Data Processing addendum for clients

1. This addendum applies where Cultivating Leadership\(^1\) Limited (‘CL’, ‘we’, ‘us’, ‘our’) carries out any activities as a data processor for a client (you).

2. In this addendum, the following terms have the following meanings:

   (a) **Data Protection Legislation**: (i) unless and until the GDPR is no longer directly applicable in the UK, the General Data Protection Regulation (EU) 2016/679 and any national implementing laws, regulations and secondary legislation, as amended or updated from time to time, in Ireland and then (ii) any successor legislation to the GDPR or the Data Protection Act 1998.

   (b) **Data Subject**: an individual who is the subject of the Personal Data.

   (c) **Personal Data**: means any information that is regarded as personal data for the purpose of Data Protection Legislation and which is passed from you to CL for the purpose of CL providing services to you.

3. Both you and CL will comply with all applicable requirements of the Data Protection Legislation. This clause is in addition to, and does not relieve, remove or replace, a party's obligations under the Data Protection Legislation.

4. We both acknowledge that for the purposes of the Data Protection Legislation, you are the data controller and CL is the data processor (where Data Controller and Data Processor have the meanings as defined in the Data Protection Legislation).

5. You will ensure that you have all necessary appropriate consents and notices in place to enable lawful transfer of the Personal Data to CL for the duration and purposes of this agreement.

6. You acknowledge that CL is reliant on you for direction as to the extent to which CL is entitled to use and process the Personal Data. Consequently, CL will not be liable for any claim brought by a Data Subject arising from any action or omission by you, or to the extent that such action or omission resulted from your instructions. You shall indemnify CL against all claims, costs, damages, losses and expenses incurred by CL in connection with any claim by any Data Subject in relation to the processing of Personal Data in accordance with your instructions or this clause.

7. You and CL confirm that:

\(^1\) Cultivating Leadership comprises a group of entities: Cultivating Leadership (NZ Partnership); Cultivating Leadership Limited (New Zealand); Cultivating Leadership Trading as Growth Edge Coaching; Cultivating Leadership PTY Limited (Australia); Cultivating Leadership LLC (USA); Growth Edge Coaching
(d) CL will process Personal Data for the purpose of providing services to you, including recruitment and employment consultancy services;

(e) the Personal Data CL will process may include identity and contact data (names, dates of birth and contact details), financial data, and employment data (CV and information contained with employment files);

(f) the Personal Data may relate to any or all of your employees and staff, business partners and family members;

(g) CL will process the Personal Data to the extent necessary to provide the services you have requested;

(h) CL will process the Personal Data for the time taken to complete the services and may retain such data for a period of up to 7 years after you cease to be a client of CL.

8. CL shall, in relation to any Personal Data processed in connection with the performance by CL of its obligations to you:

(a) process that Personal Data only on your written or verbal instructions unless CL is required by the laws of any member of the European Union or by the laws of the European Union applicable to CL to process Personal Data;

(b) ensure that it has in place appropriate technical and organisational measures, to protect against unauthorised or unlawful processing of Personal Data and against accidental loss or destruction of, or damage to, Personal Data, appropriate to the harm that might result from the unauthorised or unlawful processing or accidental loss, destruction or damage and the nature of the data to be protected, having regard to the state of technological development and the cost of implementing any measures;

(c) ensure that all personnel who have access to and/or process Personal Data are obliged to keep the Personal Data confidential; and

(d) assist you, at your cost, in responding to any request from a Data Subject and in ensuring compliance with your obligations under the Data Protection Legislation with respect to security, breach notifications, impact assessments and consultations with supervisory authorities or regulators;

(e) notify you without undue delay on becoming aware of a Personal Data breach;

(f) at your written direction, delete or return Personal Data and copies thereof to you on termination of the agreement unless required by law to store the Personal Data; and

(g) maintain complete and accurate records and information to demonstrate its compliance with
this clause, and within 21 days of written request, provide you with all information reasonably necessary to demonstrate compliance with its obligations under this clause;

(h) allow for and contribute to audits, including inspections during normal working hours, by you (or an auditor nominated by you) in relation to the processing of the Personal Data by CL or its sub-processors, provided CL is given reasonable notice of such audits and inspections.

9. You authorise CL to transfer Personal Data to any country or territory outside of the European Economic Area as reasonably necessary for the provision of the services, provided that CL complies with its obligations under the Data Protection Legislation by providing an adequate level of protection to any Personal Data that is transferred.

10. CL may continue to use sub-processors already engaged by CL as at the start of its engagement. Details of such sub-processors are available on request. CL will carry out due diligence to be satisfied that the third party complies with our data protection and privacy standards. If there is any doubt a written agreement with the third party is required.

11. CL shall give you prior written notice of the appointment of any new sub-processor, and if you object to such appointment within 14 days of such notice, CL may not appoint such sub-processor without your consent.