

ADDENDUM # 5 TO THE ESP LICENSE AGREEMENT
DATED AUGUST 17th, 2006

BY AND BETWEEN

SMART PC SOLUTIONS, Inc. a company incorporated in the USA, having its principal place of business at 815 N Royal str. Suite 202, Alexandria VA, 22314 USA;

Hereinafter referred to as “Licensor”.

AND

AVANQUEST SOFTWARE S.A.S, a company incorporated in France and having its principal place of business at Vision Défense Building, 89-91 Boulevard National, 92257 La Garenne Colombes Cedex, FRANCE; Hereinafter referred to as “Avanquest”.

Hereinafter collectively referred as the “Parties”.

PREAMBLE

The Parties entered into a ESD License Agreement on the August 17th, 2006 (the “Agreement”). The Parties have agreed to implement specific royalty fees regarding the licensed software “OneSafe PC Cleaner” and the white label licensed software sold by Avanquest partners.

Article 1. Royalty Rate for “OneSafe PC Cleaner”

The royalty rate due by Avanquest to Licensor for the licensed software “OneSafe PC Cleaner” shall be determined as described below:

- The royalty rate of 15% (for the sales made through paid promotions) shall be maintained if the total amount of royalties due by Avanquest for all the licensed software is inferior to 50.000 euros;
- If the total amount of royalties due by Avanquest to Licensor is superior to 50.000 euros, the royalty rate for the licensed software “OneSafe PC Cleaner” shall become 7% for all sold units. The total amount of due royalties shall be recalculated in order to apply the new royalty rate for “OneSafe PC Cleaner”;
- If the recalculated total amount of due royalties by Avanquest is inferior to 50.000 euros, then Avanquest shall pay 50.000 euros;
- The royalty rate of 30% for the sales made through natural traffic, resellers, affiliates, subscription renewals, and other non-paid promotions shall be unchanged.

Article 2. Royalty Rate for white label software sublicensed by Avanquest

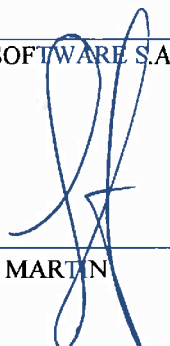
Avanquest shall pay to Licensor 50% royalty on revenue made from white label versions sold by Avanquest partners.

Article 3. Miscellaneous

Except as specifically amended in the Amendment 5, the terms and conditions of the Agreement, shall continue in full force and effect and govern the Amendment 5 as if repeating herein in full.

This Amendment 5 enters into effect on November 1st, 2018.

AVANQUEST SOFTWARE S.A.S



Name: Sébastien MARTIN

Title: CFO

SMART PC SOLUTIONS, Inc.



Name: Alexander RODICHEV

Title: CEO