SECOND AMENDMENT TO END-USER LICENSE, SUPPORT AND MAINTENANCE AND INTERNET HOSTING AGREEMENT

This Second Amendment to End-User License, Support and Maintenance and Internet Hosting Agreement (this "Amendment") is effective as of January 7, 2014, by and between Excent Corporation a Georgia corporation ("Excent") (formerly Global Education Technologies and successor in interest to Horizon Software Systems, Inc.) and the School Board of Sarasota County, Florida ("Client"), and amends the End-User License and Support Agreement, between Excent and Client (as previously and hereby amended, the "Agreement").

RECITALS:

WHEREAS, Excent and Client previously entered into the Agreement pursuant to which Client licensed from Excent the right to access and/or use certain versions of Excent's "Excent Online" Programs (the "End of Life Programs");

WHEREAS, the parties subsequently entered into an Amendment to their Agreement, effective as of July 1, 2013, through which Excent provided Client the right to upgrade to Excent's new Enrich Program (the "New Program") on the terms and conditions set forth therein;

WHEREAS, Client now desires to expand the Statement of Work to receive additional configuration enhancements to the New Program; and

WHEREAS, in order to accomplish such purposes, the parties desire to enter into this Second Amendment to their Agreement as set forth herein.

NOW THEREFORE, for and in consideration of the recitals, the mutual covenants and agreements set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. The parties amend their Agreement to include the Statement of Work attached hereto as Exhibit A. Pursuant to the Statement of Work, Excent will provide the configuration enhancements described in exchange for the payment of \$1,500 by Client.

2. The parties acknowledge and agree that the remainder of the terms of their Agreement, as amended, shall remain in full force and effect. In the event there is any conflict between the terms of this Second Amendment and the Agreement and Amendment, the terms of this Second Amendment shall control. This Second Amendment, together with the Agreement and any prior amendments, sets forth the entire agreement between the parties with respect to the subject matter set forth herein and therein.

IN WITNESS WHEREOF, this Second Amendment has been duly executed by the parties hereto as of the date and year first written above

Excent Corporation

By: ____

Title:

Date: _____

"Client"

By:	 	
Title:	 	
Date:		

Approved for Legal Content, December 11, 2013 by Matthews Eastmoore, Attorneys for The School Board of Sarasota County, Florida Signed: <u>ASH</u>

"Exhibit A"

STATEMENT OF WORK

December 3, 2013

Sarasota County School Board

Project Scope

This Statement of Work has been initiated by Sarasota County School Board for configuration enhancements of **[Enrich IEP].** The following list of items is based on requirements gathering discussions.

Change Request	Estimated Hours	Comments
 Rewording on Consent for Initial Placement Adding Reevaluation Review excusal of team participants BIP meeting date Eligibility meeting date Add two test names to drop down in Eval Report (social developmental history) 	4.0	
 Verbiage Change on Consent for Initial Placement form Auto-fill Program Assignments(s)* 	2.0	Program Assignments(s) to be filled in for them- that can't be done. "IF" the Eligibility Determination has been finalized, we can show the selected disabilities on the document.
 Meeting Date added to the top of the FBA date added to the bottom of the Reevaluation Review next to signature line Report Date added to the Evaluation Report. Ability to Amend the BIP Change verbiage on print document of IEP to say "Signature (Parent/Guardian or 	2.0	

	Adult Student) under
	Classroom
	Accommodations
•	Date with the signatures
	on the reeval review
	form

Delivery

Scheduling of the **[Change Requests]** can begin upon the approval of the above project scope. Written, faxed or e-mail approval will be accepted. Once approval has been received, the work will be scheduled for initial delivery **[10 days]** from start date. This deadline is an estimate based on current scope of work and other project delivery schedules at **Excent Corporation**. While we will make every effort to meet this delivery date, Excent Corporation makes no guarantee that the work will be completed and delivered by that date. To initiate this statement of work, sign below and provide purchase order or billing information

Cost Estimate

Item	LaborHours	Rate/Hour	Extended Cost
Project Management			
Lead Design and System Engineer			
Development	8	\$250.00	\$1500.00
Testing			
Documentation			
Installation			
Training			
Annual Maintenance (Help Desk)			
		Total	\$1500.00

This is a fixed rate statement of work. Any changes and modifications to the scope may result in additional charges billed at the appropriate hourly rate and a delay in delivery.

Approval

Customer hereby acknowledges that as between (Customer and Excent) that Excent is the owner of all rights, title and interest in and to the Licensed Software and related documentation. Except for the license rights granted herein Company retains all rights, title and interest in and to the Licensed Software and the documentation, as modified, enhanced or upgraded by or for the Company from time to time, whether in source code or object code form, including, but not limited to, all patent,

copyright, trademark, trade secrets, and other proprietary rights, and worldwide marketing, licensing, or sublicensing rights with respect to the Licensed Software and the documentation. Title to each copy of the Licensed Software and the documentation shall remain with the Company. Customer shall neither use nor disclose all or any portion of the Licensed Software or documentation, except as expressly permitted by the Company. Except as expressly permitted under this Agreement, Customer shall not copy, modify, rent or reproduce the Licensed Software or documentation in any way, nor shall it permit third parties to do so.

Your signature below indicates approval of the project described above and intent to pay for the services as detailed in this statement. Any modifications to the scope and/or details of the project specified above may result in additional charges. **Development work will not begin without this signed SOW and receipt of Purchase Order.**

Authorizations:

Excent Corporation

Customer:

Ву	Ву
Title	Title
Date	