’ Intellectual Property Rights.

7.7 PeopleFluent will indemnify Client from and against any third party claim made against the Client that the use of the Application or PeopleFluent Content through the Services in accordance with this Agreement infringes the copyright, trademarks or rights in confidential information of that third party, provided the Client: (1) notifies PeopleFluent in writing as soon as is reasonably possible and in any event within 30 days of becoming aware of any alleged applicable infringement; (2) makes no admission or settles the claim, or otherwise does anything to prejudice PeopleFluent’s
conduct of the claim without PeopleFluent’s prior written consent; and (3) provides all reasonable assistance in conducting all negotiations and litigation, if required to do so by PeopleFluent. PeopleFluent is authorised, at its own expense, to defend or, at its option, to settle such claims. In the defence or settlement of any claim, PeopleFluent will, at its own cost and sole option, either obtain the right for the Client to continue using the Services, or replace or modify the Services so that they are no longer infringing, or terminate this Agreement and reimburse the Client for the charges paid under this Agreement without any additional liability to the Client.

7.8 In no event shall PeopleFluent, its employees, agents and sub-contractors be liable to the Client to the extent that the alleged infringement is based on:

7.8.1 a modification of the Services by anyone other than PeopleFluent or a party under PeopleFluent’s direct control; or

7.8.2 the Client’s use of the Services in a manner contrary to the instructions given to the Client by PeopleFluent in accordance with this Agreement; or

7.8.3 the Client’s use of the Services after notice of the alleged or actual infringement from PeopleFluent or any appropriate authority.

8 Charges and Payment

8.1 In consideration of PeopleFluent providing the Services and PeopleFluent Content under this Agreement, the Client will pay the Charges to PeopleFluent (or, where applicable, a Reseller) prior to the commencement of each year of this Agreement. Payment of all additional charges falling due under this Agreement shall be made within 30 days of the date of PeopleFluent’s invoice.

8.2 All charges quoted by PeopleFluent are exclusive of any Value Added Tax and any other applicable local, regional or national taxes, levies or charges, for which the Client will be additionally liable at the rate applicable at the date of PeopleFluent’s invoice.

8.3 Payment of all amounts due to PeopleFluent will be made by the Client in the agreed currency by wire transfer or by such other method as may be agreed or specified from time to time by PeopleFluent. The Client will be responsible for payment of all its bank charges. The Client and any Reseller shall agree their own payment provisions.

8.4 Payment of all sums due to PeopleFluent must be made by the Client in full without any set-off (whether at common law or otherwise), deductions or withholding for or on account of any taxes, fees, levies, imposts, duties or charges of any nature imposed by any governmental authority on any payment due hereunder, except as required by law.

8.5 If the Client fails to make a payment (which has not been disputed in accordance with Clause 5.8) to PeopleFluent in accordance with this Clause 8, PeopleFluent will be entitled to (i) charge interest on the overdue amount at a rate of 1.5% per month compounded monthly from 30 days after the invoice date until the date of payment, and (ii) recover on demand from the Client the costs (including attorneys’ costs) incurred by PeopleFluent in collecting or recovering the payment due from the Client.

8.6 PeopleFluent may increase per the end of the Initial Term or applicable Renewal Term the Charges with at least 90 days’ notice in writing before the end of the Initial Term and before the end of each subsequent Renewal Term.
8.7 Pricing and applicable terms for any services other than the Services shall be as may be agreed by the parties.

9 Intellectual Property Rights

9.1 The Intellectual Property Rights in the Application used to provide the Services, accompanying reference manuals and written materials and any other software accessible by the Client in connection with the provision of the Services and the PeopleFluent Content (including any modifications or alterations or additions made at the request of the Client to the Application used to provide the Services) will be owned by PeopleFluent (or its licensors, as applicable). The Client will not, and will ensure that Users do not, copy, modify or adapt any of such Application, manuals or written materials or PeopleFluent Content, in whole or in part.

9.2 PeopleFluent reserves the right to use any of its marks or promotional slogan used by it (including “NetDimensions” and “NetDimensions Talent Suite”) on the Application used to provide the Services, accompanying reference manuals and written materials, on any Web pages or browser title bar provided by the Client to the Users and any other software provided by PeopleFluent and accessible by the Client in connection with the provision of the Services.

9.3 All Intellectual Property Rights and all other right, title and interest in and to the Client Data shall be owned at all times by the Client and the Client shall have sole responsibility for the legality, reliability, integrity, accuracy and quality of the Client Data. The Client gives PeopleFluent, any other PeopleFluent Group Company, as appropriate, and/or the Reseller (as the case may be) a non-exclusive right to use such content and data solely in connection with this Agreement and for the purpose of the provision of the Services and Support in accordance with this Agreement.

