SAP SERVICES GENERAL TERMS AND CONDITIONS

SAP 服务通用条款和条件

These SAP Services General Terms and Conditions ("GTC") are effective as of the Effective Date of the relevant Order Form and are entered into by and between SAP and Licensee.

SAP Services[服务]一般条款和条件(以下简称"GTC")自相关订购单生效日期起生效,由 SAP 与被许可方达成并签订。RECITALS

陈述

WHEREAS, Licensee (or Licensee's parent company) has procured or desires to procure the right to use SAP Software or SAP branded hosted or managed service pursuant to a License Agreement. Licensee under an Agreement for Services may be an authorized Affiliate or subsidiary that has a right to use the SAP Software or SAP branded hosted or managed service under a License Agreement. Some versions of SAP agreements use the term "Customer" in place of "Licensee". For purposes of this GTC, references to "Customer" shall mean "Licensee" and vice versa.

鉴于,被许可方(或被许可方的母公司)已取得或有意获得依照相应许可协议使用 SAP 软件或 SAP 品牌的托管或管理服务的权利。服务协议项下的被许可方可以是获得授权的关联企业或子公司,其有权依据许可协议使用 SAP 软件或 SAP 品牌的托管或管理服务。在某些版本的 SAP 协议中,使用"客户"代替"被许可方"。在本 GTC 中,提及的"客户"应指"被许可方",反之亦然。

WHEREAS, SAP provides certain Services in the People's Republic of China (for the purpose of this GTC, excluding Hong Kong, Macao and Taiwan) which Licensee desires to obtain on the basis of certain Service Descriptions and Scope Document. Such Services will be set forth in an Order Form referencing and incorporating these GTC (each an "Order Form").

鉴于, SAP 在中华人民共和国(为本 GTC 之目的,不包括香港、澳门和台湾)提供被许可方依据服务描述和范围文档希望购买的某些服务。此类服务将在引述本 GTC 并构成本 GTC 一部分的订购单(以下简称"订购单")中予以规定。

NOW, THEREFORE, the parties agree as follows:

为此,双方达成如下协议:

1. Definitions

<u>定义</u>

1.1 "<u>Agreement</u>" means an Order Form for Services governed by these GTC, including any documents attached to and/or referred to in the Order Form and/or GTC.

"协议"是指受本 GTC 约束的服务订购单,包括订购单和/或 GTC 中所附和/或引用的任何文档。

1.2 "<u>Affiliate</u>" mean, in relation to a party, any legal entity in which such party, directly or indirectly, holds more than fifty percent (50%) of the shares or voting rights. Any such legal entity shall be considered an Affiliate for only such time as such equity interest is maintained.

"<u>关联企业</u>",就一方来讲,是指该方直接或间接拥有超过百分之五十(50%)股份或表决权的任何法人实体。任何该等法人实体仅在前述股权维持在 50%以上时方可视为一家关联企业。

"Confidential Information" means, with respect to SAP, all information which SAP protects against unrestricted disclosure to 1.3 others, including but not limited to: (a) the SAP Software, documentation, Work Product and other SAP materials, including without limitation the following information regarding the SAP software: (i) computer software (object and source codes), programming techniques and programming concepts, methods of processing, system designs embodied in the software or SAP hosted or managed services; (ii) benchmark results, manuals, program listings, data structures, flow charts, logic diagrams, functional specifications, file formats; and (iii) discoveries, inventions, concepts, designs, flow charts, documentation, product specifications, application program interface specifications, techniques and processes relating to the software; (b) the research and development or investigations of SAP; (c) product offerings, content partners, product pricing, product availability, technical drawings, algorithms, processes, ideas, techniques, formulas, data, schematics, trade secrets. know-how, improvements, marketing plans, forecasts and strategies; and (d) any information about or concerning any third party (which information was provided to SAP subject to an applicable confidentiality obligation to such third party). With respect to Licensee, "Confidential Information" means all information which Licensee protects against unrestricted disclosure to others and which (i) if in tangible form, Licensee clearly identifies as confidential or proprietary at the time of disclosure; and (ii) if in intangible form (including disclosure made orally or visually), Licensee identifies as confidential at the time of disclosure, summarizes the Confidential Information in writing, and delivers such summary within thirty (30) calendar days of any such disclosure.

"<u>保密信息</u>"就 SAP 而言,是指 SAP 防止向他人不受限制地进行披露的一切信息,包括但不限于: (a) SAP 软件、文档、工作产品和云材料或其他 SAP 材料,包括但不限于以下与 SAP 软件相关的信息: (i) 计算机软件(目标代码和源代码),以及软件、 SAP 托管或管理服务中体现的程序设计技术和设计概念、处理方法和系统设计: (ii) 基准结果、指南、程序列表、数据结构、 流程图、逻辑图、功能说明、文件格式:以及 (iii) 与软件相关的发现、发明、概念、设计、流程图、文档、产品说明书、应用 程序接口说明、工艺和流程; (b) SAP 的研发或调查; (c) 产品供应、内容合作伙伴、产品定价、产品可用性、技术设计图、运 算法则、流程、想法、工艺、公式、数据、图表、商业秘密、技术秘密、改进、营销策划、预测与策略;及 (d) 与任何第三方 相关的任何信息(基于 SAP 对此类第三方承担的适用保密义务而向 SAP 提供的信息)。就被许可方而言,"保密信息"是指被 许可方防止向他人不受限制地进行披露的一切信息以及下列信息: (i) 若以有形形式披露,被许可方在披露之时明确列为保密或 专有的信息;以及 (ii) 若以无形形式披露(包括以口头或视觉方式披露),被许可方在披露之时列为保密的信息,且以书面形 式概述此类保密信息,并于进行任何此类披露后的三十(30)日内递交此类书面概述。

1.4 "Consultants" means employees and third party contractors which SAP utilizes to provide Services to Licensee.

"<u>顾问</u>"是指 SAP 通过其向被许可方提供服务的员工和第三方承包商。

1.5 "<u>Customer Data</u>" means any content, materials, data and information that Licensee or its authorized users enter into hosted or managed services or Customer-specific data that is derived from Licensee's use of the hosted or managed services (e.g. Customer-specific reports) as long as such derivative work is not a component of the hosted or managed services itself or furnished by SAP under the Agreement. Customer Data shall not include any component of the hosted or managed services or material provided by or on behalf of SAP.

