

## ARTIFICIAL INTELLIGENCE RIDER

THIS RIDER is attached to the Agreement dated \_\_\_\_\_ between the parties \_\_\_\_\_ (Talent) and \_\_\_\_\_ (Client) and is intended to replace and supersede any conflicting language in that Agreement.

- 1) Client expressly agrees not to utilise any portion of the Talent’s file, recording or performance of Talent for purposes other than those specified in the initial Agreement between the parties, including but not limited to creation of synthetic or “cloned” voices or for machine learning.
- 2) Specifically, Client shall not utilise any recording or performance of Talent to simulate talent’s voice or likeness, or to create any synthesised or “digital double” voice or likeness of Talent.
- 3) Client specifically agrees not to sell or transfer ownership to all or part of any of the original files recording the performance of Talent to any third party for purposes of using the files for Artificial Intelligence, such as text to speech, or speech to speech uses, without Talent’s knowledge and consent.
- 4) Client agrees not to enter into any agreements or contracts on behalf of Talent which utilizes all or any part of any of the original files recording the performance of Talent for purposes of using the files for Artificial Intelligence, such as text to speech, or speech to speech uses, without Talent’s knowledge and consent.
- 5) Client agrees to use good faith efforts to prevent any files of recordings or performances stored in digital format containing Talent’s voice or likeness from unauthorised access by third parties, and if such files are stored in “the cloud” Client agrees to utilise services that offer safeguards through encryption or other “up-to date” technological means from unauthorised third-party access.

TALENT

CLIENT

\_\_\_\_\_

\_\_\_\_\_

Dated:

Dated:

