

BULLHORN COPILOT ADDENDUM

Version: March 2024

This Bullhorn Copilot Addendum (the "Addendum") is supplemental to, and subject to the terms, conditions and limitations of, the master written agreement between the Licensor and Licensee that governs Licensor's delivery of the Service (the "Agreement") and is hereby incorporated into the Agreement by reference and shall apply in connection with the Licensee's use and Licensor's provision of the Bullhorn Copilot Service ("Bullhorn Copilot"). Capitalized terms used, but not otherwise defined, herein shall have the same meaning as in the Agreement. In the event of any conflict between the Agreement and this Addendum, this Addendum shall control and prevail over the Agreement with respect to Licensee's use of the Bullhorn Copilot Service.

- 1. Licensee may elect to collect and process Personal Data of its customers, candidates, Users and/or Data Subjects in Bullhorn Copilot subject to Licensee's compliance with this Addendum and the Agreement. Use of Bullhorn Copilot does not guarantee compliance with any Applicable Laws, and Licensee is solely responsible for its compliance with all Applicable Laws including, without limitation laws applicable to artificial intelligence and automated decision-making, in relation to its use of Bullhorn Copilot and the AI Provider's Functionality. Licensee agrees to notify and obtain any consents legally required from its customers, candidates, Users and/or any Data Subjects whose Personal Data is accessed, used, stored or otherwise processed through (i) Bullhorn Copilot; and (ii) the third-party AI Functionality (as defined below), including without limitation as provided in Sections 2 and 3 below. Licensee is also responsible for obtaining any rights from copyright holders in connection with its use of any copyrighted materials used in, or processed by, Bullhorn Copilot or the AI Functionality.
- 2. Licensee acknowledges that Bullhorn Copilot may include one or more features that involve machine-learning and algorithms, automated processing and/or artificial intelligence (collectively, the "AI Functionality"). By enabling the AI Functionality, Licensee acknowledges that Licensor may access, use, analyze and otherwise process (i) Licensee Data in Bullhorn Copilot, and (ii) Licensee's and its Users' use of Bullhorn Copilot, for the purpose of developing, testing and improving Bullhorn Copilot and other similar products and services of Licensor. Such developments, findings and improvements shall be the sole property of the Licensor.
- 3. Licensee acknowledges and agrees that Licensee Data will be accessed, used, processed, transferred to, and stored by a third-party AI Functionality provider selected by Licensee (the "AI Provider") as part of Bullhorn Copilot. Licensee further acknowledges and agrees that the Licensee Data accessed, used, processed, transferred to, and stored by the AI Provider in the AI Provider's Functionality is subject to the terms and conditions in the agreement and/or other documentation by and between Licensee and the AI Provider and that Licensee shall have such agreement and/or documentation in place prior to the provision of any Licensee Data to the AI Provider. Licensee shall obtain any rights or licenses in such agreement and/or documentation with the AI Provider necessary for Bullhorn to provide Bullhorn Copilot to Licensee.
- 4. Licensee acknowledges that Licensor has not and will not render any legal opinions regarding Licensee's use of Bullhorn Copilot, including, but not limited to, compliance with any Applicable Laws, and Licensee shall base its processes, guidelines, and decisions on its own policies, procedures, legal advice and independent decisions. Any professional services, consultation, training, information and forms provided by Licensor are provided for informational purposes only in relation to use of Bullhorn Copilot, and not for the purpose of providing legal advice. IN NO EVENT WILL LICENSOR BE LIABLE TO LICENSEE FOR THE RESULTS OF ANY DECISIONS, RECOMMENDATIONS OR OUTPUT PROVIDED BY BULLHORN COPILOT, THE AI PROVIDER'S FUNCTIONALITY, OR FOR THE ACTIONS, DECISIONS OR RECOMMENDATIONS OF THE LICENSEE OR ITS USERS. LICENSEE ASSUMES ALL RESPONSIBILITY FOR DETERMINING WHETHER BULLHORN COPILOT OR THE INFORMATION GENERATED THEREBY IS ACCURATE OR SUFFICIENT FOR LICENSEE'S PURPOSES.
- 5. WITH RESPECT TO BULLHORN COPILOT AND LICENSEE DATA PROVIDED TO THE AI PROVIDER IN CONNECTION THEREWITH, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN



NO EVENT WILL LICENSOR BE LIABLE FOR ANY DAMAGES, LIABILITIES, CLAIMS, DEMANDS, PROCEEDINGS, COSTS OR EXPENSES (INCLUDING LEGAL EXPENSES) TO LICENSEE OR ANY THIRD PARTIES ARISING OUT OF OR IN CONNECTION WITH ANY ACTION OR OMISSION BY THE LICENSEE OR THE AI PROVIDER AND/OR THEIR RESPECTIVE SUPPLIERS OR AFFILIATES.

- 6. WITH RESPECT TO BULLHORN COPILOT AND LICENSEE DATA PROVIDED TO THE AI PROVIDER IN CONNECTION THEREWITH, IN NO EVENT WILL BULLHORN BE LIABLE FOR ANY INDIRECT, CONSEQUENTIAL, PUNITIVE, SPECIAL, EXEMPLARY, INCIDENTAL OR ENHANCED DAMAGES OF ANY TYPE OR KIND INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF DATA, LOSS OF REVENUE, LOSS OF PROFITS, LOSS OF INCOME, LOSS OF OPPORTUNITY, LOSS OF SAVINGS OR COMPUTER FAILURE, EVEN IF A PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
- 7. Licensee shall defend at its expense, indemnify, and hold Bullhorn, its Affiliates, and their respective employees, directors, agents, representatives, successors and assigns harmless from and against all damages, liabilities, losses, final judgments or awards, settlements, costs and expenses (including reasonable legal fees and expenses) without limitation of liability (together, "Losses") to the extent arising out of or in connection with any claim, demand, suit, proceeding or action ("Claims") (i) brought by a third party against Bullhorn connected directly or indirectly from a breach of Section 1 by Licensee and/or (ii) arising out of or in connection with any Claims by an AI Provider connected directly or indirectly from a breach by Licensee of any agreement and/or documentation between Licensee and AI Provider.
- 8. Modification. Licensor may update this Addendum from time to time and will post updated "Versions" of this Addendum at https://www.bullhorn.com/legal-terms/supplemental-terms/copilot.pdf. It is Licensee's responsibility to regularly check https://www.bullhorn.com/legal-terms/supplemental-terms/copilot.pdf for the most recent Version. Licensee may subscribe to receive email notifications when updated Versions are posted by completing and submitting the form at https://www.bullhorn.com/legal-terms/supplemental-terms. Except with respect to amendments or changes required by Applicable Law, Licensee may object to the terms of the updated Version by notifying Licensor through completion of the form at https://www.bullhorn.com/legal-terms/supplemental-terms within ten (10) business days of the date of the then-current Version (the "Notice Period"). If Licensee notifies Licensor of its objection within the Notice Period, then the Addendum in effect immediately prior to the then-current Version shall apply to Licensee's use of Bullhorn Copilot until the end of Licensee's then-current Initial Term or Renewal Term, as the case may be. When Bullhorn Copilot is renewed, it will be renewed under the then-current Version of the Addendum.