

DBT LABS
DATA PROCESSING ADDENDUM

1. Background

1.1. This Data Processing Addendum, including the terms and conditions sets out in the Schedules attached hereto (collectively, “**DPA**”), is an addendum to the signed underlying master agreement between the parties (the “**Agreement**”), and is entered between dbt Labs, Inc., a Delaware corporation with its principal place of business at 915 Spring Garden St., Suite 500, Philadelphia, PA 19123 USA (“**dbt Labs**”), and **Client**, the other party to the Agreement.

1.2. This DPA applies where and only to the extent that dbt Labs Processes Personal Data (as defined in the Agreement) on behalf of Client as a Processor (as defined below) in the course of providing the Services (as defined in the Agreement), and: (i) such Personal Data relates to Data Subjects located in the EEA, United Kingdom (“**UK**”), or Switzerland, (ii) Client is a Business or a Controller, and/or (iii) similar obligations as described herein are required under Data Protection Laws. The obligations of this DPA, including definitions and any SCCs only apply in a jurisdiction to the extent such obligations are required by applicable law in that jurisdiction, and the law of one jurisdiction will not apply outside that jurisdiction to the maximum extent permitted by applicable law. The parties agree to comply with the Data Protection Laws applicable to their respective roles of using the Services for Client and providing Services for dbt Labs.

1.3. This DPA will replace any previously applicable data processing addendum as of the DPA Effective Date (as defined below). In the event of a conflict between any of the provisions of this DPA and the provisions of the Agreement, the provisions of this DPA shall prevail as to matters of privacy and data protection.

2. Definitions. Unless otherwise set out below, each capitalised term in this DPA has the meaning set out in the Agreement, and the following capitalised terms used in this DPA shall be defined as follows:

2.1. “Controller to Processor Clauses” means (i) in respect of transfers of Personal Data from the European Economic Area (“**EEA**”), Module 2 (Controller to Processor) of the standard contractual clauses for the transfer of Personal Data to third countries set out in Commission Decision 2021/914 of 4 June 2021; (ii) in respect of transfers of Personal Data from the UK, the “**IDTA**” is the International Data Transfer Addendum to the EU Commission Standard Contractual Clauses, Version B1.0, in force 21 March 2022 to the SCCs, with Client as data exporter and dbt Labs as data importer, or any equivalent clauses issued by the relevant competent authority of the UK (“**UK Addendum**”), and (iii) in respect of transfers of Personal Data from the Switzerland, a version of the applicable clauses referenced at (i) above that includes all necessary amendments to make them legally effective in Switzerland, including but not limited to the following: references to the GDPR will be deemed to be references to the Swiss privacy laws including the Federal Act on Data Protection (“**FADP**”), references to “**Member State**” shall not be interpreted in such a way as to exclude Data Subjects in Switzerland from the possibility of suing for their rights in their place of habitual residence in accordance with Clause 18(c) , in each case as amended and replaced from time to time.

- 2.2. "Data Protection Laws"** means all laws and regulations applicable to the processing of Personal Data by dbt Labs in its provision of Services to Client, including (i) the EU General Data Protection Regulation 2016/679 of the European Parliament and of the Council ("**GDPR**"); (ii) the Privacy and Electronic Communications Directive 2002/58/EC; (iii) the UK Data Protection Act 2018, the UK General Data Protection Regulation as amended by the Data Protection, Privacy and Electronic Communications (Amendments etc) (EU Exit) Regulations 2019, and the Privacy and Electronic Communications Regulations 2003; (iv) the FADP; (v) the California Consumer Privacy Act of 2018 ("**CCPA**") as updated by the California Privacy Rights Act of 2020 ("**CPRA**"), including any regulations promulgated thereunder, as amended from time to time; (vi) once enforced, the applicable laws and regulations enacted by and in effect in any other U.S. states and/or the U.S. Federal government, as amended or replaced from time to time, including but not limited to Illinois, Virginia, Colorado, Texas, Washington, Nevada, and Utah; and (vii) any law, statute, declaration, decree, directive, legislative enactment, order, ordinance, regulation, rule or other legally binding instrument which implements any of the above or which otherwise relates to data protection, privacy or the use of Personal Data; and applicable to each of the foregoing subsections, as such acts and regulations are in force and as amended, consolidated, re-enacted or replaced from time to time.
- 2.3. "DPA Effective Date"** means the date on which Client accepted, or the parties otherwise agreed to, this DPA.
- 2.4. "European Economic Area" or "EEA"** means the Member States of the European Union together with Iceland, Norway, and Liechtenstein.
- 2.5. "Processor to Processor Clauses"** means as relevant, the standard contractual clauses for the transfer of Personal Data to third countries set out in Commission Decision 2021/914 of 4 June 2021 specifically including Module 3 (Processor to Processor), or any equivalent clauses issued by the relevant competent authorities of the UK, in respect of transfers of Personal Data from the UK, and the FADP, in respect of transfers of Personal Data from Switzerland, in each case as in force and as amended, updated or replaced from time to time.
- 2.6. "Regulator"** means a data protection or privacy regulator or supervisory authority which has jurisdiction over the Processing of Personal Data hereunder.
- 2.7. "Security Incident"** means a breach of dbt Labs' security leading to the accidental or unlawful destruction, loss, alteration, disclosure of, or access to, any Personal Data while in the possession and control of dbt Labs.
- 2.8. "Standard Contractual Clauses" or "SCCs"** means both the: (i) Controller to Processor Clauses; and (ii) Processor to Processor Clauses (as applicable); and any other similar clauses required by Data Protection Laws.
- 2.9. "Subprocessor"** means any Processor engaged directly by dbt Labs who agrees to Process Personal Data on behalf of Client and is providing the principal services. This excludes ancillary services, such as telecommunication or internet connection services, maintenance, training or user support services, or measures that support the operation of,

