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Terms and Conditions of Use between Avantus HR Limited ("Avantus") and the Employee ("you") for use of the Avantus On-line WorkplaceOne Account ("the Account").

- 1. By using the Account, you accept responsibility for restricting access to your Account. You agree to accept responsibility for all activities that occur from your Account or password. You should take all necessary steps to ensure that the password is kept protected and secure and should let Avantus know immediately if you have any reason to believe that your password has become known to anyone else, or if the password is being, or is likely to be, used in an unauthorised manner.
- 2. You are responsible for ensuring that the details you provide us with are correct and complete and you must inform us immediately of any changes to the information that you have provided. You can do this by contacting our Helpline (on 0800 652 4745) or by editing the information held under the My Account section of your Account.
- 3. When making your selections using the Account, you will be agreeing to changes to the Terms and Conditions of your contract of employment. For contractual purposes, you consent to receive communications from Avantus electronically and you agree that all agreements, notices, disclosures and other communications that Avantus provides to you electronically, satisfy any legal requirement that such communications be in writing. If you are making selections using the Cycle to Work feature, you agree that the relevant documents (Pre Contract Information, copies of the Hire Agreement and notices of cancellation rights required to be given under the Consumer Credit Act 1974) can be served electronically by a copy being made available in pdf format in the 'My Account' section of the website. Notification that the documents have been served will be by email to the email address given by you and noted in the 'My Account' section of the website.
- When using the Childcare Voucher feature, The Account allows you to set-up continuous, periodic payment instructions. Payments set-up in this way will continue until you change the instruction, or there are not sufficient funds in your Account, as determined by your Available Balance. It is your responsibility to cancel or vary the payment instruction if the payment is no longer required or the value needs changing. Avantus will not be responsible for the recovery of any over-payments to childcare providers, or any shortfall in payments made to childcare providers, if you have not cancelled or varied payment instructions ahead of the relevant payment date. (Changes can be made through the Account up until 3.30pm on the relevant payment date). When you access your Account, you can check your Available Balance. You can make payments to childcare providers from your Available Balance. If you are in a current Childcare Voucher Scheme, your Available Balance will be updated periodically, inline with your payroll, on the day that cleared funds are received by Avantus from your employer. The Available Balance will include unused childcare voucher value brought-forward from previous periods. Avantus will not be responsible for any delays in payments to childcare providers, or any consequences of such delays, if this is due to delays in the receipt of cleared funds from your employer. Avantus is a member of the CVPA (Childcare Voucher Providers Association). In offering the Services, Avantus undertakes to act in accordance with the CVPA Code of Practice, which is available on the CVPA website at www.cvpa.org.uk. If you are dissatisfied with the outcome of any complaint made to Avantus as regards compliance with the CVPA Code of Practice, please send your complaint to: CVPA, 105 St Peters Street, St Albans Hertfordshire AL1 3EJ.
- 5. Avantus reserves the right to refuse access to the website, cancel Accounts and to remove or edit content. Avantus will do its utmost to ensure that the availability of the website will be continuous and that transmissions will be error-free. However, due to influence beyond Avantus's control on the Internet, this cannot be guaranteed. Also, your access to the website may be occasionally suspended or restricted to allow for repairs, maintenance, or the introduction of new facilities or services. Avantus will attempt to limit the frequency and duration of any such suspension or restriction.
- 6. Avantus grants you a limited licence to access and make personal use of your Account, but not to download (other than page caching) or modify it, or any portion of it, except with express written consent of Avantus. This licence does not allow you to undertake any downloading or copying of account information for the benefit of another merchant; or any use of data mining, robots, or similar data gathering and extraction tools.
- 7. You understand that you, and not Avantus, are responsible for all electronic communications and content sent from your computer to Avantus and you must use the Account and website for lawful purposes only. Furthermore, you must not use your Account in any way that causes, or is likely to cause the Account or access to it to be interrupted, damaged or impaired in any way.
- 8. When you use your Account or send e-mails to Avantus, you are communicating with Avantus electronically. Avantus may communicate with you by e-mail or by posting notices on the Account. For contractual purposes, you consent to receive communications from Avantus electronically and you agree that all agreements, notices, disclosures and other communications that Avantus provides to you electronically, satisfy any legal requirement that such communications be in writing. This condition does not affect your statutory rights.
- 9. Avantus reserves the right to make changes to the Account and these Terms and Conditions of Use at any time. You will be subject to the policies and Terms and Conditions of Use in force at the time that you use your Account, unless any change to those policies or these conditions is required to be made by law or government authority. If any

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of these conditions is deemed invalid, void, or for any reason unenforceable, that condition will be deemed severable and will not affect the validity and enforceability of any remaining condition.