9.4 All Intellectual Property Rights and all other right, title and interest in and to the Third Party Software shall be owned at all times by the applicable third party licensor or its licensors.

10 Confidentiality

10.1 Each party to this Agreement (the “Receiving Party”) agrees to keep confidential and not copy, adapt, alter or divulge to any third party any and all Confidential Information supplied to or observed by its agents, employees or subcontractors in the course of performing this Agreement which belongs to or relates to the other party (the “Disclosing Party”) or the other party’s business, organisation, work methods, know-how, clients, programs or products, or which belongs to or relates to any member of the other party’s group.

10.2 Each party will immediately inform the other if it becomes aware of the possession, use or knowledge of, or attempts to gain access to, any of the Confidential Information by any person not authorised to possess, use or have knowledge of the Confidential Information and will at the request of the other party provide such reasonable assistance at its own expense as is required by such other party to deal with such event.

10.3 The provisions of Clauses 10.1 and 10.2 will not apply to any information which:

10.3.1 is in or enters the public domain other than by breach of Clauses 10.1 and 10.2; or
10.3.2 is obtained from a third party who is lawfully authorised to disclose such information; or

10.3.3 is independently developed without reference to the Confidential Information of the Disclosing Party and such independent development can be proved to the reasonable satisfaction of the Disclosing Party; or

10.3.4 is authorised for release by written consent of the Disclosing Party; or

10.3.5 is required to be disclosed by law or order of a court of competent jurisdiction, provided the Receiving Party uses reasonable efforts to limit disclosure and to obtain confidential treatment or a protective order and has given the Disclosing Party as much notice of such disclosure as possible and, where notice of disclosure is not prohibited and is given in accordance with this Clause, it takes into account the reasonable requests of the other party in relation to the content of this disclosure.

11 **Limitation of Liability and Disclaimers**

11.1 This Clause 11 sets out the entire financial liability of PeopleFluent (including any liability for the acts or omissions of its employees, agents and sub-contractors) to the Client:

11.1.1 arising under or in connection with this Agreement;

11.1.2 in respect of any use made by the Client of the Services, the Application, any Third Party Software, the PeopleFluent Content or any part of them; and

11.1.3 in respect of any representation, misrepresentation (whether innocent or negligent), statement or tortious act or omission (including negligence) arising under or in connection with this Agreement.

11.2 Except as expressly and specifically provided in this Agreement:

11.2.1 the Client assumes sole responsibility for results or other output obtained from the use of the Application, Third Party Software, the Services and the PeopleFluent Content by the Client and the Users;

11.2.2 PeopleFluent shall have no liability for any damage caused by errors or omissions in any Client Data or any other information, instructions or content provided to PeopleFluent by the Client in connection with the Services, or any actions taken by PeopleFluent at the Client’s direction; and

11.2.3 ALL WARRANTIES, REPRESENTATIONS, CONDITIONS AND ALL OTHER TERMS OF ANY KIND WHATSOEVER IMPLIED BY STATUTE OR COMMON LAW ARE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, EXCLUDED FROM THIS AGREEMENT INCLUDING, WITHOUT LIMITATION, THAT THE SERVICES WILL BE UNINTERRUPTED OR VIRUS OR ERROR FREE, THAT ANY NETWORK OR OTHER SERVICES SUPPLIED BY ANY OPERATOR OTHER THAN PEOPLEFLUENT WILL BE UNINTERRUPTED OR VIRUS OR ERROR FREE OR THAT THE SERVICES OR PEOPLEFLUENT CONTENT WILL MEET THE CLIENT’S REQUIREMENTS OTHER THAN AS STATED IN THIS AGREEMENT, OR OPERATE IN COMBINATIONS WITH HARDWARE, SOFTWARE, PLATFORMS, SYSTEMS OR DATABASES USED BY OR ON
BEHALF OF THE CLIENT. FOR THE AVOIDANCE OF DOUBT, NO WARRANTY, REPRESENTATION, CONDITION OR OTHER TERM IS GIVEN CONCERNING OR IN RELATION TO THE THIRD PARTY SOFTWARE.

11.3 Nothing in this Agreement excludes the liability of either party:

11.3.1 for death or personal injury caused by that party’s negligence; or

11.3.2 for fraud or fraudulent misrepresentation; or

11.3.3 for any damages resulting from that party’s wilful misconduct or gross negligence.

11.4 Subject to Clause 11.3, the Service Level Terms state the Client’s full and exclusive right and remedy, and PeopleFluent’s only obligation and liability in respect of, the performance and/or availability of the Services, or their non-performance and non-availability.