"<u>客户数据</u>"是指被许可方或其授权用户输入托管或管理服务的任何内容、材料、数据和信息,或被许可方使用托管或管理服务 过程中衍生的客户特定数据(如客户特定报表),此类衍生作品为托管或管理服务的一部分或 SAP 依据本协议提供的除外。 客户数据不包含托管或管理服务的任何部分,或由 SAP 提供或代表 SAP 提供的材料的任何部分。

1.6 "Deliverables" means those specific Work Products which are explicitly identified as a deliverable under the applicable Order Form for delivery to Licensee.

"交付物"是指根据适用的订购单,明确确认为可向被许可方交付的特定工作产品。

1.7 <u>"Intellectual Property Rights</u>" means patents of any type, design rights, utility models or other similar invention rights, copyrights, mask work rights, trade secret, know-how or confidentiality rights, trademarks, trade names and service marks and any other intangible property rights, including applications and registrations for any of the foregoing, in any country, arising under statutory or common law or by contract and whether or not perfected, now existing or hereafter filed, issued, or acquired.

"<u>知识产权</u>"是指因成文法或习惯法或通过合约产生的任何类型的专利权、外观设计权、实用新型或其他类似发明权利、著作权、 掩膜作品权、商业秘密、专有技术或保密权、商标、商号和服务标识及任何其他无形财产权,包括在任何国家/地区对前述任 何一项权利的申请与注册,无论此类权利是否完整、现有亦或在此后申请、颁发或取得。

1.8 "<u>License Agreement</u>" means the agreement between SAP (or SAP SE or its Affiliate, or an authorized service provider of the SAP software) under which Licensee procured the rights to use SAP software or SAP branded hosted or managed service.

"<u>许可协议</u>"是指 SAP (或 SAP SE 或其关联企业,或 SAP 软件的授权服务提供商)与被许可方之间达成的协议,被许可方据 此购买使用 SAP 软件或 SAP 品牌的托管或管理服务的许可权利。

1.9 "<u>Order Form</u>" means all written order forms for Services entered into by SAP and Licensee containing the pricing and other specific terms and conditions applicable for each of the Services under an applicable Order Form.

"<u>订购单</u>"是指 SAP 与被许可方签订的所有书面服务订购单,其中包括适用的订购单中适用于每一项服务的定价和其他特定的条款和条件。

1.10 "<u>SAP Software</u>" means (i) any and all software products licensed and SAP branded hosted or managed service provided to Licensee under the License Agreement; (ii) any new releases, updates or versions thereof made available through unrestricted shipment pursuant to the respective support agreement or warranty obligation and (iii) any complete or partial copies of any of the foregoing.

"<u>SAP 软件</u>"是指(i)在许可协议下向被许可方许可的任何及所有软件产品和提供的 SAP 品牌的托管或管理服务;(ii) 根据相应的 支持协议或担保义务的约定,通过不受限的运输方式提供的前述产品的任何新发布版本、更新或版本,以及(iii) 前述任一产品 的任何完整或部分副本。

1.11 "Scope Document" means the document that is provided with and becomes part of the Order Form which further defines the scope of Services to be provided and other engagement specifics

"<u>范围文档</u>"是指作为订购单的一部分随之一起提供,进一步规定了提供的服务范围和其他接触细节的文档。

1.12 "Services" mean those service(s) as further defined by those specific Service Descriptions and Scope Documents provided to Licensee under an Order Form that references this GTC.

"<u>服务</u>"是指根据适用本 GTC 的订购单向被许可方提供的特定服务描述和范围文档中进一步规定的服务。

1.13 "<u>Service Description</u>" means pre-defined descriptions of services found at <u>http://www.sap.com/servicedescriptions</u> in effect as of the Order Form effective date.

"服务描述"是指在与订购单同时生效的 http://www.sap.com/servicedescriptions 中提供的对服务预定义的描述。

1.14 "<u>Taxes</u>" means sales, VAT, withholding, property, excise, service or similar taxes now or hereafter levied (but excluding taxes based on SAP's income) all of which shall be for Licensee's account.

"<u>税费</u>"是指全部应由被许可方缴纳的现在或将来所征收的营业税、增值税 (VAT)、预提所得税、物权税、消费税、服务税或类 (以税款(基于 SAP 收入的税款除外)。

1.15 "<u>Work Product</u>" means any work product or tangible results produced by or with SAP pursuant to this Agreement, including, but not limited to, works created for or in cooperation with Licensee.

"<u>工作产品</u>"是指依据本协议,由 SAP 或与 SAP 合作生产的任何工作产品或可见成果,包括但不限于为被许可方创建的成果或 与被许可方合作创建的成果。

2. <u>Provision of Services</u>.

<u>服务条款</u>。

2.1. SAP will provide the Services in accordance with the Order Form.

SAP 将根据订购单提供服务。

2.2. SAP may utilize third party contractors to perform SAP's duties. SAP shall be responsible for the performance of the Services of such third party contractors to the same extent as SAP is liable for its own Consultants.

SAP 可以利用第三方承包商来履行 SAP 的义务。SAP 应对此类第三方承包商的服务履行情况负责, 就如同对 SAP 的自身顾问负责一样。

2.3. If any Service, in whole or in part, cannot be provided by SAP due to a Licensee issue and Licensee fails to provide SAP with reasonable advance notice, the time agreed to be spent by SAP resources on such Service will be charged to Licensee.

如因被许可方的问题使得 SAP 无法提供任何服务的全部或部分,且被许可方未能向 SAP 提供合理的事先通知,则 SAP 资源 同意花费在此类服务上的时间成本由被许可方承担。

2.4. The selection of Consultants assigned or deployed to deliver Services is at SAP's sole discretion and SAP reserves the right to replace any Consultant at any time at its sole discretion with a Consultant with equivalent skills.

SAP 自行决定选择用于交付服务的顾问,且 SAP 保留基于单方考量随时使用具备同等技能的顾问替换任何顾问的权利。

2.5. Any services, Deliverables, and Work Products provided by SAP to Licensee prior to the execution of an applicable Order Form or a Change Request are the sole property and Confidential Information of SAP and shall be governed by the terms of this Agreement. If no Order Form is completed, all Services, Work Products and Deliverables must be returned or deleted and must not be used.

签署相应的订购单或变更要求之前,由 SAP 向被许可方提供的任何服务、交付物和工作产品均为 SAP 的独有财产和保密信息,应受本协议条款的制约。如未达成任何订购单,则所有服务、工作产品和交付物都必须予以返还或销毁,不得使用。

3. Licensee's General Responsibilities.

被许可方的一般责任。

3.1. Licensee is responsible for making the necessary arrangements to allow SAP to perform the Services.

被许可方需负责进行必要的安排以便 SAP 能够履行服务。

3.2. Licensee shall provide and make available all Licensee personnel that SAP reasonably requires in connection with performance of the Services and as may be further addressed in an applicable Order Form.

