

TERMS AND CONDITIONS TO DISTRIBUTING CONTENT ON THE TABOOLA NETWORK

在 Taboola 网络分发内容的条款和条件

Pursuant to these Terms and Conditions to Distributing Content on the Taboola Network (the "Terms"): (a) Taboola shall distribute Advertiser's content (e.g., designated landing page URLs, headlines, thumbnail images, or videos) (the "Advertiser Content") via Taboola's content recommendation distribution platform (the "Platform") on Taboola owned or third party websites, digital properties, apps, utilities, platforms, operating systems, notifications or devices with or on which Taboola or its affiliates have a relationship or the right to serve advertisements (each, a "Taboola Property" collectively the "Taboola Network") in order to generate Actions (as defined below) via the designated landing page URLs (the "Service"), and (b) Advertiser shall compensate Taboola for the Service pursuant to the parameters agreed to by the parties. These Terms shall govern the relationship between Advertiser and Taboola for any orders to run Advertiser Content on the Taboola Network (each a "Campaign") as authorized by Advertiser, whether such authorization is granted via the attached insertion order (the "Insertion Order"), additional insertion orders, and they represent the parties' common understanding for doing business (the "Agreement"). All references to "Agency" herein shall only be applicable to the extent that Advertiser is acting through an agent and all references to Advertiser shall include Agency, if applicable. All capitalized terms not otherwise defined herein are defined in the Insertion Order into which these Terms are incorporated by reference.

根据这些条款和条件以在 Taboola 网络分发内容("条款"): (a) Taboola 应通过 Taboola 自有的,或与 Taboola 或其联属公司建立关系或有权利提供广告的第三方的网站、数字媒介、应用程序、系统工具、平台、操作系统、通知或设备(各称"Taboola 专有媒介"统称为"Taboola 网络")上的 Taboola 内容推荐分发平台("平台")发布广告主的内容(例如广告主的登陆页 URL、标题、大图标或视频)("广告主内容"),以展示(定义见下 文)或推高广告主指定登陆页 URL 的网络流量("服务"),及(b)广告主应根据双方协定的参数就服务向 Taboola 提供报酬。这些条款应管辖广告主 与 Taboola 之间的关系,并适用于按照广告主的授权在 Taboola 媒体网站上运行广告主内容(各称为"宣传")的任何订单,而无论此等授权是通过随 附的广告订单("广告订单")、额外广告订单、电子邮件或其它方式授予;并且它们代表双方就业务经营达成的共同谅解("协议")。只有在广告主 通过一名代理商行事时,本文对"代理"的所有提及才适用,并且对广告主的所有提及应包括代理(若适用)。本文没有定义的词汇在广告订单中定义,并且这些条款通过提及而纳入广告订单。

1. Grant of Rights

- Advertiser grants Taboola a limited, revocable, non-exclusive, a. royalty-free right and license to (i) access, index, host, compress (if applicable) and otherwise use the Advertiser Content and Campaign details (e.g., Advertiser Content description, the designated landing page URLs, budget per Campaign period (the "Campaign Budget") Campaign dates, Campaign key performance indicators, pricing information, and targeting and tracking information) (the "Campaign Details") to recommend Advertiser Content on the Taboola Network until such time that the amount due to Taboola for the distribution of such Campaign reaches the Campaign Budget set forth by Advertiser in any insertion order and (ii) use Advertiser Content, Advertiser's name, logo, trademarks, and any other proprietary content provided by Advertiser (x) in connection with the recommendation of Advertiser Content and (y) for Taboola's own marketing purposes in referring to Advertiser as a client, and such use shall be subject to Advertiser's standard trademark and content usage guidelines and quality review, if any, as provided to Taboola. Advertiser further grants Taboola the right to write a case study regarding Advertiser's use of the Service.
- b. Intentionally omitted.
- c. Except as otherwise specifically set forth herein, the grant of the foregoing licenses does not confer on either party any other proprietary rights, titles, and interests relating to patents, copyrights, trademarks, trade dresses, trade secrets, algorithms, know-how, mask works, droit moral (moral rights), and all similar rights of every type that may exist now or in the future in any jurisdiction, including, without limitation, all applications and registrations therefore and all rights to apply for any of the foregoing (the "Intellectual Property Rights").

2. Advertiser's Content

Taboola reserves the right to (i) reject or remove any Advertiser Content, (ii) pause any Campaign, or (iii) cap Advertiser's Campaign Budget in any given Campaign Month, if Taboola determines, in its sole discretion, that Advertiser, Advertiser's Content, or the content on the designated landing page does not comply with Taboola's Advertising Policies, with any applicable law, regulation, or other judicial or administrative order, or may bring disparagement, ridicule, pecuniary loss, or reputational harm upon Taboola. Upon receipt of written notice from Advertiser Content is not recommended on any specified Taboola Publisher Website that Advertiser deems objectionable.