11.5 Subject to Clause 11.3:

11.5.1 PEOPLEFLUENT SHALL NOT BE LIABLE WHETHER IN CONTRACT, TORT (INCLUDING FOR NEGLIGENCE BREACH OF STATUTORY DUTY), MISREPRESENTATION (WHETHER INNOCENT OR NEGLIGENT), RESTITUTION OR OTHERWISE FOR (I) ANY LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF BUSINESS OR CONTRACTS, LOSS OF ACTUAL OR ANTICIPATED SAVINGS, DEPLETION OF GOODWILL AND/OR SIMILAR LOSSES OR LOSS OF OR CORRUPTION TO DATA OR INFORMATION, OR PURE ECONOMIC LOSS, OR FOR ANY SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL LOSS, COSTS, DAMAGES, CHARGES OR EXPENSES HOWEVER ARISING UNDER THIS AGREEMENT, OR (II) ANY LOSS OR DAMAGE ARISING OUT OF OR IN CONNECTION WITH THE THIRD PARTY SOFTWARE OR THE CLIENT’S USE OF IT, IN EACH CASE EVEN IF IT Has BEEN ADVISED OF THE POSSIBILITY OF THE SAME; AND

11.5.2 PEOPLEFLUENT’S TOTAL AGGREGATE LIABILITY IN CONTRACT (EXCLUDING IN RESPECT OF ANY INDEMNITY, IN RESPECT OF WHICH PEOPLEFLUENT’S AGGREGATE LIABILITY SHALL BE AT THE LIMIT SPECIFIED IN CLAUSE 11.5.3), TORT (INCLUDING NEGLIGENCE OR BREACH OF STATUTORY DUTY), MISREPRESENTATION (WHETHER INNOCENT OR NEGLIGENT), RESTITUTION OR OTHERWISE, ARISING IN CONNECTION WITH THE PERFORMANCE OR CONTEMPLATED PERFORMANCE OF THIS AGREEMENT SHALL BE LIMITED TO THE CHARGES PAID BY CLIENT FOR THE SERVICES DURING THE 12 MONTHS PRECEDING THE DATE ON WHICH THE CLAIM AROSE; AND

11.5.3 PEOPLEFLUENT’S TOTAL AGGREGATE LIABILITY UNDER OR IN RESPECT OF ANY INDEMNITY UNDER THIS AGREEMENT SHALL BE LIMITED TO US$100,000.

12 Suspension and Termination

12.1 Either party may (without prejudice to its other rights) terminate this Agreement by notice in writing to the other if the other party:
12.1.1 defaults in due performance or observance of any material obligation under this Agreement and (in the case of a remediable breach) fails to remedy the default within thirty days of receipt of the terminating party’s notice so to do, and such termination will take effect either immediately or at a date specified in the notice provided that this provision will not apply to a failure to pay any sum by the due date; or

12.1.2 becomes bankrupt or insolvent, or if the other party’s business is placed in the hands of a receiver or trustee, whether voluntarily or otherwise, and such termination will take effect either immediately or at a date specified in such notice.

12.2 PeopleFluent will have the right to terminate this Agreement on serving written notice with immediate effect if the Client does not pay any sum within 10 days of receiving a written reminder from PeopleFluent provided that the sum has not been disputed in good faith in accordance with Clause 5.8.

12.3 PeopleFluent may also suspend the provision of the Services under this Agreement on giving not less than 2 Business Days’ notice in writing if circumstances arise in respect of which it has the right to terminate this Agreement under Clause 12.1 or 12.2, and may continue the suspension until the relevant payment has been made or the relevant default has been cured.

12.4 Client may suspend its payments under this Agreement on giving no less than 2 Business Days’ notice in writing if circumstances arise in respect of which it has a right to terminate this Agreement under Clause 12.1.

13 Consequences of Termination

13.1 On termination of this Agreement for any reason:

13.1.1 all licences granted under this Agreement shall immediately and automatically cease; and

13.1.2 the Client will immediately stop accessing the Services, Application, Third Party Software and PeopleFluent Content; and

13.1.3 each party shall return and make no further use of any equipment, property, materials, Confidential Information (excluding Client Data) and other items (including all copies of them) belonging to the other; and

13.1.4 PeopleFluent may destroy or otherwise dispose of the Client Data in its possession unless it receives, no later than 14 days after the effective date of termination of this Agreement, a written request from Client to allow it to download the Client Data from PeopleFluent’s servers. In such case, PeopleFluent shall allow the Client to download its data within 10 business days of such request, provided that the Client has, at that time, paid all Charges outstanding.

13.2 Termination of this Agreement will not affect the obligation of the Client to pay PeopleFluent or the Reseller, as the case may be, any charges or other payments which are due and unpaid at the date of termination.

