

SERVICE CONTINUITY AGREEMENT

This Service Continuity Agreement (this “**Agreement**”), dated as of ____June 9, 2026____, is entered into by and between Speed Charge Services, LLC, a Delaware limited liability company with an address at 2200 Abbott Drive, Carter Lake, IA 51510 (“**Speed Charge**”), and the customer whose title and corporate information appear on the signature page hereto (“**Customer**”). Each of Speed Charge and Customer may be referred to as a “**Party**” and collectively as the “**Parties**”.

WHEREAS, Customer purchased certain equipment (“**Equipment**”) from FreeWire Technologies, Inc. (“**FreeWire**”), an affiliate of Speed Charge; and

WHEREAS, to support continued Equipment operation, Speed Charge has offered to provide essential software, telematics, monitoring, field support and repair services to Customer pursuant to the terms of this Agreement.

NOW, THEREFORE, the Parties agree as follows:

1. **Services**. During the Term (as defined below), Speed Charge shall provide Customer the services described in this Section 1 for installed Equipment (collectively, the “**Services**”). Speed Charge has no obligations with respect to Equipment except as set forth in this Section 1.
 - a. **Field Service**. Speed Charge shall provide remote support, including related to diagnostic assessments of Equipment to identify and analyze malfunctions, replacement of components, part commissioning, troubleshooting and manually resetting Equipment, for Customer’s on-site technicians in the field. Subject to Section 2(b)(ii), Speed Charge may also offer in-person field support.
 - b. **AMP**. For each piece of Equipment, Speed Charge will provide Customer with one subscription to the Asset Management Platform (“**AMP**”) Essentials tier for such covered Equipment. AMP is made available subject to the AMP Terms of Service provided to Customer (the “**AMPTOS**”). Except as expressly set forth in the AMPTOS, Speed Charge disclaims any and all warranties pertaining to AMP, including any warranty of fitness for particular purpose, merchantability, noninfringement, compliance or performance.
 - c. **Cellular Connectivity**.
 - i. **Generally**. Speed Charge will provide, pay for and administrate the account provided by a provider of cellular connectivity services associated with Equipment’s cellular connectivity. Speed Charge has no responsibility for or liability to Customer for any malfunction or downtime of any cellular account, nor for any performance failures or downtimes of Equipment or the reporting platform associated therewith.
 - ii. **Conditions**. As a condition to the Services, during the Term, Equipment must have continuous cellular connectivity (and cellular signal strength must be sufficiently strong). If, at any time during the Term, Equipment loses connectivity for more than seven consecutive days, Speed Charge’s obligations hereunder will be suspended until connectivity is restored. Any such suspension does not extend the Term. Speed Charge will make commercially reasonable efforts to provide Customer with prior notice of any such suspension.
 - d. **Updates**. Speed Charge may from time to time develop patches, bug fixes, updates, upgrades and other modifications to any software, application program interface, documentation or data related thereto or embedded therein onboard Equipment (“**Updates**”). Customer consents to these Updates, which may be automatically installed without providing any additional notice to or requiring any further action of Customer. Speed Charge will provide reasonable notice of such Updates unless they are made on

an emergency basis, in which case Speed Charge will communicate with Customer about those Updates as soon as commercially practicable. Updates will not diminish or limit pre-existing functionality unless Speed Charge deems installing such Updates reasonably necessary to address an emergency. New features released in Updates, including enhancements to pre-existing features, may be subject to additional legal provisions. Customer's interference with, or prevention of, the installation of any Update shall suspend any Services covering affected Equipment at that time; provided that the Services may be re-instituted when such relevant Updates are installed.

- e. **Equipment Repair.** Subject to Section 2(b)(iii), Speed Charge may provide repair services for Equipment (or components thereof) as requested by Customer. Speed Charge reserves the right to reject any requests from Customer for repair services in its sole and reasonable discretion.
- f. **Labor and Parts.** Subject to Section 2(b), Speed Charge shall provide labor and parts necessary for Speed Charge to complete the Services. Any part, including batteries, replaced pursuant to this Agreement may be new or factory refurbished such that it operates at a level appropriate to its age and utilization.