3. Campaign Details

a. <u>Payment Models</u>: Pursuant to a signed insertion order, the parties will agree to the following payment model for each Campaign: *Cost per Install/Cost per Acquisition ("CPI/CPA"):* Advertiser pays Taboola

1. 权利的授予

- a. 广告主向 Taboola 授予一项有限制、可撤销、非独 家、免专利权费的权利和许可,以(i)访问、编制索 引、托管、压缩(若适用)及以其它方式使用广告主 内容和宣传详情(例如广告主内容说明、指定的登陆 页 URL、每个宣传期的预算("宣传预算")、宣传日 期、宣传关键绩效指标、定价信息及定位和追踪信 息) ("宣传详情"), 以在 Taboola 网络上推荐广告 主内容,直至就分发此等宣传内容而应向 Taboola 支付的金额达到广告主在任何广告订单中列明的宣传 预算,及(ii)使用广告主内容、广告主名称、标识、 商标及广告主提供的任何其它专有内容,此等内容 (x) 与广告主内容推荐相关,及 (y) 用于 Taboola 自 身的营销目的,在营销中提及作为客户的广告主,并 且此等使用应遵守广告主的标准商标和内容使用指引 以及提供給 Taboola 的质量审核(若有)。广告主 进一步向 Taboola 授予以下权利编写有关广告主使 用服务的案例研究。
- **b**. 故意省略。
- c. 除非本协议另有明确规定,授予上述许可并不向任何 一方授予与专利、版权、商标、产品包装、商业秘 密、算法、诀窍、掩膜作品、精神权利相关的其它专 有权利、所有权和权益,以及在任何司法管辖区现存 或将来可能出现的任何类型的所有类似权利,包括但 不限于所有相关申请和登记以及申请前述任何一项的 全部权利("知识产权")。

2. 广告主的内容

Taboola 保留权利以(i) 拒绝或删除任何广告主内容,(ii)暂停 任何宣传,或(iii) 限制任何特定宣传月份的广告主宣传预算, 前提条件是 Taboola 独自酌情确定,广告主、广告主内容或指 定的登陆页的内容不符合 Taboola 的广告政策、任何适用法 律、法规或其它司法或行政命令,或可能对 Taboola 造成贬 低、嘲笑、金钱损失或声誉伤害。在收到广告主的书面通知 后,Taboola 同意做出商业合理的努力,以确保不在任何 Taboola 媒体网站上推荐广告主认为有异议的任何广告主的内 容。

3. 宣传详情

a. <u>支付模式</u>:根据已签署的广告订单,双方将为每次宣 传议定以下支付模式: 安装付费I获取付费 ("CPI/CPA"):广告主在 Taboola 专有媒介的访客 each time a visitor to a Taboola Property (a "Visitor") clicks on Advertiser Content and is directed to a landing page which instructs the Visitor to take a specific action (i.e. download a mobile application) and Visitor engages in that specific action (the "Action").

- Campaign Information: Advertiser may change the Campaign Details for a particular month, a portion of a month, or on a going-forward basis at any time on 48 hours' written notice, by sending an email to the Taboola representative who has been designated as the Campaign manager for Advertiser's account (the "Taboola Account Manager") or replying to an email from the Taboola Account Manager to confirm the change and the period during which it shall be in effect. Advertiser acknowledges and agrees that Taboola does not guarantee how often it will recommend any Advertiser Content or that the number of Actions during any period will fully exhaust Advertiser's Campaign Budget. Notwithstanding anything to the contrary, Taboola has the right to set price floors or require a minimum CPI/CPA for bidding on the Taboola Network. For purposes of clarity, the Campaign Budget shall be in U.S. Dollars, unless otherwise agreed to in a separate writing between the parties. To the extent that Taboola grants Agency an invoice credit, for use in connection with a specific Advertiser, Agency agrees to either (i) pass along such credit to the Advertiser or (ii) where Agency retains the above credit rather than passing it to the respective Advertiser, Agency shall provide the Advertiser with legally sufficient notice and obtain legally sufficient consent to collect and retain the credit(s).
- c. <u>Reporting</u>: The measurements provided by Advertiser regarding Actions are the definitive measurements under this Agreement and will be used to calculate the amounts due to Taboola hereunder. Advertiser agrees that Taboola shall have the right to audit Advertiser's Action reporting system, invoices and payments to verify Advertiser's compliance with the obligations contained in this Agreement. In the event a discrepancy arises between the number of Actions reported in Advertiser's tracking logs and the numbers reported in Taboola's tracking logs, Taboola and Advertiser shall work together in good faith to identify the source of such discrepancy, remedy it, and adjust Taboola's prior invoicing. If the parties are unable to work through the discrepancy, Advertiser agrees that billing and invoicing will be based off of Taboola's numbers.

4. Invoices

Advertiser acknowledges that Taboola shall send Advertiser a finalized invoice setting out the charges for such Campaign Month and the balance due within fourteen (14) days of receiving Advertiser's numbers. Any objection to any invoice shall be stated in writing to Taboola within ten (10) days of receipt of the invoice, otherwise Advertiser waives such objections and such invoice will be deemed final and accepted by Advertiser. Any Advertiser objection must include supporting documentation from an independent third-party measurement agent. Payments may be made via wire, ACH or credit card, as mutually agreed between parties. Taboola, in its sole discretion, may require a prepayment of the Campaign Budget for any Campaign Month (the "Campaign Prepayment") from Advertiser before distributing the Advertiser's Content until such time as Advertiser has established a credit history with Taboola. Advertiser shall pay each invoice within thirty (30) days of the conclusion of each Campaign Month. Any late payments will accrue interest equal to oneand-one-half percent (1.5%) per month, or the maximum amount allowable under law, whichever is less, compounded monthly. In addition to any other rights or remedies that Taboola may have, Advertiser's failure to pay any invoices as set forth herein may result in Taboola cancelling or pausing Advertiser's Campaigns. Further, if Advertiser fails to make any payment as set forth herein, Advertiser shall pay all reasonable expenses (including attorneys' fees) incurred by Taboola in collecting such payments. If Taboola agrees to a written request by an Advertiser to send an invoice to a third party on Advertiser's behalf, Advertiser agrees to remain responsible and liable for payment, and if such third party does not pay the invoice within the thirty (30) day payment period, Advertiser shall immediately pay all such amounts to Taboola. In addition, Taboola reserves the right to require immediate payment of any outstanding amounts due if the amount due to Taboola exceeds ¥50,000 in any given Campaign Month or to impose a credit limit on Advertiser based on Advertiser's credit history, application or any other factors that Taboola deems relevant. For purposes of clarity, all payments shall be made in RMB, unless otherwise agreed to in a separate writing between the parties. RMB conversion rates shall be determined on the twenty-seventh day of the previous month, as quoted at www.morningstar.com. To the extent that Taboola grants Agency an invoice credit or discount, for use in connection with a specific Advertiser, Agency agrees to either (i) pass along such credit or discount to the Advertiser, or (ii) where Agency retains the above credit or discount rather than passing it to the respective Advertiser, Agency shall provide the Advertiser with legally sufficient notice and obtain legally sufficient consent to collect and retain the credit(s) or discount(s). Notwithstanding anything to the contrary herein, Advertiser agrees that Taboola may, without ("访客")每次点击广告主内容,并被链接至指示访 客采取具体操作(例如,下载一个手机应用)的登陆 页面,且访客实施了该具体操作("操作")时,向 Taboola 付费。