- 10. Avantus will not be held responsible for any delay or failure to comply with any obligations under these Terms and Conditions of Usage if the delay or failure arises from any cause which is beyond Avantus's reasonable control. This condition does not affect your statutory rights.
- 11. Avantus may provide links to other websites or resources operated by other organisations, including but not limited to the services and content ("Third Party Website"). Using a link means that you will leave our website. These links are provided solely as a convenience to you and not as an endorsement by us of the content on such Third Party Websites. We make no representations or warranties regarding the correctness, accuracy, performance or quality of any content, software or service found at any Third Party Website. The products and services offered on such websites, if any, will be subject to the terms and conditions referred to on such Third Party Websites.
- 12. You acknowledge that Avantus will not be party to any transaction, contract or any other arrangement with a third party that you may enter into through or as a result of use of the Website or the Services and that We shall have no liability to you in respect of any such transaction, whether arising in contract, tort, under statute or otherwise. You undertake that you will not involve Avantus in any dispute between yourselves and such third party.
- 13. Avantus operates to the very highest standards of data security and integrity, but cannot guarantee and makes no representation or warranty that the Website, the Services, community and the Content will meet Your requirements or will be uninterrupted, timely, secure or error-free, that defects will be corrected, that the Website, including without limitation any downloads from it, or the server that makes it available, are free of viruses or bugs and will not cause interruptions to Your computer systems or that the Content will be accurate, complete or reliable. The use of the same is at Your own risk. If you become aware of any inaccuracies or errors in the Content, please notify Avantus by contacting enquiries@avantushr.com.
- 14. To the extent permitted by law Avantus does not accept responsibility or liability (whether in contract, tort (including negligence), breach of statutory duty or otherwise) arising out of Your use of or inability to use the Website, the Services or the Content for: (i) any loss of profit; or (ii) loss of data; or (iii) loss of goodwill; or (iv) loss of business opportunities; or (v) loss of anticipated savings or benefits; or (vi) business interruption; (vii) or for any type of indirect, special or consequential loss, even if that loss or damage was reasonably foreseeable or Avantus was aware of the possibility of that loss or damage arising. Except for deliberate, fraudulent or negligent acts or omissions including any act resulting in death, personal injury, fraud or fraudulent misrepresentation, Avantus specifically excludes all and any losses, liabilities, claims, damages, expenses or costs arising in connection with your use of or inability to use the Website, any unauthorised access to or alterations of information provided on the Website; your use of any third party websites (including without limitation those that may be connected by hyperlink to this site); any arrangements entered into with any third party in connection with any information provided by or in connection with the Website; the inaccuracy or incompleteness of any information supplied through the Website.
- 15. Where Avantus collects, receives from and/or processes any Personal Data, as that term is defined under the UK GDPR and the Data Protection Act 2018, or any subsequent UK legislation ("Personal Data"), it will comply with any applicable data protection laws at all times. Avantus will maintain the Personal Data in confidence and will collect and process (including disclose) the Personal Data solely in order to provide the services and functions offered under the Account and pursuant to the instructions of the Employer and not process the Personal Data further for any other purpose or in any other manner except where such further processing is required by any applicable law, regulation or governmental authority. By accepting these Terms and Conditions of Use, you give express consent to the processing of Data as set forth herein. Any request for a copy of Personal Data must be made to the Employer as Data Controller and not directly to Avantus (as Data Processor). Avantus shall ensure technical and organisational measures are adopted to protect Personal Data against accidental or unlawful destruction or accidental loss or damage, alteration, unauthorised disclosure or access.

Terms and Conditions of Use - Version Date: 22nd June 2021

The following notice applies to all transactions that are carried out with Fair Care Employee Benefits Limited electronically:

Company Name: Avantus HR Limited

VAT Registration: 202 92 8034

Company No: 09272386 Registered in England

Registered Office: Avantus HR, 1 Milkhouse Gate, Guildford, GU1 3EZ

Contact: Customer Services, Avantus HR, 1 Milkhouse Gate, Guildford, GU1 3EZ

Email: enquiries@avantushr.com

Phone: 0800 652 4745