2. **Fees.**

- a. **Monthly Fee.** During the Term, Customer shall pay Speed Charge a monthly fee of \$765 per piece of Equipment for the Services. Such fee shall be due before the first of each month during the Term.
- b. **Additional Fees.** During the Term, Customer shall pay Speed Charge the fees in this Section 2(b) as necessary in connection with Speed Charge's performance of the Services. Such fees shall be charged per each piece of Equipment, and shall be due within 30 days of receipt of written invoice therefor.
 - i. **Parts.** Customer shall pay Speed Charge all fees related to any necessary parts related to the Services, including any costs required to ship and deliver such parts to Speed Charge or to the relevant Customer location.
 - ii. **On-Site Technicians.** For additional fees (including fees for reasonable travel costs and related expenses) as agreed to between Speed Charge and Customer, Speed Charge may offer in-person field support. After hours (*i.e.*, 4 a.m. – 7:59 a.m. and 5 p.m. – 10 p.m.), holiday and weekend support may be subject to increased fees.
 - iii. **Repair Services.** Customer shall pay Speed Charge all fees, including for any necessary parts (pursuant to Section 2(b)(i)) and labor, related to repair services provided to Customer pursuant to Section 1(e). Such fees shall be agreed to by Speed Charge and Customer before such services are provided. Customer shall also be responsible for the cost of shipping any Equipment for repairs to Speed Charge.
- c. **Disclaimer.** Customer acknowledges that certain Equipment-related issues may require multiple support sessions, and Customer shall pay the applicable fees outlined in this Section 2 for each such session.
- d. **Late Payments.** Late payments will be subject to a servicing fee of 1.5% per month, or the greatest interest rate allowable by applicable law, if such rate is lower. Customer shall pay to Speed Charge all reasonable attorneys' fees, costs and expenses actually incurred in connection with collection of amounts due to Speed Charge hereunder. No amounts will be set off or withheld from amounts due hereunder for any reason.

3. **Equipment Restrictions.** Customer will not, and will not permit any third party to: (a) reverse engineer, decompile, disassemble or otherwise attempt to discover the source code, object code or

underlying structure, ideas or algorithms of Equipment, or any software, application program interface, documentation or data related thereto or embedded therein (“**Software**”; Software together with Equipment, “**Technology**”); (b) modify, translate or create derivative works based on Equipment; (c) remove any product identification or notices of any proprietary or copyright restrictions from Equipment or any support material; (d) list or otherwise display or copy any object code of Equipment; (e) use Equipment for any purpose other than that for which it was designed; (f) repair, maintain or service Equipment in any way other than as set forth in provided documentation; (g) use Equipment other than in accordance with this Agreement and any other documentation or instructions (whether written or oral) provided by FreeWire or Speed Charge to Customer in connection with Equipment; and (h) use Equipment other than in compliance with all applicable laws and regulations. Additionally, Equipment is not intended for use as a primary or backup power source for infrastructure facilities, life-support systems, medical equipment or any other use where product failure could lead to injury to persons, loss of life or catastrophic property damage. Speed Charge disclaims any and all liability arising from any such use of Equipment. Further, Speed Charge reserves the right to refuse to service any Equipment used for these purposes and disclaims any and all liability arising from Speed Charge’s service or refusal to service Equipment in such circumstances.

4. **Emergency Access.** Notwithstanding anything herein to the contrary, if in Speed Charge’s objectively reasonable judgment, any Equipment will undergo or has undergone damage that cannot be repaired in the field, Speed Charge may enter Customer’s premises to perform emergency repairs or to remove the applicable Equipment (or any part or component thereof), subject to all other provisions hereof. Customer will offer all reasonably requested assistance to Speed Charge in connection therewith.

5. **Third Party Providers.** Speed Charge is not a provider of cellular connectivity or payment processing and Speed Charge is not an Electric Vehicle Service Provider (“**EVSP**”). If Customer wishes to utilize payment processing or an EVSP network with Equipment, Customer must enter into agreements with providers therefor. Equipment is only compatible with certain payment processors and EVSPs. Notwithstanding anything herein to the contrary, Speed Charge disclaims any and all representations and warranties arising from or related to cellular providers, EVSPs and payment providers, including any warranties of merchantability, fitness for particular purpose or noninfringement, and Speed Charge disclaims, and Customer acknowledges such disclaimer, any liability arising from or relating to any of the foregoing, including any lost business, lost profits or business interruption.