or ensure the confidentiality, availability, integrity and resilience of, hardware and software. dbt Labs will, however, make appropriate and legally binding contractual arrangements with such ancillary services including requirements to protect Personal Data and inspection measures to confirm compliance.

2.10. "Third Country" means (i) in relation to Personal Data transfers from the EEA, any country outside of the scope of the EEA data protection laws, excluding countries approved as providing adequate protection for Personal Data by the European Commission from time to time to the extent dbt Labs has complied with the adequacy ruling obligations having such ruling of adequate protection; (ii) in relation to Personal Data transfers from the UK, any country outside of the scope of the UK data protection laws, excluding countries approved as providing adequate protection for Personal Data by the relevant competent authority of the UK from time to time; and (iii) other than transfers from the EEA and UK, any country for which the Data Protection Laws require an additional transfer mechanism.

2.11. The terms **"Controller"**, **"Data Subject"**, **"Processor"**, and **"Process"** shall have the same meaning as set out in the GDPR, irrespective of whether European or non-European Data Protection Laws apply.

2.12. The terms **"Business"**, **"Service Provider"**, **"Share"** and **"Sell"** (and their conjugates) shall have the same meaning as set out in the CCPA/CPRA.

3. Data Processing

3.1. Instructions for Data Processing. dbt Labs will only Process Personal Data as a Processor or Service Provider, as applicable, in accordance with the Agreement and pursuant to the processing details set out in Schedule 1, to the extent necessary to provide the Service to Client, and Client's written instructions provided to dbt Labs (the **"Permitted Purpose"**), unless Processing is otherwise required or permitted by the Data Protection Laws to which dbt Labs is subject, in which case dbt Labs shall, to the extent required or permitted by such Data Protection Laws, inform Client of that legal requirement before Processing that Personal Data. dbt Labs shall not Sell, Share, retain, use, disclose or Process Personal Data, or combine the Personal Data received from or on behalf of Client with personal information dbt Labs received elsewhere, unless specific statutory or regulatory exceptions apply (i) for any purposes other than the Permitted Purpose, or (ii) outside of the direct business relationship between dbt Labs and Client. Should dbt Labs no longer be able to comply with this subsection, dbt Labs will cease processing Personal Data and notify Client. In such an event, Client may take reasonable and appropriate steps to determine dbt Labs' compliance herewith, subject to Section 5.3 hereof. To the extent dbt Labs is in breach of the DPA, Client may terminate the Agreement in accordance with the terms of the Agreement.

3.2. In the event dbt Labs reasonably believes that Client's written instructions violate applicable law, dbt Labs will inform Client in writing, and not be required to fulfill any such instructions.

3.3. Required consents. Client has sent all applicable notices to Data Subjects consistent with and to the extent required under applicable Data Protection Laws such that dbt Labs may lawfully Process Personal Data in accordance with the Agreement. Client has obtained/will obtain prior to requesting Processing all legally required consents, permissions, authorizations, and approvals to

the extent required by Data Protection Laws for the lawful Processing of Personal Data by dbt Labs in accordance with the Agreement.