被许可方应根据 SAP 的合理要求以及在适用的订购单中进一步明确的要求,提供和准备与履行服务有关的所有被许可方人员。

3.3. If the Services are performed at Licensee's site, Licensee agrees to provide necessary access to its site including, but not limited to, appropriate access to Licensee premises, computer systems and other facilities.

如服务在被许可方现场履行,则被许可方同意提供针对其现场的必要访问权限,包括但不限于针对被许可方的场地、计算机系 统以及其他设施的适当访问权限。

3.4. Licensee shall appoint a contact person to supply SAP with any necessary or relevant information and who shall have the authority to make decisions or obtain decisions from others expeditiously.

被许可方应指定一名联系人,负责为 SAP 提供必要或相关的信息,并且该联系人应有权做出决定或者迅速获得他人的决策信息。

3.5. Licensee shall ensure all necessary license rights are obtained including third party license rights required for the Services. 被许可方应确保其获得服务所需的所有必要的许可权利,包括第三方许可权。

4 Change Request Procedures.

变更请求程序。

4.2

4.1 Either party can request changes to the Service in accordance with the change request form attached to the Order Form or included in the applicable Service Description ("Change Request").

任何一方均可根据订购单所附的或适用服务描述中包含的变更请求表(简称"变更请求")要求对服务进行变更。

SAP is not required to perform under a Change Request until agreed to and signed by the parties.

在双方一致同意并签字确认之前, SAP 不需要履行变更请求。

5. Satisfaction with Personnel.

对人员的满意度。

If at any time Licensee or SAP is dissatisfied with the material performance of an assigned Consultant or a Licensee project team member, the dissatisfied party shall promptly report such dissatisfaction to the other party in writing and may request a replacement. The other party shall use its reasonable discretion in accomplishing any such change (which also, in the case of SAP, shall be subject to staffing availability).

如任何时候被许可方或 SAP 对指定顾问或被许可方项目团队成员的实质性表现不满意,不满意的一方应及时以书面形式将这种不满意情况报告给另一方,并可请求换人。另一方应采用合理的判断实现该等更换(就 SAP 而言,这还应取决于人员配备的可用性)。

6 <u>Compensation of SAP.</u>

<u>SAP 的酬金。</u>

6.1 SAP will provide an invoice specifying the fees for each of the Services in accordance with the terms of the Order Form. Payment is due thirty (30) days after the invoice is issued. SAP reserves the right to apply late payment interest in accordance with applicable law.

SAP 将依据订购单的规定针对每一项服务的费用开具发票。付款应于开具发票后三十(30)日内支付。SAP 保留根据相关法律收取延迟支付利息的权利。

6.2 Fees and other charges described in the Agreement do not include Taxes. Any applicable direct pay permits or valid taxexempt certificates must be provided to SAP prior to the execution of the Agreement. If SAP is required to pay Taxes, Licensee shall reimburse SAP for such amounts. Licensee hereby agrees to indemnify SAP for any Taxes and related costs (including those related to the long term assignment of SAP employees), interest and penalties paid or payable by SAP.

本协议所载之费用及其他收费均不含任何税费。任何适用的直接支付许可或有效免税证明需在签署本协议之前提供给 SAP。 若 SAP 被要求支付任何税款,被许可方应偿付 SAP 该等税款金额。被许可方谨此同意,对 SAP 已付或应付的任何税款及其 相关费用(包括与长期指派 SAP 员工有关的费用)、利息及罚金进行补偿。

7 <u>Term and Termination.</u>

期限和终止。

7.1 <u>Term of the GTC</u>. These GTC shall remain in effect unless terminated earlier by either party in accordance with this Section 7.

GTC期限。除非任何一方按照本节(第7节)的规定提前终止本GTC,否则本GTC将持续有效。

7.2 <u>Termination of the GTC for Convenience</u>. Either party may terminate this GTC for convenience upon thirty (30) days' prior written notice to the other party. If these GTC are terminated for convenience prior to the completion of one or more Order Forms, such termination will not affect the continuation of any such Order Form as governed by these GTC.

<u>无故终止 GTC</u>。任何一方在提前三十(30)天书面通知另一方后均可随时终止本 GTC。如在一个或多个订购单完成之前无故 终止本 GTC,则此类终止不影响受本 GTC 制约的任何此类订购单的继续执行。

7.3 <u>Term of an Order Form or Service</u>. Each Order Form and Service shall be effective on the effective date set forth in that Order Form, and shall remain in effect until end of term or completion of the Services in accordance with the Order Form, the respective Service Description or Scope Document, or terminated earlier by either party in accordance with this Section 7. For the avoidance of doubt, the termination of any particular Service in accordance with this Section 7 shall not cause or result in the termination of any other Services ordered under the same Order Form nor reduce Licensee's liability for payments to SAP.

<u>订购单或服务的期限</u>。订购单和服务应自订购单上规定的生效日期起生效,并在依据订购单、相应的服务描述或范围文档规定的期限届满之前或服务完成之前、或任何一方依据第7节的规定提前终止之前持续有效。为避免疑义,依据第7节规定对任何特定服务的终止不应导致或造成同一订购单下任何其他订购服务的终止,亦不应减少被许可方对 SAP 负有的付款义务。

7.4 <u>Termination of an Order Form for Convenience</u>. Except as otherwise agreed in an Order Form, each Order Form (excluding fixed-price Services and excluding subscription based Services) may be terminated by either party upon thirty (30) days' prior written notice to the other party.

<u>无故终止订购单</u>。除非订购单中另有约定,否则订购单(不包括固定价格服务且不包括基于租用的服务)均可由任何一方在提前三十(**30**)日书面通知另一方之后予以终止。

7.5 <u>Termination of Agreement and/or an Order Form for cause</u>.

因故终止协议和/或订购单。

Either party may terminate these GTC and/or an Order Form for cause:

任何一方均可出于下列原因终止本 GTC 和/或订购单:

7.5.1 upon thirty (30) days prior written notice of the other party's material breach of any provision (including more than thirty (30) days delinquency in Licensee's payment of any money due hereunder or any Order Form) of the Agreement unless such party has cured such breach during such thirty (30) day period; or

在提前三十(30)日书面通知另一方其已实质性违反本协议任何条款(包括被许可方拖欠本协议或任何订购单下任何 到期应付款项超过三十(30)日)的情况后予以终止,除非该违约方在此三十(30)日期限内纠正了此类违约行为; 或者

7.5.2 immediately if the other party files for bankruptcy, becomes insolvent, or makes an assignment for the benefit of creditors, or otherwise breaches materially its obligations in section 9 (Confidential Information) or section 14 (Assignment).