6. **Intellectual Property and Data.** Speed Charge and its licensors retain all right and title to, in and under the intellectual property, industrial and other proprietary rights in the Technology, including any improvements or derivative works thereof. Customer acknowledges and consents to Speed Charge’s monitoring and collection of Charger Data (as defined below) by means of the Technology. Customer hereby provides a license to Speed Charge to utilize Charger Data to enable functionality provided by AMP subject to all applicable provisions of the AMPTOS. Additionally, Customer hereby grants to Speed Charge a perpetual, irrevocable, royalty-free, fully-paid, non-exclusive license: (a) to make internal use of Charger Data and to create or modify aggregated, anonymized Charger Data which does not identify Customer or any end users of the Technology (“**Aggregated Anonymous Data**”), and to disclose, use and/or share the Aggregated Anonymous Data for any lawful purpose; and (b) in the content of all communications, feedback and communications provided by Customer to Speed Charge, directly or indirectly, whether in written or oral form: (i) to incorporate into, utilize in or with any Equipment or upgrades or modifications thereto, or any other services of Speed Charge; and (ii) for any other lawful purpose. Except as otherwise expressly set forth herein, Charger Data is Customer’s property. If Customer uses the Technology with confidential, proprietary or otherwise non-public vehicles (“**Test Vehicles**”), Customer will inform Speed Charge and Speed Charge will treat any information it receives pertaining to Test Vehicles as the Confidential Information of Customer in accordance with Section 14. “**Charger Data**” means information generated by Equipment pertaining to (A) safety and performance of Equipment (such as internal temperature sensors), and (B) charging sessions, including initial vehicle state of charge, duration of charging sessions and kW and kWh dispensed during charging sessions. Charger Data does not include

personal information. Handling of relevant personal information is the responsibility of Customer and the relevant EVSP and payment processor, to the extent applicable, as all such information is encrypted and transmitted by Equipment directly to such parties without the inclusion of Speed Charge, which does not process, capture or store such information.

7. **Term.** The Agreement shall commence on June 9, 2026 and shall remain in effect for a period of 12 months thereafter, unless earlier terminated as set forth herein (such effectiveness period, the “**Initial Term**”). Upon expiration of the Initial Term, Speed Charge may, in its sole and reasonable discretion, offer to renew the Agreement for a period determined by Speed Charge (each, a “**Renewal Term**” and together with the Initial Term, the “**Term**”). Any Renewal Term shall be effective upon mutual agreement of the Parties.

8. **Termination and Suspension.**

- a. **Termination For Convenience.** Speed Charge may terminate this Agreement upon 60 days’ prior written notice to Customer for any reason.
- b. **Termination For Cause.** Speed Charge may terminate this Agreement upon 30 days’ written notice if Customer materially breaches a material provision hereof and does not cure such failure during the notice period.
- c. **Suspension.** Speed Charge may immediately suspend the Services at any time if Customer fails to make payments when due. This Section 8(c) does not limit any of Speed Charge’s other rights or remedies, whether at law, in equity or under this Agreement.
- d. **Effects of Termination.** Upon termination of this Agreement for any reason, Customer will pay Speed Charge any outstanding amounts due hereunder within 30 days after the effective date of such termination. Provisions of this Agreement that are intended to, or by their nature should, apply beyond the term of this Agreement, will remain in force after any termination or expiration of this Agreement, provided that the following will terminate and be of no further force or effect to the fullest extent of applicable law: (i) any of Speed Charge’s Services-related obligations; (ii) any of Speed Charge’s indemnity obligations; and (iii) Customer’s access to AMP.