- 宣传信息:广告主可提前 48 小时发送书面通知以随 b. 时更改特定月份、某个月的部分时间或未来期间的宣 传详情,通过向已经被指定为广告主账户之宣传经理 ("Taboola 账户经理")的 Taboola 代表发送一封电 子邮件,或回复由 Taboola 账户经理发送的电子邮 件,以确认相关变更及其生效的期间。广告主承认及 同意,对于 Taboola 推荐广告主内容的频率或在任 何期间的操作数将完全耗尽广告主的宣传预算, Taboola 不作任何保证。尽管有任何相反的规定, Taboola 有权设定价格底线或要求 Taboola 网络投标 的最低 CPC。为明确说明,除非双方另有书面议 定,否则宣传预算以美元计。如果 Taboola 向代理 授予发票信用额,以供特定广告主使用,则代理同意 (i) 将此等信用额转给相关广告主,或(ii) 倘若代理保 留上述信用额,而没有将其转给相关广告主,则代理 应向广告主提供在法律上足够的通知及取得在法律上 足够的同意,以收取及保留此等信用额。
- c. <u>报告</u>:广告主提供的关于操作的测量数据乃是本协议下的最终测量数据,将被用于计算在本协议下应付给Taboola的金额。广告主同意,Taboola有权审计广告主的操作报告系统、发票及付款,以验证广告主是否遵守本协议中包含的义务。如果广告主追踪日志中报告的操作数量和Taboola追踪日志中报告的数量不一致,则Taboola和广告主应善意合作以确定该等不一致的原因,对其进行补救并调整Taboola先前的开票。如果双方无法解决该等不一致,广告主同意按照Taboola的数量进行计费和开票。

4. 发票

广告主承认, Taboola 应在收到广告主数字后十四(14)天内 向广告主发送最终版的载列该宣传月份收费和余额的发票。如 对发票有任何异议,须在收到发票之日起的十 (10) 天内向 Taboola 书面提出,否则视为广告主放弃异议,相关发票将被 视为由广告主接受的最终发票。广告主的任何反对必须包括独 立第三方测量代理出具的支持性文件。Taboola 可绝对酌情要 求广告主在分发广告主内容之前预付任何宣传月份的宣传预算 ("宣传预付款"),直至广告主和 Taboola 之间建立了信用记 录为止。广告主须在各个宣传月份结束后的三十 (30) 天内支付 该发票款项。所有延期付款将累算利息(月复利),利率为每 个月百分之一点五 (1.5%) 或法律允许的最大金额(以较低者为 准)。除了 Taboola 享有的任何其他权利或补救外,广告主未 能支付本协议所载的任何发票均可能导致 Taboola 取消或暂停 广告主的宣传。此外, 若广告主未能支付上述款项, 广告主还 应支付 Taboola 因收取这些款项而引致的所有合理开支(含律 师费)。若 Taboola 同意广告主提出的代表广告主向第三方发 送发票的书面请求,广告主同意对付款负责及负有法律责任, 若该第三方并未在三十 (30) 天的付款期内支付发票款项,广告 主应立即向 Taboola 支付所有相关金额。此外,若在任何给定 的宣传月份内,应付予 Taboola 的金额超过人民币 50,000 元,则 Taboola 保留要求立即支付尚欠款项的权利,亦保留根 据广告主的信用记录、申请或 Taboola 认为相关的其他因素对 广告主设置信用额度的权利。为明确说明,除非双方另有书面 议定,否则所有付款均以人民币计。人民币汇率应在上個月的 第二十七天日确定,并以 www.morningstar.com 上的报价为 准。如果 Taboola 向代理授予发票信用或折扣额,以供特定广 告主使用,则代理同意 (i) 将此等信用或折扣额转给相关广告 主,或 (ii) 倘若代理保留上述信用或折扣额,而没有将其转给 相关广告主,则代理应向广告主提供在法律上足够的通知及取 得在法律上足够的同意,以收取及保留此等信用或折扣额。即 使本协议有任何相关约定,广告主同意 Taboola 可以在不损害 其可能拥有的任何其他权利的情况下,以其向广告主所欠的任 何责任抵消广告主根据本协议或任何其他协议对 Taboola 所欠 的任何责任。

prejudice to any other rights it may have, offset any liability owed by Advertiser to Taboola under this Agreement, or any other agreement, with any liability owed by Taboola to Advertiser.

