

IRONCLAD AI ADDENDUM

This AI Addendum (“Addendum”) is hereby incorporated by reference into and forms a part of that certain Enterprise Services Agreement (the “Agreement”) between Ironclad, Inc. (“Ironclad”) and the organization executing an Order Form or similar form referencing or otherwise incorporating the Agreement and this Addendum (“Customer” (collectively the “Parties,” and each a “Party”)). In the event of conflict between this Addendum and the Agreement with respect to the subject matter hereof, this Addendum controls.

Any capitalized terms not defined in this Addendum shall have the meanings set forth in the Agreement.

1. AI TRAINING

1.1 Opt In; Customer Data. Customer may elect to enable the “AI Training Settings” through the settings available in the administrative section of the Enterprise Services (such election, an “Opt In”). By Opting In, Customer hereby grants Ironclad a perpetual and irrevocable (subject to Section 1.3 (Opt Out)), non-exclusive, fully paid-up, royalty-free right to access and use, subject to the limitations and restrictions set forth in this Section 1, Customer Data and any and all Input and Output (each as defined in Section 2.1 of this Addendum below) to: (1) train and improve Ironclad’s products and services, including without limitation Ironclad’s artificial intelligence (“AI”) models and related technologies that support the Enterprise Services (the “AI Products”); (2) evaluate and improve the accuracy, stability, performance and reliability of the Services, algorithms, and underlying models; (3) develop, enhance, modify and create new features, functions, products and services; (4) generate, publish and distribute statistical analysis, market insights and benchmarking reports derived from Customer Data. By Opting In, Customer represents and warrants that it has all legal rights and authority necessary to allow Ironclad to access and use Customer Data as set forth in this Addendum. Ironclad shall only have the rights set forth in this Section 1.1 if Customer has Opted In.

1.2 Data Safeguards. With respect to Ironclad’s use of Customer Data pursuant to Section 1.1 of this Addendum, Ironclad will: (a) process Customer Data using industry standard technical and organizational measures; (b) de-identify, anonymize, and aggregate Customer Data before use for the purposes set forth in Section 1.1 of this Addendum; and (c) use industry standard measures designed to ensure that any output generated for the benefit of third parties by Ironclad products leveraging AI models trained on Customer Data will not include Customer Data.

1.3 Opt Out. If Customer Opts In and then later elects to disable the “AI Training Settings” through the settings available in the administrative section of the Enterprise Services (such election to disable, an “Opt Out”), Ironclad will cease using Customer Data for new training activities not already underway on the date of such Opt Out in compliance with this Addendum.

2. USE OF AI PRODUCTS

2.1 Ownership. Customer owns (1) Customer Data; (2) prompts, information or data submitted by Customer to Ironclad through the AI products for processing (“Input”); and (3) to the extent permitted by applicable law, responses generated by the AI products in response to Customer’s use of the AI products or Customer’s Input (“Output”). Customer hereby grants to Ironclad the non-exclusive, worldwide, royalty-free right to access and use Input and Output for the purpose of evaluating the performance and accuracy of the Enterprise Services offered by Ironclad, subject to compliance with applicable data protection laws and regulations.

2.2 Customer Responsibility. Customer will ensure that Customer’s use of the AI Products does not violate any applicable law or Intellectual Property Rights or other rights of any third party. Customer represents and warrants that Customer has all rights, licenses, and permissions necessary to provide all Input to Ironclad.

2.3 Disclaimer. Notwithstanding anything to the contrary, Customer acknowledges and agrees that: (i) Customer is solely responsible for any liability arising from the use or reliance on Output and assumes all risks associated with the Output, including anyone’s reliance on the Output’s quality, accuracy, or reliability; (ii) Ironclad is not a legal advisor to Customer, use of the AI Products does not create an attorney-client relationship between Ironclad and Customer, and Customer is advised to consult their own legal counsel for any legal, regulatory, or compliance matters; (iii) other customers of Ironclad providing similar input to the AI Products may receive the same or similar output to the Output; (iv) due to the nature of AI and machine learning, information generated by the AI Products may be

incorrect or inaccurate; and (v) AI Products are not human and are not a substitute for human oversight. Further, Customer acknowledges and agrees that Customer is responsible for reviewing and validating Output for its needs before electing to use Output. If Customer Opts Out, Customer acknowledges that (a) Ironclad's AI Products and features of the Enterprise Services may be less accurate or personalized for Customer; (b) Customer may benefit less from future improvements to Ironclad's AI Products and the Enterprise Services they power; and (c) certain AI Products and related features and functionalities may become unavailable to Customer over time. NOTWITHSTANDING ANYTHING TO THE CONTRARY, IRONCLAD DOES NOT REPRESENT OR WARRANT THAT THE OUTPUT WILL BE ACCURATE, COMPLETE, ERROR-FREE, OR FIT FOR A PARTICULAR PURPOSE. Customer assumes sole responsibility and liability for results obtained from the use of the AI Products and Outputs, including without limitation conclusions drawn from such use.