9. **Representations and Warranties.**

- a. **Mutual.** Each Party hereby represents and warrants to the other Party that: (i) it has the right and authority to enter this Agreement and perform as contemplated hereunder; (ii) it shall comply with all applicable law in connection with the performance of its obligations hereunder; (iii) as of the date hereof, it is duly organized, validly existing and in good standing under the laws of its jurisdiction of organization; and (iv) when executed, this Agreement will be binding upon such Party.
- b. **Disclaimer.** SPEED CHARGE DISCLAIMS ANY AND ALL WARRANTIES AND/OR REPRESENTATIONS NOT EXPRESSLY SET FORTH IN THIS AGREEMENT. SUCH FOREGOING DISCLAIMER APPLIES TO, WITHOUT LIMITATION: ALL IMPLIED WARRANTIES, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE; ANY WARRANTIES PERTAINING TO USE, QUALITY, ACCURACY, AVAILABILITY, UPTIME, NON-INFRINGEMENT, COMPLIANCE WITH ANY LAW, REGULATION OR STANDARD; AND ANY WARRANTIES THAT MAY ARISE FROM COURSE OF DEALING, COURSE OF PERFORMANCE OR USAGE OF TRADE.

10. **Indemnity.**

- a. **By Customer.** Customer will indemnify, defend and hold harmless Speed Charge, including its and its employees, officers, directors and permitted successors and assigns,

from and against any and all losses, damages, liabilities, costs and expenses (including reasonable attorneys' fees) (collectively, "**Losses**") incurred in connection with any third-party claim, action or proceeding (each, a "**Claim**") pertaining to: (i) Customer's gross negligence, willful misconduct or violation of any applicable law, rule or regulation; (ii) damage to tangible property, personal injury or death arising from or related to Customer's use of Equipment in violation of this Agreement or any specifications or instructions provided by FreeWire or Speed Charge to Customer in connection therewith (including any installation guide, user manual or other applicable documentation), or Customer's modification of or other alteration to Equipment without Speed Charge's express written instruction or consent; or (iii) Customer's actual or alleged breach of this Agreement.

- b. **By Speed Charge.** Speed Charge will indemnify, defend and hold harmless Customer and its employees, officers, directors and permitted successors and assigns from and against any and all Losses incurred in connection with any Claim pertaining to Speed Charge's gross negligence or willful misconduct.

11. **Limitation of Liability.** IN NO EVENT WILL SPEED CHARGE BE LIABLE TO CUSTOMER OR ANY THIRD PARTY FOR ANY LOSS OF USE, REVENUE OR PROFIT OR LOSS OF DATA, OR FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY OR PUNITIVE DAMAGES WHETHER ARISING OUT OF BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE AND WHETHER OR NOT SPEED CHARGE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND NOTWITHSTANDING THE FAILURE OF ANY AGREED OR OTHER REMEDY OF ITS ESSENTIAL PURPOSE. IN NO EVENT WILL SPEED CHARGE'S AGGREGATE LIABILITY ARISING OUT OF OR RELATED TO THIS AGREEMENT, WHETHER FROM BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, EXCEED THE TOTAL OF THE AMOUNTS PAID TO SPEED CHARGE FOR THE SERVICES PROVIDED TO CUSTOMER UNDER THIS AGREEMENT.

12. **Insurance.** During the Term, Speed Charge shall maintain such types and levels of insurance that are required by law and that Speed Charge otherwise deems appropriate and customary for agreements of a nature similar to the one described herein.

13. **Assignment.** No right or obligation of Customer under the Agreement may be assigned, delegated or otherwise transferred, whether by agreement, operation of law or otherwise, without the express prior written consent of Speed Charge. Any attempted or purported assignment in violation of this Section 13 shall be null and void *ab initio*. Any change in control of Customer, whether by way of merger, acquisition, reorganization or otherwise, shall be deemed an assignment for the purposes of this Section 13. Subject to the provisions of this Section 13, the Agreement shall bind each Party and its permitted successors and assigns. The Agreement is for the sole benefit of the Parties and there are no third-party beneficiaries hereto.

14. **Confidentiality.**

- a. **Definition.** "**Confidential Information**" means any non-public information disclosed by a Party (including such Party's personnel and agents, together as "**Discloser**") to the other Party (including such Party's personnel and agents, together as "**Recipient**") hereunder, either directly or indirectly, whether disclosed orally, in writing or otherwise. Confidential Information includes all non-public information relating to Equipment, FreeWire's software and technology and/or FreeWire's or Speed Charge's business.
- b. **Duty of Confidentiality.** Recipient shall not, during or subsequent to the Term, use Discloser's Confidential Information for any purpose other than in furtherance of the Agreement and the activities described therein or disclose such Confidential Information