3.4. To the extent UK Personal Data is in scope and such obligation is legally required, Client has lawfully disclosed and has a legitimate ground to disclose Personal Data to dbt Labs and enable the Processing of the Personal Data by dbt Labs as set out in this DPA and in accordance with the Agreement.

4. Subprocessors; Transfer of Personal Data

4.1. Authorised Subprocessors. Client hereby grants dbt Labs general written authorisation to engage Subprocessors, as set out in the attached and incorporated Schedule 3 to Process Personal Data.

4.2. dbt Labs will ensure that it has written agreements with the Subprocessors, which impose obligations that are no less onerous on the Subprocessor with regard to their Processing of Personal Data as are imposed on dbt Labs under this DPA.

4.3. Changes to Subprocessors. dbt Labs shall notify Client from time to time of the changes of any Subprocessors it engages. If Client does not object within ten (10) business days of receipt of the notice, Client is deemed to have accepted the new Subprocessor. Any objection by Client will be written and will include reasonable detail supporting Client's concern(s). If Client (acting reasonably) objects to a new Subprocessor, then without prejudice to any right to terminate the Agreement, Client may request in writing within thirty (30) days that dbt Labs move the Personal Data to another Subprocessor, and dbt Labs shall, within a reasonable time following receipt of such written request, use reasonable endeavours to ensure that the Subprocessor does not Process any of the Personal Data. If it is not reasonably possible to use another Subprocessor, and Client, acting reasonably, continues to object, either party may terminate the affected portion of the Services, or, to the extent partial termination is not possible, the Agreement on thirty (30) days written notice. dbt Labs will refund Client any prepaid fees covering the remainder of the term of such Order Form(s) following the effective date of termination with respect to Services terminated under this subsection based on a reasonable objection, without imposing a penalty for such termination on Client. The rights provided in this subsection constitute the sole and exclusive remedy if Client objects to any new Subprocessor.

4.4. Liability of Subprocessors. dbt Labs shall at all times remain responsible to Client for the acts and omissions of any Subprocessor as if they were the acts and omissions of dbt Labs.

4.5. Transfers of Personal Data. Client authorises dbt Labs to transfer data internationally as required to provide Services to Client or comply with Client's instructions. With respect to any SCCs required by Data Protection Laws of the parties to permit transfers to Third Countries, the parties will negotiate in good faith to agree upon the appropriate SCC template or module and agree upon its provisions, and the appropriate template (excluding any optional docking clause) will be deemed to be executed as of the later of date hereof or the date such SCCs are required by law. Client understands and agrees that dbt Labs' support personnel and/or deployment engineers are globally located, including but not limited to locations in USA, Ireland, the United Kingdom, Germany, the Philippines, Australia, or New Zealand and may provide technical support or disaster recovery functions only via a secure connection. Client acknowledges and agrees to dbt Labs processing Personal Data in such locations for the limited purposes of (a) maintaining business

records for financial, audit, sales, training, or regulatory purposes, and (b) when EEA support is unavailable and Client either requests such processing, or has a substantial need requiring immediate assistance, dbt Labs may assist with troubleshooting or provide support to Client. To the extent that the Processing of Personal Data occurs in a Third Country by dbt Labs (acting as a data importer), dbt Labs shall, and shall procure that any of its affiliates or Subprocessors shall (as relevant), comply with the data importer's obligations set out in the Controller to Processor Clauses, which are hereby incorporated into and form part of this DPA, and Client will comply with the data exporter's obligations in such Controller to Processor Clauses. Further, with respect to the Controller to Processor Clauses under the GDPR (or as adapted for the UK Addendum or for clauses issued by Swiss FADP):

4.5.1. if applicable, for the purposes of Annex I.A of such Controller to Processor Clauses, the Data Exporter is a data controller and the Data Importer is a data processor, and the name, address, contact person's details and relevant activities for each of them is as set out in the Agreement;

4.5.2. for the purposes of Appendix 1 or Annex I/I.B (as relevant) of such Controller to Processor Clauses, Schedule 1 of this DPA shall apply;

4.5.3. for the purposes of Appendix 2 of Annex II (as relevant) of such Controller to Processor Clauses, the security measures set out in Schedule 2 of this DPA shall apply;

4.5.4. for the purposes of [Annex III] (as relevant) of such Controller to Processor Clauses, the authorised Subprocessors shall be as set forth in Schedule 3 of this DPA; and

4.5.5. if applicable, for the purposes of: (i) Clause 7 (Docking Clause) is optional and deleted; (ii) Clause 9 of such Controller to Processor Clauses, Option 2 ("*General written authorization*") is deemed to be selected and the notice period specified in Section 4.3 of this DPA shall apply; (iii) clause 11(a) of such Controller to Processor Clauses, the optional wording in relation to independent dispute resolution is deemed to be omitted; (iv) Clause 13 (a) (First Paragraph Option) and Annex I.C, the competent supervisory authority shall be the supervisory authority of the EU member state where Client is established or where its local representative is appointed; (v) Clause 17, Option 1 is deemed to be selected and the governing law shall be Ireland and (vi) Clause 18, the competent courts shall be in Dublin, Ireland.

4.6. To the extent Client is acting as a Processor rather than a Controller and dbt Labs permits Subprocessors to Process Personal Data in any Third Country: (A) dbt Labs shall execute the Processor to Processor Clauses, if applicable, with any relevant Subprocessor or subcontractor it appoints on behalf of Client; or (B) if the Processor to Processor Clauses are not applicable with any relevant Subprocessor it appoints on behalf of Client, the parties agree to execute the relevant Controller to Processor Clauses with the processing details set out in Schedule 1 of this DPA and the technical and organizational measures set out in Schedule 2 of this DPA applying for the purposes of Appendix 1 and Appendix 2 respectively.

4.7. In the event of any conflict between any terms in the Standard Contractual Clauses, this DPA and the Agreement, the Standard Contractual Clauses shall prevail.

5. Compliance, Audits, Security Notifications

5.1. dbt Labs Security Obligations. Taking into account the state of the art, the costs of implementation and the nature, scope, context and purposes of Processing, as well as the risk of varying likelihood and severity for the rights and freedoms of natural persons, dbt Labs shall implement and maintain or exceed appropriate technical and organisational measures on its systems to ensure a level of security appropriate to the risk, including the measures set out in Schedule 2.

5.2. dbt Labs Employees and Personnel. dbt Labs shall ensure that any employees or other personnel have agreed in writing or have a statutory obligation to protect the confidentiality and security of Personal Data (as applicable).

5.3. Audits. dbt Labs will, upon reasonable prior written request from Client, allow for and contribute to reasonable audits and inspections, including relevant information reasonably necessary to demonstrate Client's compliance with Data Protection Laws, this DPA and/or inspections, conducted by an independent third party auditor, in possession of the required professional qualifications and bound by a duty of confidentiality provided (i) such audits or inspections are not conducted more than once per year (unless required by a Regulator); (ii) are conducted only during dbt Lab's business hours; (iii) are conducted to cause minimal disruption to dbt Labs' operations and business; (iv) are subject to dbt Labs' internal security policies; and (v) are limited to determining compliance by dbt Labs with its obligations hereunder. Client shall reimburse dbt Labs any reasonable fees or costs incurred by dbt Labs in conducting (or arranging the conduct of) any audits in accordance with this section unless dbt Labs is found by the independent auditor, acting reasonably, to be in material violation of this DPA, in which case, any reasonable fees and costs incurred by the independent auditor will be reimbursed by dbt Labs.

5.4. Security Incident Notification. If dbt Labs or any Subprocessor becomes aware of a Security Incident, dbt Labs will (a) notify the Client of the Security Incident without undue delay, (b) investigate the Security Incident and provide such reasonable assistance to the Client (and any law enforcement or Regulator) as required to investigate the Security Incident, (c) take steps to remedy any noncompliance by dbt Labs with this DPA, and (d) take commercially reasonable steps designed to mitigate harms caused by dbt Labs and prevent recurrence. dbt Labs's notification of or response to a Security Incident will not be construed as an acknowledgement of fault or liability with respect to the Security Incident.

5.5. Client Obligations. Where required by applicable Data Protection Laws, Client agrees that it will issue its instructions in compliance with the Agreement and any Data Protection Laws applicable to Client as user of the Services. Notwithstanding any other provision herein, Client agrees to not transfer, Process or access Personal Data or issue processing instructions that affect or may result in actions that affect any country's national security.

6. Access Requests and Data Subject Rights

6.1. Data Subject Requests. Unless prohibited under applicable law, dbt Labs shall notify Client without undue delay of any request received by dbt Labs or any Subprocessor from a Data Subject in respect of their Personal Data without undue delay. Client authorises on its behalf, dbt Labs to communicate with Data Subject for these limited purposes: (a) to acknowledge receipt of the request; (b) to confirm in an effort to be transparent that we will forward the request to Client and

(c) to perform any legally required actions requested by the Data Subject with respect to the Data Subject's Personal Data. To the extent dbt Labs does not have any data of the Data Subject on its systems, the parties agree that dbt Labs's forwarding Data Subjects' requests to Client, in accordance with this Section, represent the scope and extent of dbt Lab's required assistance.

6.2. Data Subject Rights. Where applicable, and taking into account the nature of the Processing, dbt Labs shall use commercially reasonable endeavours to respond without undue delay to requests by Data Subject exercising their rights laid down in applicable Data Protection Laws, and shall respond to Client's reasonable requests for assistance in performing its legal obligations or implementing any other appropriate technical and organisational measures, insofar as reasonably possible and legally required of dbt Labs, for the fulfilment of Client's legal obligations.

6.3. Governmental Access Requests. dbt Labs (and will make commercially reasonable endeavors to ensure its Subprocessors) will not disclose Personal Data to any governmental authority, except as necessary to comply (i) with the law or (ii) a valid and binding order of a law enforcement agency (such as a subpoena or court order). If a law enforcement agency sends dbt Labs (or Subprocessor) a demand for Personal Data, dbt Labs (or its Subprocessor) will attempt to (a) redirect the law enforcement agency to request that data directly from Client (to effectuate, dbt Labs may provide Client contact information to the governmental authority), and (b) if compelled to disclose Personal Data, dbt Labs will use commercially reasonable means to provide Client notice of the demand without undue delay or as expeditiously as permitted under the circumstances to allow Client to seek a protective order or other appropriate remedy unless dbt Labs is advised not to by legal counsel or is legally prohibited from doing so. This section does not diminish dbt Labs' obligations under the SCCs and IDTA with respect to access by public authorities.

6.4. Cooperation. To the extent legally required, with respect to Personal Data on its systems, dbt Labs will cooperate with Client in responding to verifiable consumer requests by, for example: (a) providing responsive personal information in its possession obtained during the relationship to Client; (b) deleting Personal Data and, if applicable, notifying downstream entities about the deletion request; and (c) permitting the correction of inaccurate information.

7. Data Protection Impact Assessment and Prior Consultation

7.1. To the extent required under applicable Data Protection Laws, dbt Labs shall provide reasonable assistance to Client with any data protection impact assessments and with any prior consultations to any Regulator of Client, in each case solely as required by law or Regulator request and in relation to Processing of Personal Data and taking into account the nature of the Processing and information available to dbt Labs.

8. Termination and Data Deletion

8.1. Termination of this DPA is governed by the termination terms set forth in the Agreement.

8.2. Deletion of data. Personal Data received from Client will be retained by dbt Labs only for so long as may be reasonably required to provide Services, comply with Client instructions, and comply with obligations under the Agreement. Personal Data received from Client will be deleted upon written request by Client at any time. dbt Labs will use all commercially reasonable endeavours to procure Subprocessors comply with the obligations hereunder. Subject to Section

8.3 below, dbt Labs shall, within ninety (90) days of the date of termination of the Agreement and after receiving Client's written request:

- 8.2.1.** return a complete copy of all Personal Data then available by secure file transfer in such a format as reasonably requested by Client to dbt Labs to the extent dbt Labs or its Subprocessor has possession and control of such Personal Data; and
- 8.2.2.** delete and use all reasonable efforts to procure the deletion of all other copies of Personal Data Processed by dbt Labs or any Subprocessors; and
- 8.2.3.** in each case cease Processing Personal Data on behalf of Client.

8.3. dbt Labs and its Subprocessors may retain Personal Data to the extent required for legal, compliance, fiduciary, or tax purposes or for review by dbt Labs' consultants, advisors, auditors, attorneys, regulatory bodies, tax authorities, when compelled by court order, or as otherwise needed to fulfill dbt Labs' duties under this Agreement and only to the extent and for such period as required provided that dbt Labs shall ensure the confidentiality of all such Personal Data and shall ensure that such Personal Data is only Processed as necessary for such purpose(s) requiring its storage and for no other purpose.

9. Changes in Applicable Data Protection Laws

9.1. The parties agree to negotiate in good faith modifications to this DPA if changes are required for dbt Labs to continue to process the Personal Data as contemplated by this DPA in compliance with the Data Protection Laws or to address the legal interpretation or revision of the Data Protection Laws, including without limitation (i) any guidance on the interpretation of any of their respective provisions; (ii) the Standard Contractual Clauses or any other mechanisms or findings of adequacy are issued, invalidated or amended, or (iii) changes to adequacy rulings or the membership status of a country in the European Union or the European Economic Area.

SCHEDULE 1

DETAILS OF THE PROCESSING AND TRANSFER OF PERSONAL DATA

Categories of Data Subjects whose personal data is transferred

- Authorized Users and, at the discretion of Client, any other Data Subjects whose data Client or its Authorized Users transforms or queries via the dbt Platform.

Categories of Personal Data transferred

- Contact information, usage information, nontraditional identifiers (e.g., IP Address) of Client's Authorized Users, and any other Personal Data Client or its Authorized Users submit to the dbt Platform.
- Any other Personal Data contained in any data Client or its Authorized Users transforms or queries via the dbt Platform.

Sensitive data transferred (if applicable) and applied restrictions or safeguards that fully take into consideration the nature of the data and the risks involved, such as for instance strict purpose limitation, access restrictions (including access only for staff having followed specialised training), keeping a record of access to the data, restrictions for onward transfers or additional security measures.

- None.

The frequency of the transfer (e.g. whether the data is transferred on a one-off or continuous basis).

- Continuous.

Nature of the processing

- The Processing of Personal Data provided by Client to dbt Labs through the dbt Platform or otherwise in connection with the provision of the Service.

Purpose(s) of the data transfer and further processing

- To provide the services set out in the Agreement.

The period for which the Personal Data will be retained, or, if that is not possible, the criteria used to determine that period

- Until termination, as set out in clause 8 of the Agreement and this DPA.

For transfers to Subprocessors, also specify subject matter, nature and duration of the processing

- As above.

SCHEDULE 2

TECHNICAL AND ORGANISATIONAL SECURITY MEASURES

1. dbt Labs implements, maintains and enforces appropriate internal security policies and procedures, and procures that its Subprocessors do likewise, which are designed to:
 - a. secure any Personal Data Processed by dbt Labs against accidental or unlawful loss, access or disclosure;
 - b. identify reasonably foreseeable and internal risks to security and unauthorised access to the Personal Data Processed by dbt Labs;
 - c. minimise security risks, including through risk assessment and regular testing;
 - d. designate one or more employees to coordinate and be accountable for the internal security policies and procedures, and, taking into account the global distribution of dbt Labs staff, such internal security policies and procedures will manage the access allowed to the dbt Labs' network from each network connection and user, including the use of firewalls or functionally equivalent technology and authentication controls; and
 - e. meet or exceed the following additional measures:
 - A SOC2 Type II annually;
 - Encryption At-Rest;
 - Encryption In-Transit;
 - Password Requirements;
 - Key Management;
 - Risk Assessment;
 - Vendor Risk Management;
 - User Provisioning/Deprovisioning;
 - Network Security;
 - Vulnerability Management;
 - Incident Management;
 - Change Management;
 - System Logging/Monitoring;
 - Data Management;
 - Communication;
 - Business Continuity; and
 - Disaster Recovery.
2. dbt Labs will, and will use reasonable efforts to procure that its Subprocessors, conduct periodic reviews of the security of their network and the adequacy of their information security program as measured against industry security standards and its policies and procedures.
3. dbt Labs will, and will use reasonable efforts to procure that its Subprocessors, periodically evaluate the security of their network and associated services to determine whether additional or different security measures are required to respond to new security risks or findings generated by the periodic reviews.

**SCHEDULE 3
AUTHORISED SUBPROCESSORS**

Client may select one or more of these Subprocessors when configuring access to our Services to the extent supported by and agreed to by dbt Labs:

Subprocessors	Services provided	Contact Details*
Amazon Web Services	dbt Platform Host for Processing Personal Data	
Microsoft Corporation (Microsoft Azure)	dbt Platform Host for Processing Personal Data	
Google Cloud Platform	dbt Platform Host for Processing Personal Data	

Client agrees that Client's selection of a Subprocessor is consent by Client to dbt Labs' use of such Subprocessor. To the extent a change is requested by Client (and not dbt Labs), Client waives any applicable notice and objection obligations related to such Client selection or for any subsequent Client selection. This paragraph does not apply to changes made solely at the request of dbt Labs in the absence of Client's instructions, direction or request.

* Locations may be changed at Client request to the extent supported by and agreed to by dbt Labs.