13.3 Any termination of this Agreement will not affect any accrued rights or liabilities of either party nor will it affect the coming into force or the continuance in force of any
provision of this Agreement which is expressly or by implication intended to come into or continue in force on or after such termination.

14 **Force Majeure**

14.1 Neither PeopleFluent nor the Client will be liable to the other under this Agreement for any failure to perform its obligations hereunder other than payment obligations or for any loss or damage which may be suffered by the other party due to any circumstances beyond its reasonable control including, without limitation, any Act of God, failure or shortage of power supplies, flood, lightning or fire, strike or other industrial action, the act or omission of Government or other competent regulatory authority, war, military operations, epidemic, quarantine restrictions or riot. PeopleFluent bears no responsibility for any adverse effect on the Services (including, but not limited to, server failure or slow response time) caused by any acts of the Client in violation of this Agreement.

14.2 If either the Client or PeopleFluent wishes to rely upon this Clause 14 it will send written notice to the other party explaining the relevant force majeure circumstances as soon as reasonably possible.

15 **General**

15.1 This Agreement is personal to the Client and may not be assigned to any third party in whole or in part, including by sale of assets, merger, consolidation or otherwise, without the prior written consent of PeopleFluent, not to be unreasonably withheld.

15.2 PeopleFluent has the right to assign the Services, this Agreement or any part of this Agreement or the Services to a PeopleFluent Group Company. In the event of such assignment, PeopleFluent warrants that such PeopleFluent Group Company shall comply with the applicable terms of this Agreement. PeopleFluent has the right to subcontract any part of the Services to a PeopleFluent Group Company or such third party service provider it deems appropriate in the event of any such subcontracting, PeopleFluent shall remain responsible for all acts and omissions of the applicable PeopleFluent Group Company and/ or third party service provider.

15.3 The terms of this Standard Terms and Conditions Schedule will not be varied or amended unless such variation or amendment is agreed by separate agreement specifically drafted for purpose and executed by duly authorised representatives from the Client and PeopleFluent.

15.4 If any provision of this Agreement is held invalid, illegal or unenforceable for any reason by any court of competent jurisdiction, the provision will be severed and the remainder of the provisions of this Agreement will continue in full force and effect as if this Agreement had been executed with the invalid, illegal or unenforceable provision eliminated. In the event of a holding of invalidity so fundamental as to prevent the accomplishment of the purpose of this Agreement, the Client and PeopleFluent will immediately commence good faith negotiations to remedy such invalidity.

15.5 No failure or delay on the part of either of the parties to this Agreement to exercise any right or remedy under this Agreement will be construed or operate as a waiver nor will any single or partial exercise of any right or remedy preclude the further exercise of such right or remedy as the case may be. The rights and remedies provided in this Agreement are cumulative and are not exclusive of any rights or remedies provided by law.
15.6 This Agreement constitutes the entire understanding between the parties relating to the subject matter hereof unless any representation or warranty made about this Agreement was made fraudulently and, save as may be expressly referred to or referenced in this Agreement, supersedes all prior representations, writings, negotiations or understandings with respect hereto.

16 Notices and Communications

16.1 Any notice or other document to be given under this Agreement will be in writing and will be deemed to have been duly given if left at or sent by hand or by registered post, or by facsimile or such other electronic media (including email) to a party at the address or facsimile number set out in the signature section of this Agreement or such other (email) address or facsimile number as one party may from time to time designate by written (email) notice to the other.

16.2 Any such notice or other document will be deemed to have been received by the addressee three working days following the date of dispatch if the notice or other document is sent by registered post, or simultaneously with the delivery or transmission if sent by hand or if given by facsimile, or at the moment of receipt of a confirmation for receipt in the case of email or other electronic means.

17 Anti-Corruption

The Client has not received or been offered any illegal or improper bribe, kickback, payment, gift, or thing of value from any of PeopleFluent’s employees or agents in connection with this Agreement. Reasonable gifts and entertainment provided in the ordinary course of business do not violate the above restriction. If the Client learns of any violation of the above restriction, it will use reasonable efforts to promptly notify PeopleFluent’s Legal and Compliance Department.

18 Governing Law and Disputes

This Agreement shall be governed by and interpreted in accordance with the laws of New York, without regard to its conflicts of law principles or to the United Nations Convention on the International Sale of Goods. Each Party irrevocably consents to the exclusive jurisdiction, forum and venue of the United States District Court for the Southern District of New York over any and all claims, disputes, controversies or disagreements between the Parties or any of their respective subsidiaries, affiliates, successors and assigns under or related to this Agreement or any document executed pursuant to this Agreement or any of the transactions contemplated hereby. This Agreement, and any communications or disputes concerning this Agreement shall be in the English language.