to any third party except as otherwise permitted hereunder. Recipient may disclose Confidential Information of Discloser only to those employees or consultants who have a need to know such Confidential Information and who are bound to retain the confidentiality thereof under provisions (including, without limitation, provisions relating to nonuse and nondisclosure) no less restrictive than those required by Recipient for its own Confidential Information. Recipient shall maintain Confidential Information of Discloser with at least the same degree of care it uses to protect its own proprietary information of a similar nature or sensitivity, but no less than reasonable care under the circumstances. Recipient shall promptly advise Discloser in writing of any misappropriation or misuse of Discloser's Confidential Information of which Recipient becomes aware.

- c. **Exceptions.** The obligations in this Section 14 shall not prevent Recipient from disclosing Confidential Information of Discloser to the extent required by a judicial order or other legal obligation, provided that, in such event, Recipient shall promptly notify Discloser to allow intervention (and shall cooperate with Discloser) to contest or minimize the scope of the disclosure (including application for a protective order). Each Party may disclose the terms and conditions of the Agreement as required by applicable securities laws, including requirements to file a copy of the Agreement (redacted to the extent reasonably permitted by applicable law), or to disclose information regarding the provisions hereof or performance hereunder, to applicable regulatory authorities. Further, each Party may disclose the provisions of the Agreement: (i) in confidence, to legal counsel; (ii) in confidence, to accountants, banks and financing sources and their advisors; and (iii) in connection with the enforcement of the Agreement or any rights hereunder, provided that, in each case, Recipient remains responsible for such third parties' compliance with the confidentiality obligations hereunder. Confidential Information does not include information which: (A) is already known to Recipient at the time of disclosure; (B) becomes publicly known and made generally available through no breach hereof or wrongful act or inaction of Recipient; (C) is rightfully received by Recipient from a third party without a duty of confidentiality; (D) is authorized for disclosure by Discloser prior to such applicable disclosure; and/or (E) is independently developed by Recipient without reliance on Discloser's Confidential Information.
- d. **Return of Materials.** Upon termination of the Agreement, or upon Discloser's earlier request, each Party (as Recipient) shall deliver to Discloser or destroy all of Discloser's Confidential Information embodied in tangible (including electronic) form, and certify in writing to Discloser that all such Confidential Information has been returned or destroyed. The provisions of this Section 14(d) shall not apply to Confidential Information incidentally stored in a Party's automated back-up systems, provided that such Confidential Information be held in accordance with the provisions of this Agreement and will be deleted pursuant to the applicable policies governing such systems.

15. **No Publicity.** Without limiting Section 14, Customer shall not, without Speed Charge's prior written approval on a case-by-case basis, which may be withheld in Speed Charge's sole discretion: (a) make any media releases, public announcements or public disclosures relating to the Agreement or the subject matter hereof; (b) use the Agreement as a case study or illustrative engagement in a non-public communication to another company, potential customer or trade association; or (c) make any use or proposed use of Speed Charge's or FreeWire's names or trademarks, service marks or logos (together as "**Marks**"), including in promotional or marketing material. To the extent Customer uses Marks, all goodwill arising from or related to such use will inure to the sole and exclusive benefit of the owner of such Marks.

Additionally, Customer shall strictly comply with all brand guidelines provided by Speed Charge to Customer in connection with Customer's use of Marks.

16. **Enforcement.** Each Party acknowledges that the other Party may suffer irreparable damage in the event of any material breach of Sections 14 and 15. Accordingly, in such an event, a Party will be entitled to seek preliminary and final injunctive relief before any competent tribunal, as well as any other applicable remedies at law or in equity against the Party who has breached or threatened to breach such provisions.

17. **Waiver.** The failure of either Party to enforce at any time, or for any period of time, any of the provisions of the Agreement shall not constitute a waiver of such provisions or the right of either Party to enforce each and every provision on any future occasion.

18. **Notice.** Any notice or communication permitted or required by the Agreement shall be deemed effective (a) when personally delivered, (b) three days after it is deposited registered or certified in the United States mail or deposited guaranteed delivery with a courier such as FedEx or UPS, or (c) on the day after such notice is sent via electronic mail (provided that the sender does not have any reason to believe such applicable transmission failed), in each case to the appropriate address as set forth herein. The Parties may change their notice address by notice given pursuant to this Section 18.