如另一方进入破产申请程序、无力偿还债务或者为债权人利益进行分配,或实质性违反了其在第9节"保密信息"或第14 节"转让"中的义务,则可立即予以终止。

7.6 <u>Effect of Termination</u>. Licensee shall be liable for all payments to SAP, including all fees and expenses for all Services incurred in the performance of such Services up to the date on which any termination takes effect. All Confidential Information of the other party provided in connection with this Agreement in the possession of such party shall, subject to any legal retention rights and upon request of the other party be returned to the disclosing party or destroyed with certification of such destruction from an individual of authority to bind the respective party. The obligation to return or destroy Confidential Information does not apply to Work Products that are provided by SAP to Licensee, unless the Order Form or Agreement is terminated by SAP in accordance with section 7.5 herein.

终止的效力。被许可方有责任向 SAP 支付所有款项,包括截至任何终止的生效日期之前在履行服务的过程中发生的所有此类服务的所有费用和开支。任何一方所保留的另一方依据本协议提供的所有保密信息,均应按照任何法律保留权利并应另一方请求返还给另一方,或者予以销毁,并且由授权的个体提供有关此销毁的证明以约束相关方。返还或销毁保密信息的义务不适用于 SAP 提供给被许可方的工作产品,除非 SAP 依据本协议第 7.5 节规定终止订购单或协议。

8 Intellectual Property Rights.

知识产权。

8.1 All title to and rights in the Services, Deliverables and Work Products, and all Intellectual Property Rights embodied therein, including techniques, knowledge or processes of the Services and/or Deliverables (whether or not developed for Licensee), shall be the sole and exclusively property of SAP and SAP SE. Licensee agrees to execute and to ensure its third parties execute such documentation as reasonably necessary to secure SAP's or SAP SE's title over such rights. Where Intellectual Property Rights in any Work Product conceived or created by either party cannot by law vest in SAP or SAP SE as mentioned above, Licensee grants SAP and SAP SE a non-exclusive, perpetual, irrevocable, worldwide, fully-paid up license to use, modify, create derivative works, sublicense to SAP's and SAP SE's licensees and customers or otherwise exploit such Work Products in any manner without reference to the source. Licensee shall assist SAP and SAP SE in performing any formalities required by law to obtain such license grant.

服务、交付物和工作产品的全部所有权和权利以及其中所含的所有知识产权,包括服务和/或交付物(无论是否是为被许可方 开发的)的技术、知识或流程,均属 SAP 和 SAP SE 的专有财产。被许可方同意签署并确保其第三方签署保护 SAP 或 SAP SE 的此类权利的合理的必要文件。如若由任何一方构想或创建的任何工作产品中的知识产权根据法律不能如前所述归属 SAP 或 SAP SE 所有,被许可方授予 SAP 和 SAP SE 一项非排他的、永久的、不可撤销的、全球性的、已付费的许可,供其使用、 修改、创制衍生作品、再许可给 SAP 和 SAP SE 的被许可方和客户,或以其他任何方式使用该等工作产品,而无需指明来源。 被许可方应协助 SAP 和 SAP SE 为获得该等许可授予而需要履行的法律所要求的任何手续。

8.2 Once all amounts due under an Order Form are paid in full and all claims have been satisfied, Licensee is granted a nonexclusive, non-transferable license for the duration of the license granted under the License Agreement, so long as Licensee complies with the terms of the License Agreement and this Agreement to use any Deliverables and Work Products provided to it by SAP under a relevant Order Form under this Agreement in order to run Licensee's and its Affiliates' internal business operations, and otherwise to the same extent as Licensee is granted a license to use the SAP Software, documentation and SAP Confidential Information in the License Agreement.

当依据订购单足额支付了所有应付款项并满足所有要求后,被许可方将按照许可协议所授予的许可期限获得一个非独占且不可 转让的许可(前提是被许可方遵守许可协议以及本协议的条款),可以依据本协议下的相关订购单的规定使用 SAP 为其提供 的任何交付物和工作产品,以进行被许可方及其关联企业的内部业务运营,以及在许可协议中所授予的使用 SAP 软件、文档 和 SAP 保密信息的许可的同等范围内另行使用。

8.3 Licensee must immediately notify SAP in writing if any third party gains unauthorized access to SAP proprietary materials or Confidential Information. Licensee shall take all reasonable steps to stop such unauthorized access.

如任何第三方未经授权获取了 SAP 专有材料或保密信息,被许可方必须立即书面通知 SAP。被许可方应当采取一切合理的步骤阻止此类未经授权的获取。

9 <u>Confidentiality.</u>

保密。

9.1 <u>Use of Confidential Information</u>. Confidential Information shall not be reproduced in any form except as required by the receiving party to perform its obligations under this Agreement. Any reproduction of any Confidential Information of the other shall remain the property of the disclosing party and shall contain any and all confidential or proprietary notices or legends which appear on the original. With respect to the Confidential Information of the other, each party: (a) shall take all Reasonable Steps (defined below) to keep all Confidential Information strictly confidential; and (b) shall not disclose any Confidential

Information of the other to any person other than its bona fide individuals whose access is necessary to enable it to exercise its rights hereunder. As used herein "Reasonable Steps" means those steps the receiving party takes to protect its own similar proprietary and confidential information, which shall not be less than a reasonable standard of care. Confidential Information of either party disclosed prior to execution of this Agreement shall be subject to the protections afforded hereunder.

<u>保密信息的使用</u>。除接收方依据本协议履行其义务所需外,不得以任何形式复制保密信息。对方保密信息的任何复制品应为披露方的财产,并应当包含原件中带有的任何及所有保密或专有声明或标识。对于对方的保密信息,双方均:(a)应采取合理步骤(定义如下)对一切保密信息予以严格保密;并且(b)不应向其为行使其于本协议项下的权利需要获取保密信息的善意个人以外的其他人披露对方的任何保密信息。此处所用的"合理步骤"是指接收方为保密其自身的类似专有及保密信息所采取的步骤,此类步骤至少须具备合理的谨慎程度。任何一方在签署本协议之前披露的保密信息应受到前述保密规定的约束。

9.2 Exceptions. The above restrictions on the use or disclosure of the Confidential Information shall not apply to any Confidential Information that: (a) is independently developed by the receiving party without reference to the disclosing party's Confidential Information, or is lawfully received free of restriction from a third party having the right to furnish such Confidential Information; (b) has become generally available to the public without breach of this Agreement by the receiving party; (c) at the time of disclosure, was known to the receiving party free of restriction; or (d) the disclosing party agrees in writing is free of such restrictions.

<u>例外规定</u>。上述针对保密信息的使用或披露的限制性规定不适用于以下保密信息: (a) 未参考披露方的保密信息而由接收方独 立开发的,或从有权提供此类保密信息的第三方处合法获取而不存在限制性义务的; (b) 接收方未违反本协议而该保密信息已 经为公众所知; (c) 在披露时已为接收方所知且不存在限制性义务的; 或 (d) 披露方书面同意免除此类限制性义务的。

9.3 <u>Confidential Terms and Conditions; Publicity</u>. Licensee shall not disclose the terms and conditions of this Agreement including the pricing contained in an Order Form to any third party. Neither party shall use the name of the other party in publicity, advertising, or similar activity, without the prior written consent of the other, except that Licensee agrees that SAP may use Licensee's name in customer listings and to analyze and leverage details from this Agreement (e.g., to forecast product demand), as part of SAP's marketing efforts (including without limitation reference calls and site visits at times mutually agreeable to the parties, press testimonials, site visits, SAPPHIRE participation). SAP will make reasonable efforts to avoid having the reference activities unreasonably interfere with Licensee's business. Licensee agrees that SAP may share information on Licensee with its Affiliates for marketing and other business purposes and that it has secured appropriate authorizations to share Licensee employee contact information with SAP as needed.

<u>保密条款和条件:公开</u>。被许可方不得向任何第三方披露本协议之条款和条件,包括订购单中的定价。未经另一方事先书面同 意,任何一方不得将对方的名称用于公开场合、广告宣传或类似活动中,但被许可方同意 SAP 将被许可方的名称作为 SAP 的 营销工作(包括但不限于在双方一致同意的时间进行的样板客户电话沟通和现场拜访、媒体推荐、现场拜访和 SAPPHIRE 参 与)的一部分,用于客户名单中以及分析和利用来自本协议的详细信息(例如,用于预测产品需求)的除外。SAP 将尽合理努 力避免推荐活动不合理地干扰被许可方的业务运营。被许可方同意,SAP可出于营销及其他业务目的与其关联企业共享被许可 方的相关信息,且被许可方自身已获得在必要时与 SAP 共享被许可方员工联系信息的相应授权。

10 Feedback.

反馈信息。

Licensee may be invited to participate in certain evaluations, presentations, meetings, surveys or discussions (collectively, "Discussions") for the purpose of informing Licensee of SAP's business and technology direction, and to allow Licensee (or as used herein including Licensee's Affiliates), at its sole discretion, to provide SAP (or as used herein including SAP SE or other SAP entity) with input, comments or suggestions from Licensee, regarding SAP's business and technology direction and/or the possible creation, modification, correction, improvement or enhancement of the software, products and/or services of SAP, (collectively "Feedback"). Licensee grants to SAP SE a non-exclusive, perpetual, irrevocable, worldwide, transferable, royalty-free license, with the right to sublicense through multiple tiers, under all relevant Licensee Intellectual Property Rights, to use, publish, disclose, perform, copy, make, have made, use, modify, create derivative works, distribute, sell, offer for sale and otherwise benefit from Feedback in any manner and via any media. Content of Discussions may include areas outside the scope of Services and may relate to any SAP software, products, solutions and/or services. Confidential Information disclosed or made available by SAP, or Licensee during Discussions may only be used for the purpose of the Discussions and shall be protected from unauthorized use and disclosure in accordance with Section 9 of this these GTC. Licensee acknowledges that the information related to software, products, services, business or technology plans of SAP, disclosed during the Discussions, is only intended as possible strategies, developments, and functionalities and is not intended to bind SAP to any particular course of business, product strategy, and/or development.

SAP 可以邀请被许可方参加一些评估、演示、会议、调查或讨论(以下统称"讨论"),以便将 SAP 的业务和技术方向告知被许可方, 并使被许可方(此处被许可方亦包括被许可方的关联企业)可以自行决定向 SAP(此处 SAP 包括 SAP SE 或其他 SAP 实体)提供与 SAP 的业务和技术方向和/或 SAP 的软件、产品和/或服务可能进行的创建、修改、更正、改进或增强有关的看法、意见或建议(以下 统称"反馈")。被许可方授予 SAP SE 非独占的、永久性的、不可撤销的、全球范围内的、可转让的、免交特许权使用费的许可, SAP 可据此在被许可方的所有相关知识产权项下,通过任何方式和介质使用、发布、披露、执行、复制、制作、代其制作、使用、修改、 创建衍生作品、分发、买卖、出售或通过任何其他方式从此类反馈信息中获益,且有权经多级进行分许可。讨论的内容可能包括服务 范围之外的内容,也可能与任何 SAP 软件、产品、解决方案和/或服务相关。SAP 或被许可方在讨论过程中披露或提供的任何保密信 息只能用于讨论目的,且依据本 GTC 第9节的规定不得未经授权使用和对外披露。被许可方兹确认: SAP 在讨论过程中披露的与 SAP 软件、产品、服务、业务或技术计划相关的所有信息,仅拟作为潜在的战略、开发和功能信息,不对 SAP 的任何特定业务流程、产品 战略和/或开发路线构成约束。

11 Warranty.

保证。

11.1 SAP warrants that its Services shall be performed in a professional workman-like manner by Consultants with the skills reasonably required for the Services.

SAP 保证其服务将由拥有服务所需的合理技能的顾问以专业水准提供。

SAP warrants that for thirty (30) days following provision of the Service the Deliverables will materially conform with the specifications for that Deliverable in accordance with the respective Service Description or Scope Document. For clarity, the warranty period for Deliverables (if any) resulting from any subscription based Services will in no event exceed the termination date of the subscription based Services.

SAP 保证在服务提供后三十(30)天内,交付物将在实质上符合相应的服务描述或范围文档中对该交付物的说明。特此澄清, 任何情况下,任何基于租用的服务产生的交付物(如有)的保证期限都不得超过基于租用的服务的终止日期。

SAP does not warrant error-free or uninterrupted operation of any Service or Deliverable or that SAP will correct all non-conformities.

SAP 不保证任何服务或交付物不会出现错误或运行中断,也不保证会对所有不符合的情况进行纠正。

Licensee shall notify SAP within thirty (30) days of provision of the Service or Deliverable in writing of the alleged warranty breach and provide SAP with a precise description of the problem and all relevant information reasonably necessary for SAP in order to rectify such warranty breach.