5. Taxes

Taboola may charge any applicable national, state, or local sales or use taxes or value added taxes that Taboola is legally obligated to charge (the "Taxes"). If applicable, Advertiser may provide Taboola with an exemption certificate or equivalent information acceptable to the relevant taxing authority, in which case Taboola will not charge or collect the Taxes covered by such certificate. In the event that any amount payable by Advertiser hereunder is subject to deduction or withholding for taxes, the amount payable by Advertiser hereunder shall be increased such that the amount received by Taboola equals the amount stated on the applicable invoice. Upon written request, Taboola will provide Advertiser with any forms, documents, or certifications as may be required for Advertiser to satisfy any information reporting or withholding tax obligations with respect to any payments under this Agreement.

6. Representations and Warranties

- a. Each party hereto represents and warrants that it has the full power and authority to enter into this Agreement and to consummate the transaction contemplated herein and that the persons executing this Agreement on each party's behalf have the authority to do so. The parties hereto agree to perform any and all lawful additional acts, including without limitation, execution of additional stipulations, agreements, documents, and instruments, as are reasonably necessary or as reasonably requested by any party hereto at any time to effectuate the intent of this Agreement, to satisfy the Terms contained herein, or to give full force and effect to this Agreement.
- b. Agency represents and warrants that it has the authority as Advertiser's agent to bind Advertiser to this Agreement, and that all of Agency's actions related to this Agreement are within the scope of such agency.
- Advertiser represents and warrants that (i) it has all necessary c. rights, licenses, and clearances to enter into this Agreement, to grant the rights granted herein, and to use the Advertiser Content as specified herein, including, without limitation, the Intellectual Property Rights therein; (ii) its Advertiser Content and the content on designated landing pages will not infringe upon the rights of any third party; (iii) the only action available to a Visitor directed to Advertiser's designated landing page is the Action; (iv) that its reporting of the Actions is true and correct; (v) it will comply with and ensure that its Advertiser Content complies with relevant laws and regulations of People's Republic of China, including but not limited to the Law on Advertisement of People's Republic of China; (vi) its Advertiser Content and the content on the designated landing pages will comply with Taboola's Advertising Policies, which may be updated from time to time; (vii) it will comply with all applicable laws and regulations in its use of the Service, and including but not limited to economic sanctions and export control laws and regulations of the United States and, as applicable, other jurisdictions; (viii) to the extent that Advertiser sends data to Taboola for audience suppression or targeting purposes or to build custom look-a-like audiences for Advertiser, Advertiser's collection of and instructions on how to use such data will comply with all applicable laws (including, if applicable, the Fair Lending Act) and disclosures made to Visitors; (ix) it is not subject to nor owned or controlled by any person that is subject to sanctions or export control restrictions imposed pursuant to U.S. law or the laws of any other jurisdiction applicable to the performance of this Agreement; and (x) it will not take any action that could result in economic sanctions or other trade control restrictions or penalties being imposed on Taboola. In addition, Advertiser represents that all of the business and payment information provided by it to Taboola is true, correct, and accurate and that Advertiser is a valid business entity or individual and not a fictitious or nonexistent entity or individual. If Advertiser is a "doing business as" entity, Advertiser agrees that the business entity doing business as Advertiser under this Agreement shall be liable for all of Advertiser's obligations hereunder and that the person executing this Agreement on behalf of Advertiser agrees to be personally bound to the terms of this paragraph and personally liable for any breach thereof.
- d. Taboola represents and warrants that it possesses all of the rights and authority necessary for it to enter into this Agreement and to grant the rights granted herein. THE FOREGOING REPRESENTATIONS AND WARRANTIES ARE THE SOLE AND EXCLUSIVE REPRESENTATIONS AND WARRANTIES MADE BY TABOOLA. TABOOLA PROVIDES THE SERVICE "AS IS" INCLUDING ANY AD PLACEMENT THAT COMPRISES THE SERVICE. TABOOLA EXPRESSLY DISCLAIMS, TO THE

5. 税务

Taboola 可能会收取 Taboola 在法律上有义务收取的任何适用 国家、州或当地销售税、使用税或增值税("税项")。在适用 情况下,广告主可向 Taboola 提供一份免税证书或获相关税务 局接受的同等信息,在此情况下,Taboola 将不会收取或征收 此等证书涵盖的税项。倘若广告主据此应付的任何金额会被扣 减或预扣税项,则广告主据此应付的金额应增加,以使 Taboola 收到的金额等于适用发票列明的金额。在收到书面请 求后,Taboola 将向广告主提供广告主为了就根据本协议支付 的任何款项履行信息报告或预扣税义务而可能需要的任何表 格、文件或证书。

6. 陈述和保证

- a. 本协议各方陈述及保证,其拥有订立本协议及完成本 协议预期交易的全部权力和授权,并且代表各方签署 本协议的人士拥有如此行事的授权。本协议双方同意 履行任何和所有合法的额外行为,包括但不限于签署 本协议任何一方为了实现本协议的意图、履行本协议 载列的条款及使本协议具备全部效力而可能需要或合 理请求的额外契约、协议、文件和文书。
- b. 代理陈述及保证,作为广告主的代理商,其拥有约束 广告主遵守本协议的授权,并且代理与本协议相关的 所有行动均在该代理的职权范围内。
- c. 广告主陈述及保证 (i)其拥有订立本协议、根据本协 议授予权利及按本协议指定方式使用广告主内容(包 括但不限于其中的知识产权)的所有必要权利、许可 和批准; (ii)广告主内容及指定的登陆页面上的内容不 会侵犯任何第三方的权利; (iii) 被链接至广告主的指 定登陆页面的访客唯一能采取的操作只有上述定义的 操作; (iv) 广告主对于操作的报告是真实准确的; (v) 其将遵守及确保广告主内容遵守中华人民共和国的相 关法律法规,包括但不限于《中华人民共和国广告 法》; (vi) 广告主内容及指定的登陆页面上的内容将 遵守可能会不时更新的 Taboola 的广告政策; (vii) 其在使用服务过程中将遵守所有适用的法律法规,包 括但不限于美国以及其他适用的司法管辖地区的经济 制裁和出口管制的法律法规; (viii) 在广告主为受众抑 制或受众定位之目的或为广告主建立自定义的看似受 众而将数据发送给 Taboola 的范围内,广告主对该等 数据的收集以及就如何使用该等数据的指示将遵守所 有的适用法律(包括公平贷款法,如适用)以及与向 访客的披露相一致; (ix) 其不受根据美国法律或适用 于本协议履行的任何其他司法管辖地区的法律实施的 制裁或出口管制限制的任何人的约束、所有或控制; 及 (x) 其不会采取任何可能导致 Taboola 被实施经济 制裁或其他贸易控制限制或惩罚的行动。如果广告主 是一个"注册经营别称的"实体,广告主同意,根据本 协议以广告主名义经营业务的商业实体应对广告主在 本协议项下的所有义务负责,并且代表广告主签署本 协议的人士受本段的条款约束及对违反本段规定的行 为承担个人责任。
- d. Taboola 陈述和保证,其拥有订立本协议并授予其中 所授予之权利的所有必要权利和权限。前述陈述和保 证乃为 TABOOLA 做出的唯一以及专属陈述与保 证。TABOOLA 按"现状"提供服务,包括任何组成服 务 的 广告投放。在法律允许的最大范围内, TABOOLA 明确否认所有其他陈述与保证(无论是明 示、隐含或法定的陈述与保证),包括对所有权、适

FULLEST EXTENT PERMITTED BY LAW, ALL OTHER REPRESENTATIONS AND WARRANTIES, WHETHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING THE IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT.

7. Content and Data Ownership

- a. <u>Ownership of Content</u>: As between the parties, Taboola owns all Intellectual Property Rights in the Platform as well as the data that it collects, along with all technology, data, designs and know-how used to deploy it, and Advertiser owns all Intellectual Property Rights in the Advertiser Content and the content displayed on Advertiser's landing pages. Advertiser is not required to provide any feedback or suggestions to Taboola regarding the Service. To the extent Advertiser does provide any such feedback or suggestions for improvement, Advertiser hereby grants to Taboola and its affiliates a non-exclusive, perpetual, irrevocable, royalty-free, transferable, worldwide right and license to use, reproduce, disclose, sublicense, distribute, modify, and otherwise exploit all such feedback and suggestions in connection with the Service without restriction.
- b. <u>Ownership of Data</u>: Each party shall own all right, title and interest in and to all data (including all passively-collected or machine-readable data, such as data based on browser type and device identifiers) that is collected on or through such party's servers or networks (as to each, "Collected Data"), and such ownership rights include (as to each party) the right to sublicense its respective Collected Data and to create derivative works or modeled data sets and analytics from such Collected Data. In the case of Taboola, Taboola's Collected Data shall include, without limitation: information collected from Visitors when interacting with Advertiser Content. The foregoing shall further include any reports created, compiled, analyzed, or derived by a party with respect to such data. Taboola's data collection practices are reflected in its privacy policy, which Taboola recommends that Advertiser review from time to time.
- Data Restrictions: Notwithstanding the foregoing ownership C. provisions, Taboola agrees to not disclose any Campaign-related data to any third party (except for the owners of the Taboola Properties for reporting and analytic purposes) for any commercial purpose on a non-aggregated basis (i.e., in a way that refers specifically to Advertiser, the Campaign, or any Advertiser brand). Further, notwithstanding the foregoing ownership provisions, if Advertiser is using audience targeting, data marketplace audiences, or look-a-like targeting, Advertiser shall not use its Collected Data to reverse engineer, build or rebuild any audiences based on audiences or Data Segments that are made available to Advertiser by Taboola provided that Advertiser may use the Collected Data for purposes of Campaign attribution and analytics, and/or performance metrics.

8. Data Protection

- a. <u>Definitions</u>: In this Paragraph 8, the following definitions shall apply: (i) "Controller" means an entity that determines the purposes and means of the processing of Personal Data; (ii) "Processor" means an entity which processes Personal Data on behalf of the Controller; (iii) "Personal Data" means any information that relates to an identified or identifiable individual (and such term shall include, where required by Applicable Data Protection Law, unique browser or device identifiers); (iv) "Applicable Data Protection Laws" means any and all applicable federal, national, state, or other privacy and data protection laws (including, where applicable, EU Data Protection Law) as may be amended or superseded from time to time; and (v) "EU Data Protection Law" means (aa) the EU General Data Protection Regulation (Regulation 2016/679); (bb) the EU e-Privacy Directive (Directive 2002/58/EC); and (cc) any national data protection laws made under or pursuant to (aa) or (bb).
- b. <u>Application of Data Protection Law</u>: The parties acknowledge that some or all of the Collected Data (as defined in Paragraph 7(b)) may qualify as, or include, Personal Data and that Applicable Data Protection Laws may apply to the processing of the Collected Data. Where this is the case, each party shall comply with such Applicable Data Protection Laws with respect to its processing of the Collected Data.
- c. <u>Relationship of the Parties</u>: To the extent that the Collected Data qualifies as, or contains, Personal Data under Applicable Data Protection Laws, each party shall process the Collected Data it collects as a Controller. Each party shall be individually responsible for its own compliance with Applicable Data Protection Laws, including for providing any transparency and obtaining any consents for the processing of Collected Data that may be required under Applicable Data Protection Laws. With respect to the data passed by