19. **Force Majeure.** Any delays in, or failure of, performance or delivery by either Party shall not constitute default or give rise to any claims for damages, if and to the extent caused by acts of God; acts, rules or regulations of any governmental authority; strikes or other concerted acts of workers; fires, floods, storms, accidents, earthquakes, tidal waves or other natural disasters; epidemics, war, riots, rebellions, sabotages or insurrections; or any other similar circumstances beyond a Party's reasonable control.

20. **Governing Law; Forum.** This Agreement (including all matters arising out of or relating hereto) is governed by and shall be construed in accordance with the internal laws of the State of Iowa, without reference to any conflict of law doctrine, as if executed and fully performed therein. Any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. Any such arbitration will take place in Carter Lake, Iowa in the United States; provided that the Parties may agree to telepresence. Notwithstanding the foregoing, the Parties may seek equitable remedies for violations of the intellectual property and proprietary rights and licenses set forth herein, and the Parties irrevocably agree that any such dispute, action or proceeding pertaining thereto must be instituted in the federal courts of the United States of America or the courts of the State of Iowa in each case located in Pottawattamie County, Iowa. Any legal action or proceeding with respect to or arising out of this Agreement that is not subject to the foregoing provisions shall be tried and litigated exclusively in the State and Federal courts located in the County of Pottawattamie, State of Iowa. Each Party irrevocably submits to the forum selection requirements set forth herein and waives any and all objection thereto, including any objection of forum *non conveniens*. EACH PARTY WAIVES TRIAL BY JURY TO THE FULLEST EXTENT ALLOWED UNDER THE LAW.

21. **Entire Agreement.** The Agreement constitutes the entire agreement between Speed Charge and Customer with regard to the subject matter hereof, and supersedes all prior or contemporaneous understandings, agreements, negotiations, representations and warranties and communications, whether written or oral. Further, except as expressly provided herein, this Agreement supersedes all prior or contemporaneous understandings, agreements, negotiations, representations and warranties and communications, whether written or oral, between FreeWire and Customer related to Equipment, including FreeWire's Standard Limited Warranty and any agreement related to the purchase by Customer of Equipment. This Agreement will not be modified other than in a writing that specifies it is an amendment to the Agreement and which is duly executed by an authorized representative of each of the Parties. No

click-wrap, click-through, browse wrap or similar agreements or any course of dealing shall supersede or have any binding effect on this Agreement.

22. **Interpretation.** Section headings used in the Agreement are inserted for convenience only and shall not affect the meaning or interpretation of this Agreement. The construction hereof shall not take into consideration the Party or Party representative who drafted any portion of the Agreement, and no canon of construction shall be applied that resolves ambiguities against the drafter. Whenever the words “include,” “includes” or “including” are used, they are deemed to be followed by the words “without limitation”. The word “or” is not exclusive but shall mean “and/or”. The words “herein,” “hereof” and similar words refer to the Agreement as a whole.

23. **Independent Contractors.** Speed Charge and Customer are independent contractors. Nothing herein creates any agency, partnership, joint venture or other form of joint enterprise, employment or fiduciary relationship between the Parties, and neither Party may contract for or bind the other Party in any manner whatsoever.

24. **Severability.** The invalidity or unenforceability of any provision of the Agreement shall not affect the validity or enforceability of any other provision. To the greatest extent possible, any invalid provision shall be automatically deemed modified to the least extent necessary to render it a valid provision which most closely approximates the intent and effect of the invalid provision and, together with all other provisions of the Agreement, shall continue in full force and effect.

25. **Counterparts.** The Agreement may be executed in any number of counterparts (including by electronic signature), each of which will be deemed to be an original and which taken together will be deemed to be one and the same instrument.

[Remainder of page intentionally left blank. Signature page follows.]

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date first above written.

SPEED CHARGE SERVICES, LLC

Customer

Signature: *Violet Do*

Signature: _____

Name: Violet Do

Name: _____

Title: Customer Support and
Implementation Manager

Title: _____

Date: 05/27/26

Date: _____

Accounts Payable Contact

Attention:

Email:

Address:

Phone: