SUBSCRIPTION ORDER	
	Live One-to-ivially Netall Application
L	Live One-to-Many Retail Application

THIS SUBSCRIPTION ORDER ("Subscription Order") is made on the date as set out in Schedule-1 herein.

BETWEEN

1. **BELIVE TECHNOLOGY PTE. LTD.**, (Singapore UEN No. 201417743R), with its registered office at 29 Media Circle Alice@Mediapolis #09-06, Singapore 138565 ("BeLive");

AND

2. The ENTITY, the particulars of which are set out in Schedule-1 herein ("Client"),

(for the ease of reference, the aforesaid parties shall be referred to herein collectively as "**the Parties**" and singularly as a "**Party**". For the avoidance of doubt, any references to Party (including the plural of such terms) shall include their representatives, agent, assigns and/or estate where the context so permits).

WHEREAS

- (A) BeLive is in the business of, *inter alia*, developing software and programming activities, and is the owner and provider of software and services arising out of and/or in relation to any and all forms of video-streaming ("the Belive Technology").
- **(B)** The Client is desirous of using the BeLive Technology, and BeLive is desirous of providing the BeLive Technology for the Client's usage.

Now therefore in consideration of the mutual covenants and obligations set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows: -

1. INCORPORATION OF TERMS

- 1.1 With effect from the date of this Subscription Order, the Subscription Order and the terms as set out and accessible at the following URL (https://docs.belive.sg/terms-of-use.pdf) (password: #Lora2022#) ("the Terms"), shall be read and construed as one document, and the Terms shall be considered as part of the Subscription Order.
- 1.2 Without prejudice to the generality of the foregoing, where the context so allows, references in the Terms to "this Subscription Order", "hereof", "herein", "herewith", "hereunder" and words of similar effect, shall be read and construed as references to the Terms as may be included, amended, supplemented, modified or varied by this Subscription Order.
- 1.3 Except to the extent expressly substituted, supplemented, varied or amended by the Terms, the Terms and the Subscription Order are hereby confirmed and shall remain in full force and effect.