被许可方应在提供服务或交付物的三十(30)天内将声称的违反服务保证的具体情况说明书面通知 SAP,并向 SAP 准确描述 相关问题以及 SAP 要纠正此类违反服务保证情况合理需要的所有相关信息。

11.2 Provided Licensee has notified SAP in accordance with section 11.1 of a warranty breach and SAP validates the existence of such warranty breach, SAP will, at its option:

如被许可方已依据第 11.1 节规定将违反服务保证的具体情况说明通知 SAP 并且 SAP 证实此类违反保证情况的存在, SAP 将 自行决定:

11.2.1 re-perform the applicable Services or Deliverable;

重新履行适用的服务或交付物;

11.2.2 refund the fee paid or reallocate quota for the specific non-conforming Service or Deliverable

退还针对特定不合规服务或交付物已支付的费用或重新分配配额

This is Licensee's sole and exclusive remedy for a warranty breach.

这是被许可方就违反保证情况所能获得的唯一且专有的补救措施。

11.3 SAP and its licensors disclaim all warranties express or implied or statutory, including without limitation, any implied warranties of merchantability or fitness for a particular purpose except to the extent that any warranties implied by law cannot be validly waived.

SAP与其许可方不承担任何明示、默示或法定的保证责任,包括但不限于任何有关适销性及适合特殊用途的默示保证,但法律规定不得免责的默示保证除外。

12 Third Party Claims.

<u>第三方索赔。</u>

12.1 SAP shall defend (at its sole expense) Licensee against claims brought against Licensee by any third party alleging that Licensee's use of the Deliverables, in accordance with the terms and conditions of the Agreement, constitutes an infringement or misappropriation of a patent claim(s), copyright, or trade secret rights. SAP will pay damages finally awarded against Licensee (or the amount of any settlement SAP enters into) with respect to such claims. This obligation of SAP shall not apply if the alleged infringement or misappropriation results from (a) use of the Deliverables in conjunction with any other software, services, or any product, data or apparatus that SAP did not provide; or (b) anything Licensee provides including configurations, instructions or specifications; (c) a modification of the Deliverable by Licensee or by a third party on behalf of Licensee or (d) any use not permitted by the Agreement.

任何第三方声称被许可方根据本协议的条款与条件使用交付物的行为构成对专利申请、版权或商业秘密权的侵权或滥用并因此 而对被许可方提出索赔的, SAP 应自行承担费用为被许可方提供抗辩。SAP 将会承担就此类索赔作出的终审判决对被许可方 造成的损失(或 SAP 达成的任何和解金额)。如声称的侵权或滥用因以下情形造成,则 SAP 不承担此义务: (a) 将交付物与 非由 SAP 提供的任何其他软件、服务或任何产品、数据或装置一起使用;或(b) 被许可方提供的任何内容,包括配置、说明或 规范;或(c) 被许可方或代表被许可方的第三方对交付物的修改;或(d) 协议不允许的任何使用。 12.2 In the event a claim under Section 12.1 is made or in SAP's reasonable opinion is likely to be made, SAP may, at its sole option and expense: (i) procure for Licensee the right to continue using the Deliverable under the terms of the Agreement; or (ii) replace or modify the Deliverable to be non-infringing without material decrease in functionality. If SAP provides written notice to Licensee that the foregoing options are not reasonably available, SAP or Licensee may terminate the Agreement.

如根据第 12.1 节的规定构成索赔,或以 SAP 的合理判断可能构成索赔, SAP 可自行选择并承担费用: (i) 为被许可方取得根据 本协议的条款继续使用交付物的权利;或 (ii) 在不实质性减少功能的情况下更换或修改交付物,做到不侵权。如 SAP 向被许可 方发出书面通知,说明前述选项无法合理实现,则 SAP 或被许可方可以终止本协议。

12.3 Licensee shall defend SAP, SAP SE and its Affiliates against claims brought against SAP by any third party arising from or related to (i) any Licensee use of the Services in violation of any applicable law or regulation; (ii) an allegation that the Customer Data, Licensee's use of the Services or anything Licensee has provided to SAP including access to third party software or proprietary information violates, infringes or misappropriates the rights of a third party. The foregoing shall apply regardless of whether such damage is caused by the conduct of Licensee and/or its named users or by the conduct of a third party using Licensee's access credentials.

任何第三方因下列原因导致对 SAP 提出索赔的,被许可方应为 SAP、SAP SE 及其关联企业进行抗辩:(i) 被许可方违反任何适用法律或法规使用服务的任何行为;(ii) 声称因客户数据、被许可方对服务的使用或被许可方提供给 SAP 的任何内容(包括访问 第三方软件或专有信息)妨碍、侵犯或滥用第三方权利。无论因被许可方和/或其指定用户(或亦称为命名用户)的行为还是使用被许可方访问凭据的第三方的行为导致此类损失,前述义务均适用。

12.4 The obligations under this Section 12 are conditioned on (a) the party against whom a third party claim is brought timely notifying the other party in writing of any such claim, provided however that a party's failure to provide or delay in providing such notice shall not relieve a party of its obligations under this Section 12 except to the extent such failure or delay prejudices the defense; (b) the party who is obligated hereunder to defend a claim having the right to fully control the defense of such claim; and (c) the party against whom a third party claim is brought reasonably cooperating in the defense of such claim. Any settlement of any claim shall not include a financial or specific performance obligation on or admission of liability by the party against whom the claim is brought, provided however that SAP may settle any claim on a basis requiring SAP to substitute for the Services any alternative substantially equivalent non-infringing services. The party against whom a third party claim is brought may appear, at its own expense, through counsel reasonably acceptable to the party obligated to defend claims hereunder. Neither party shall undertake any action in response to any infringement or misappropriation, or alleged infringement or misappropriation that is prejudicial to the other party's rights.

本节(第12节)项下所述义务的前提条件为:(a)第三方索赔所针对的一方应及时就此类索赔书面通知另一方,但该方未能提供或延迟提供此类通知在此类未能提供或延迟提供行为对抗辩造成危害的范围之外不会免除该方在本节(第12节)下应承担的义务,但;(b)有义务进行抗辩的一方有权全权控制此类索赔的抗辩事宜;及(c)第三方索赔所针对的一方应在此类索赔的抗辩过程中予以合理的配合。但任何索赔的任何和解结果均不应构成此类索赔所针对一方的经济赔偿或特定履行义务或承认责任,但可要求 SAP使用实质上相同的备选非侵权服务替换服务,以此来解决此类索赔。针对其提出第三方索赔的一方可通过承担抗辩义务一方合理认可的律师参加诉讼,并自行承担相关费用。任何一方不得就任何侵权或滥用或声称的侵权或滥用作出任何有损于另一方权利的行为。

12.5 The provisions of this Section 12 state the sole, exclusive, and entire liability of the parties, Licensee's Affiliates, SAP SE or its Affiliates and their licensors to the other party, and is the other party's sole remedy, with respect to third party claims covered hereunder and to the infringement or misappropriation of third-party intellectual property rights.

本第 12 节规定了协议双方、被许可方关联企业、SAP SE 或其关联企业和其许可方就本协议项下涉及的第三方索赔及侵犯或 滥用第三方知识产权对另一方唯一的、排他性的和全部的责任以及对另一方的唯一的补救措施。

13 Limitation of Liabilities.

责任限制。

Notwithstanding anything herein to the contrary, except for damages resulting from (i) unauthorized use or disclosure of Confidential Information (including Customer Data), or (ii) damages resulting from death or bodily injury arising from either party's gross negligence or willful misconduct, or (iii) SAP's right to collect unpaid fees, under no circumstances and regardless of the nature of the claim shall either party (or Licensee's Affiliates or SAP SE and its Affiliates or SAP's licensor's) be liable to each other to or any other person or entity under the Agreement for an amount of damages in excess of the fees paid for the applicable Services under the relevant Order Form or in the case of subscription based Services including hosted or managed services, the fees paid in the twelve (12) month period preceding the date of the incident giving rise to the liability, or, any special, incidental, consequential, or indirect damages, loss of good will or business profits, work stoppage or for exemplary or punitive damages.

即使本协议中有任何相反规定,除(i)因未经授权使用或披露保密信息(包括客户数据在内)造成的损失;或(ii)因任何一方的重大过 失或故意不当行为导致他人损伤或死亡而造成的损失;或(iii)SAP收取未付费用的权利外,协议任何一方(或被许可方关联企业或 SAP SE 及其关联企业或 SAP的许可方)在任何情况下,不论素赔性质如何,对另一方或本协议中的其他任何个人或实体承担的责任 都不应超过相应订购单下适用服务的已付费用金额,或针对包括托管服务在内的基于租用的服务,超出应产生责任事件发生之日前十 二(12)个月内已付费用金额,也不对任何特殊、偶发、衍生或间接损害、商誉损失或营业利润损失、停工或惩罚性或惩戒性损害承 担责任。

14 Assignment.

<u>转让。</u>

Licensee may not, without SAP's prior written consent, assign, delegate, pledge, or otherwise transfer this Agreement, or any of its rights or obligations under this Agreement, or the Work Products and Deliverables or SAP Confidential Information, to any party, whether voluntarily or by operation of law, including by way of sale of assets, merger or consolidation. SAP may (i) assign this Agreement to any of the SAP SE Affiliates or (ii) subcontract all or part of the work to be performed under this Agreement to a qualified third party.

未经 SAP 事先书面同意,被许可方不得让与、委托、抵押或以其他形式转让(无论是基于自愿还是因法律的规定而导致的)本协议、 或被许可方在本协议项下的权利或义务、或工作产品和交付物、或 SAP 的保密信息给任何人,包括以资产收购的方式、合并或并购方 式进行的转让。SAP 可 (i) 将本协议转让给任何 SAP SE 关联企业或 (ii) 将根据本协议履行的全部或部分工作分包给某个合格第三方。

15 General Provisions.

通用条款。

15.1 <u>Severability</u>. It is the intent of the parties that in case any one or more of the provisions contained in this Agreement shall be held to be invalid or unenforceable in any respect, such invalidity or unenforceability shall not affect the other provisions of this Agreement, and this Agreement shall be construed as if such invalid or unenforceable provision had never been contained herein.

<u>可分割性</u>。根据双方意向,本协议中如有一项或多项条款在任何方面被认定为无效或不可执行的,则该无效或不可执行不影响 本协议其他条款的效力,且解释本协议时,应视为从未包含该等无效或不可执行的条款。

15.2 <u>No Waiver</u>. If either party should waive any breach of any provision of this Agreement, it shall not thereby be deemed to have waived any preceding or succeeding breach of the same or any other provision hereof.

<u>无弃权</u>。任何一方放弃对本协议任何条款的违约行为主张权利的,不应视为该方由此放弃了对之前或之后相同或任何其他条款 的违约行为提出主张的权利。

<u>Electronic signature</u>. Signatures sent by electronic means (facsimile, scanned and sent via e-mail, or signed by electronic signature service where legally permitted) shall be deemed original signatures.

电子签名。以电子方式发送的签名(传真、扫描并通过电子邮件发送,或采用法律许可的电子签名服务)应视为原始签名。

15.3 <u>Notice</u>. All notices or reports which are required or may be given pursuant to this Agreement shall be in writing and shall be deemed to be duly given when delivered to the respective executive offices of SAP and Licensee at the addresses first set forth above. Where in this Section 15.3 or elsewhere in this Agreement written form is required, that requirement can be met by facsimile transmission, exchange of letters or other written form.

通知。本协议所要求的或依据本协议作出的通知或报告均应以书面形式提交,且在递交至 SAP 及被许可方首页所示各自的办 公场所的地址后,应视为已正式送达。本协议第 15.3 节或其他条款要求采用书面形式的,可采用传真、信函或其他书面形式 满足该要求。

15.4 <u>Independent Contractor</u>. The relationship of SAP and Licensee established by this Agreement is that of an independent contractor and no employment, agency, trust, partnership or fiduciary relationship is created by this Agreement.

<u>独立缔约方</u>。本协议在 SAP 和被许可方之间设定的关系是独立缔约方的关系,本协议并没有建立雇佣、代理、信托、合作伙 伴或委托关系。

15.5 <u>Force Majeure</u>. Any delay or nonperformance of any provision of this Agreement (other than for the payment of amounts due hereunder) caused by conditions beyond the reasonable control of the performing party shall not constitute a breach of this Agreement, and the time for performance of such provision, if any, shall be deemed to be extended for a period equal to the duration of the conditions preventing performance.

<u>不可抗力</u>。因超过协议任何一方合理控制原因而造成对协议任何条款的延迟履行或不履行的(到期款项之支付义务除外),不 应构成对本协议的违约,且此类条款(如有)的履行时间应被视为相应延长,延长时间与阻碍履行的情形的持续时间相等。

15.6 <u>Governing Law</u>. This Agreement and any claims arising out of or relating to this Agreement and its subject matter shall be governed by and construed under the laws of the People's Republic of China ("China"), without reference to its conflicts of law principles. In the event of any conflicts between foreign law, rules, and regulations, and China law, rules, and regulations shall prevail and govern. The United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Agreement. The Uniform Computer Information Transactions Act as enacted shall not apply. Licensee must initiate a cause of action for any claim(s) arising out of or relating to this Agreement and its subject matter within one (1) year from the date when Licensee knew, or should have known after reasonable investigation, of the facts giving rise to the claim(s).

管辖法律。本协议以及因本协议和其标的引起或与之相关的任何索赔均应受中华人民共和国("中国")法律的管辖并据此做出解释,但该国/地区的法律冲突规则不予适用。外国法律、法规和规章与中国法律、法规和规章产生冲突的,应以中国法律、法规和规章为准。《联合国国际货物销售合同公约》不适用于本协议。已实施的统一计算机信息交易法案不适用于本协议。对于因本协议及其标的引起或与之相关的任何索赔,被许可方须在知悉或经合理调查后应知悉引发索赔的事实之日起的二(2)年内提出诉讼。

Arbitration. Any dispute arising from or in connection with this Agreement shall be submitted to Shanghai International Arbitration Center ("SHIAC") for arbitration which shall be conducted in Shanghai in accordance with SHIAC's arbitration rules in effect at the time of applying for arbitration. The arbitral award is final and binding upon both parties.

仲裁。凡因本协议引起的或与本协议有关的任何争议均应提交上海国际仲裁中心,按照申请仲裁时该中心现行有效的仲裁规则 在上海进行仲裁。仲裁裁决是终局的,对双方均由约束力。双方同意对仲裁程序和结果予以严格保密,且本条规定在本协议终 止或有效期届满后继续有效。

15.7 <u>Non-Solicitation</u>. Neither party shall knowingly solicit or hire, any of the other party's employees involved in the Services during the term of the applicable Order Form and for a period of six (6) months from the termination thereof, without the express written consent of the other party. This provision shall not restrict the right of either party to solicit or recruit generally in the media.

<u>禁止招揽</u>。未经另一方明确书面同意,任何一方不得在适用订购单的有效期限内及适用订购单终止后的六(6)个月内,故意招揽或雇用另一方参与服务的任何员工。本条款不得限制任何一方通过媒体进行正常招揽或聘用的权利。

15.8 <u>Entire Agreement; Written Form.</u> Each Agreement, as defined in an applicable Order Form constitutes the complete and exclusive statement of the agreement between SAP and Licensee with respect to the subject matter hereof and all previous representations, discussions and writings are merged in, and superseded by each such Agreement and the parties disclaim any reliance on any such representations, discussions and writings. An Agreement may be modified only by a writing signed by both parties. An Agreement shall prevail over any additional, conflicting or inconsistent terms and conditions which may appear on any purchase order or other document furnished by Licensee to SAP.

<u>完整协议;书面形式。</u>各协议(如相关订购单定义)构成 SAP 与被许可方之间就与所议主旨所达成协议的完整且唯一的声明, 且之前的一切陈述、磋商与文书均已并入各个此类协议并由各个此类协议所替代,双方声明不再依赖任何此类陈述、磋商与文 书。惟经双方书面签字方能修改协议。当协议与被许可方提供给 SAP 的任何采购订单或其他文件中的任何其他条款和条件产 生矛盾或冲突时,应以本协议的条款和条件为准。

15.9 <u>Hierarchy.</u> In the event of any inconsistencies between the GTC and an Order Form, the Order Form shall take precedence over the GTC. The GTC and the Order Form prevail over any Service Description. The Scope Document prevails over any Service Description.

<u>层次结构。</u>如本 GTC 与订购单之间存在任何不一致,应以订购单为准。本 GTC 和订购单的效力高于一切服务描述文档。范围 文档的效力高于一切服务描述文档。

15.10 Regulatory Matters.

法定事项。

The SAP Confidential Information inclusive of all Services, Work Product and Deliverables and other SAP Materials are subject to the export control laws of various countries, including without limit the laws of the United States and Germany. Licensee agrees that it will not submit the SAP Services, Work Product, Deliverables, other SAP Materials or SAP Confidential Information to any government agency for licensing consideration or other regulatory approval without the prior written consent of SAP, and will not export the Confidential Information to countries, persons or entities prohibited by such laws. Licensee shall also be responsible for complying with all applicable governmental regulations and laws of the country where Licensee is registered, and any foreign countries with respect to the use of the Confidential Information and provision of Customer Data by Licensee and/or its subsidiaries or authorized users.

SAP 保密信息(包括所有服务、工作产品、交付物和其他 SAP 材料)均受到不同国家/地区的出口管制法的约束,包括但不限 于美国和德国的法律。被许可方同意,未经 SAP 事先书面同意,被许可方不会出于许可或其他法定审批事宜而向任何政府部门 提交 SAP 服务、工作产品、交付物、其他 SAP 材料或 SAP 保密信息,且不会向此类法律禁止的国家/地区、个人或实体出口 该保密信息。被许可方还应负责遵守被许可方登记注册所在国家/地区、以及涉及被许可方和/或其子公司或授权用户对保密信 息的使用和对客户数据的提供的任何其他国家/地区的一切相关政府规章和法律。

15.11 <u>Survival</u>.

<u>存续</u>。

Sections 7 (Term and Termination), 8 (Intellectual Property Rights), 9 (Confidentiality), 13 (Limitation of Liabilities), 15.6 (Governing Law), and 15.7 (Non-Solicitation) shall survive any termination of this Agreement.

第7节(期限和终止)、第8节(知识产权)、第9节(保密)、第13节(责任限制)、第15.6节(管辖法律)和第15.7节 (禁止招揽)在本协议以任何形式终止后仍然有效。

16 System Security and Data Safeguards.

系统安全和数据保护。

When SAP is given access to Licensee's systems and data, SAP shall comply with Licensee's reasonable administrative, technical, and physical safeguards to protect such data and guard against unauthorized access. In connection with such access, Licensee shall be responsible for providing SAP Consultants with user authorizations and passwords to access its systems and revoking such authorizations and terminating such access, as Licensee deems appropriate from time to time. Licensee shall not grant SAP access to Licensee systems or personal information (of Licensee or any third party) unless such access is essential for the performance of Services under the Agreement. The parties agree that no breach of this provision shall be deemed to have occurred in the event of SAP non-conformance with the aforementioned safeguard but where no personal information has been compromised.

当 SAP 获准访问被许可方的系统和数据后, SAP 应遵从被许可方合理的管理、技术和物理保护规定,以保护此类数据并防止未经授 权的访问。针对此类访问,被许可方应不时在自己认为适当的时候,负责为 SAP 顾问提供访问其系统所需的用户授权和密码,和撤消 此类授权以及终止此类访问。被许可方不得授予 SAP 访问被许可方的系统或(被许可方或任何第三方的)个人信息的权限,除非此类 访问对于依据本协议履行服务所必要的。双方同意,如 SAP 未能遵循上述保护规定但并未损害个人信息,则不视为违反本条款。