7. 内容及数据所有权

- a. <u>内容所有权</u>:在双方之间,Taboola 拥有平台中的所 有知识产权及其收集的数据,以及用于部署小工具的 所有技术、数据、设计和诀窍,并且广告主拥有广告 主内容和展示在广告主登陆页上的内容的所有知识产 权。广告主无需就服务向Taboola 提供任何反馈或建 议。若广告主提供了任何前述反馈或改善建议,广告 主特此向Taboola 及其联属公司授予一项非专有、永 久、不可撤销、免专利权费以及可转让的全球范围内 的权利与许可,用于无限制地在服务方面使用、复 制、披露、转授、分发、修改和另行利用所有这些反 馈和建议。
- b. 数据所有权:任意一方应当拥有有关该一方在其或通过其服务器或网络收集的的所有数据(包括所有被动收集或机器可读数据。如基于浏览器类型和设备识别符)(对于每一方,"被收集数据")的权利、所有权及利益,并且该所有权包括(对于每一方)分许可其各自的被收集数据的权利以及创造衍生产品或来源于该被收集数据的建模数据集以及分析。就Taboola为该一方的情况,Taboola的被收集数据应包括但不限于:自访客与广告主内容互动时收集的信息。前述应进一步包括一方就该数据而编制、编辑、分析或衍生的任何报告。Taboola的数据收集操作在其建议广告主时不时审阅的隐私政策中体现。
- c. <u>数据限制:</u>无论前述所有权条款如何约定,Taboola 同意不会为了任何基于非汇总商业目的(即特别涉及 广告主、广告活动或任何广告主品牌的方式),向任 何第三方(但为了报告及分析之目的披露给Taboola 专有媒介的所有者的除外)披露任何广告活动有关的 数据。进一步的,无论前述所有权条款如何约定,如 果广告主正在使用受众定位、数据市场受众或看似定 位,广告主不得使用收集数据,基于Taboola向广告 主提供的受众或数据片段,对任何受众实施逆向工 程、构建或重建,但广告主可为了广告活动消息出处 和分析和/或性能标准的目的使用被收集数据。

8. 数据保护

- a. <u>定义</u>:在本第8条中,以下定义应适用:(i)"控制人"指决定个人数据处理的目的及方式的实体;
 (ii)"处理人"指代表控制人处理个人数据的实体;(iii)"个人数据"指任何关于一个被识别且可识别的个人(且该条款应包含当适用数据保护法律要求,独特的浏览器或设备识别码)的信息;(iv) "适用数据保护法律"指时不时被修订或替代的任何及全部适用的联邦、国家、州或其他隐私及数据保护法律(包括,若适用,欧盟数据保护法律);
 (v)"欧盟数据保护法律"指(aa)欧盟通用数据保护规定(规定 2002/58/EC);(bb)欧盟电子隐私指令(Directive 2002/58/EC);以及(cc)任何在(aa)或(bb)项下或根据其制定的国家数据保护法律法律。
- b. <u>数据保护法律的适用</u>:双方确认,部分或全部被收集 数据(定义见第7(b)条)可以被认定为或包含个 人数据,并且适用数据保护法律可以适用于处理被收 集数据。此时,任意一方应遵守有关其处理被收集数 据的适用的数据保护法律。
- c. <u>双方的关系</u>:若被收集数据可以被认定为或含有适用 数据保护法律项下的个人数据,任意一方应作为控制 人处理其收集的被收集数据。任意一方应单独负责其 符合适用数据保护法律的要求,包括为提供任何透明 度并且获得任何根据适用数据保护法律要求,处理被 收集数据所需的同意。就 Taboola 向广告主传递的数 据而言,如果数据符合或包含适用数据保护法律项下

Taboola to Advertiser, to the extent that data qualifies, or contains, Personal Data under Applicable Data Protection Laws, Advertiser shall process that Personal Data as a Processor and strictly in accordance with the documented instructions received by Taboola except where otherwise required by any EU (or any EU Member State) law applicable to Advertiser.

- d. <u>Purpose Limitation</u>: Each party agrees that it shall process the Collected Data that it collects only for the purposes permitted by this Agreement (as described in Paragraph 7) and Applicable Data Protection Law. In no event shall Advertiser process Personal Data passed to Advertiser by Taboola for its own purposes or those of any third party. Any data passed to Advertiser by Taboola or collected by Advertiser on behalf of Taboola must be deleted within thirty (30) days of collection.
- e. <u>Security</u>: Each party shall implement appropriate technical and organizational measures to protect the Collected Data and any Personal Data passed to it by the other party from (i) accidental or unlawful destruction and (ii) loss, alteration, unauthorized disclosure of, or access to the Collected Data or passed Personal Data.
- f. International Transfers: Where EU Data Protection Law applies, neither party shall process its Collected Data (nor permit its Collected Data to be processed) in a territory outside of the European Economic Area ("EEA") unless it has taken such measures as are necessary to ensure the transfer is in compliance with EU Data Protection Law. Such measures may include (without limitation) transferring its Collected Data to a recipient in a country that the European Commission has decided provides adequate protection for Personal Data, to a recipient that has achieved binding corporate rules authorization in accordance with EU Data Protection Law, to a recipient in the United States that has certified compliance with the EU-US Privacy Shield framework, or to a recipient that has executed standard contractual clauses adopted or approved by the European Commission.
- g. <u>Attribution Partners:</u> If Taboola, at Advertiser's request, passes Personal Data to Advertiser's attribution partner or to Advertiser for attribution purposes, Advertiser represents and warrants that: (i) its attribution partner is a Processor on Advertiser's behalf; (ii) unless otherwise collected independently, Advertiser and attribution partner will use such Personal Data solely for attribution purposes; and (iii) attribution partner and Advertiser will delete all passed Personal Data within thirty (30) days of last identifying the Visitor as coming from Taboola.

9. Indemnification

- a. Except for that which Advertiser indemnifies Taboola, Taboola shall indemnify, defend, save, and hold harmless Advertiser and its parent, subsidiaries, and affiliates, and its and their representatives, officers, directors, agents, and employees, from and against any and all third party claims, damages, fines, penalties, awards, judgments, and liabilities (including reasonable outside attorneys' fees and costs) (collectively, the "Losses") resulting from, arising out of, or related to: (i) Taboola's breach or alleged breach of any of Taboola's representations or warranties set forth in Paragraph 6 or (ii) a claim that the Platform violates a third party trademark, trade secret, copyright, or privacy right, except to the extent that such claim arises out of the combination of the Platform with Advertiser Content or the content on Advertiser's landing page.
- b. Advertiser shall indemnify, defend, save, and hold harmless Taboola, the owners of the Taboola Properties, and its and their parents, subsidiaries, and affiliates, and its and their representatives, officers, directors, agents, and employees, from and against all Losses resulting from, arising out of, or related to (i) Advertiser's breach or alleged breach of any of Advertiser's representations, warranties, or agreements; (ii) a claim that Advertiser Content or content on the designated landing page infringes upon, violates, or misappropriates any third party Intellectual Property Rights, slanders, defames, or libels any person or entity, or does not comply with any applicable law or regulation; (iii) Advertiser's failure to secure all rights, title, and interest necessary to display the Advertiser Content via the Platform; and (iv) an allegation that Advertiser, Advertiser's Content, content on the designated landing page, or products or goods being advertised in the Advertiser Content violate any applicable law or regulation.
- c. Agency will defend, indemnify, and hold harmless Taboola, the owners of the Taboola Properties, and its and their parents, subsidiaries, and affiliates, and its and their representatives, officers, directors, agents, and employees, from Losses resulting from (i) Agency's alleged breach of its covenants, representations, or warranties set forth herein, or (ii) claims brought by a third party alleging that Agency has breached its express, Agency-specific

的个人数据,除非适用于广告主的欧盟(或任何欧盟 成员国)法律另有要求,广告主应作为处理者将该 等个人数据进行处理,并严格按照 Taboola 收到的书 面说明进行处理。

- d. <u>目的限制</u>:任意一方同意其应只在本协议允许(如第 7条所描述)及适用数据保护法律允许的目的内处理 其收集的被收集数据。在任何情况下,广告主都不得 处理因 Taboola 出于其自身目的或任何第三方的目的 而由 Taboola 传送给广告主的个人数据。任何由 Taboola 传送给广告主或由广告主代表 Taboola 收集 的数据必须在收集后三十(30)天内删除。
- e. <u>安全</u>:任意一方应当应用适合的技术及组织措施以保 护被收集数据及任何由他方传送给该方的个人数据免 于(i)意外或非法的破坏并且(ii)损失、改变、未 授权披露或获得被收集数据或被传送的个人数据。
- f. <u>跨境转移</u>:当欧盟数据保护法律适用,任意一方均不 得在欧洲经济区("EEA")以外处理其被收集数据 (亦不得允许被收集数据在欧洲经济区以外被处 理),除非其已采取必要的措施确保转移符合欧盟数 据保护法律。该等措施可以包括(但不限于)转移其 被收集数据至一个欧洲委员会已经决定的对个人数据 提供适当保护的国家的接收方,至一个根据欧盟数据 保护法律已经获得有约束力公司规则授权的接收方, 一个在美国被证明符合美国-欧盟隐私护盾计划的接 收方,或一个签署了经欧洲委员会同意或批准的标准 合同条款的接收方。
- g. <u>归属合作伙伴</u>:若 Taboola 应广告主的要求,为追溯 归属之目的,将个人数据传输给广告主的归属合作伙 伴或给广告主的,广告主陈述并保证 (i) 其归属合作 伙伴是代表广告主的处理人; (ii) 除非另行独立收 集,广告主和归属合作伙伴将仅为追溯归属之目的使 用该等个人数据;及 (iii)归属合作伙伴和广告主将在 最后一次确认访客系来自 Taboola 后的三十(30)天内 删除所有传输的个人数据。

9. 弥偿

- a. 除了广告主向 Taboola 做出的弥偿外,对于因下列 各项引致(或与之有关)的任何及所有的第三方申 索、损害赔偿、罚金、罚款、裁决、判决以及所有 法律责任(包括合理的外部律师费用与开支)(统 称为"损失"),Taboola 须向广告主、其母公司、附 属公司、联属公司以及他们各自的代表、高级人 员、董事、代理人以及员工做出弥偿,为其抗辩并 使其免受损害:(i)Taboola 违反或被指称违反第6 段载明的任何其陈述或保证,或(ii)有声称表明平台 侵犯了第三方商标、商业秘密、版权或隐私权,但 该等声称是因Taboola 的平台与广告主的内容或广 告主登陆页上的内容共同引致的除外。
- b. 对于因下列各项引致(或与之有关)的一切损失, 广告主须向 Taboola、Taboola 专有媒介及其母公 司、附属公司、联属公司及其代表、高级人员、董 事、代理人以及员工做出弥偿,为其抗辩并使其免 受损害:(i)广告主违反或被指称违反其陈述、保证 或同意;(ii)有声称表明广告主的内容或广告主登陆 页上的内容侵犯、违反或挪用了任何第三方知识财 产权利,诽谤、中伤或诋毁任何人士或实体,或未 能遵守任何适用的法律法规;(iii)广告主未能取得通 过平台展示其内容的所有必要权利、所有权和权 益;和(iv)有指称表明广告主、广告主的内容、广 告主登陆页上的内容,或广告主的内容当中宣传的 产品或货物违反了任何适用的法律法规。
- c. 对于(i)代理涉嫌违反其载于本协议的契诺、声明或保证,或(ii)第三方提起申索以指控该代理违反了其明确的代理特定义务而导致的损失,代理将向Taboola、Taboola专有媒介的所有者、其母公司、附属公司和联属公司及其代表、高级人员、董事、代理人和员工作出抗辩、赔偿及使其免受损害。

obligations.

The parties agree that in seeking any indemnification hereunder, the d. party seeking indemnification (the "Claimant") shall (i) promptly notify the other party (the "Indemnifying Party") in writing of the claim triggering the indemnification being sought; (ii) grant the Indemnifying Party sole control of the defense (except that the Claimant may, at its own expense, assist in the defense); and (iii) provide the Indemnifying Party, at the Indemnifying Party's expense, with all assistance, information, and authority reasonably required The Claimant will provide the for the defense of the claim. Indemnifying Party with prompt notice of any claim (provided that the failure to promptly notify shall only relieve Indemnifying Party of its obligation to the extent it can demonstrate material prejudice from such failure) and, at the Indemnifying Party's expense, provide assistance reasonably necessary to defend such claim. In no event shall the Indemnifying Party enter into any settlement or agree to any disposition of the indemnified claim(s) without the prior written consent of the Claimant, which consent shall not be unreasonably withheld or delayed. In addition, any legal counsel sought to be appointed to defend the indemnified claim(s) shall be subject to the prior written consent of the Claimant, such consent not to be unreasonably withheld or delayed.

10. Limitation of Liability

TO THE FULLEST EXTENT PERMITTED BY LAW, IN NO EVENT SHALL TABOOLA BE LIABLE TO ADVERTISER FOR ANY SPECIAL, INCIDENTAL, PUNITIVE, EXEMPLARY, INDIRECT, OR CONSEQUENTIAL DAMAGES. TABOOLA'S TOTAL LIABILITY TO ADVERTISER UNDER THIS AGREEMENT, FROM ALL CAUSES OF ACTION AND UNDER ALL THEORIES OF LIABILITY WILL NOT EXCEED THE AMOUNTS ACTUALLY PAID OR ACCRUED BY ADVERTISER TO TABOOLA UNDER THIS AGREEMENT DURING THE SIX (6) MONTHS PRIOR TO THE DATE OF THE INITIAL EVENT GIVING RISE TO THE LIABILITY.

11. Confidentiality

Each party shall disclose Confidential Information (as defined below) only to those of its representatives, officers, directors, agents, professional advisors, on-site contractors, and employees, and those of its parents, subsidiaries, and affiliates, who (i) are bound by written restrictions on use and disclosure and other confidentiality protections and (ii) the party believes have a need to know such information as required for the performance of this Agreement or to enforce the terms of this Agreement. The foregoing obligations will not restrict either party from disclosing Confidential Information of the other party (a) to enforce the terms of this Agreement or (b) pursuant to a court order from a court of competent jurisdiction or subpoena, provided that the party required to make such a disclosure gives reasonable prior written notice to the other party so that it may contest such order or subpoena and, in the event that disclosure is required, only discloses the portion of Confidential Information that is legally required. "Confidential Information" consists of (a) any technical information or plans concerning the Platform or any software or other technology of Taboola; (b) any financial information of the other party; (c) other information disclosed by one party to the other party that is marked as confidential, or should reasonably be assumed to be confidential under the circumstances; and (d) the content of this Agreement. Confidential Information does not include information that: (a) is or becomes generally known to the public through no fault of or breach of the receiving party; (b) is rightfully known by the receiving party at the time of disclosure without an obligation of confidentiality; (c) is independently developed by the receiving party without use of the disclosing party's Confidential Information; or (d) is obtained by the receiving party rightfully from a third party that has no duty of confidentiality to the disclosing party.

12. Availability of the Service

Taboola makes no representations regarding the availability of the Service and Advertiser acknowledges and agrees that the Service may be unavailable from time to time due to (i) equipment, software, or service malfunctions; (ii) maintenance and update procedures or repairs; or (iii) causes beyond the control of Taboola or its affiliates, including, without limitation, interruption or failure of telecommunication or digital transmission links, the unavailability, operation, or inaccessibility of websites or interfaces, network congestion, or other failures, and that Taboola shall not be liable for any unavailability caused by any of the foregoing. In addition, Advertiser acknowledges and agrees that Taboola and its affiliates have no responsibility or liability with respect to the operation of the Taboola Properties.

13. Termination/Suspension

Advertiser or Taboola may terminate this Agreement (a) for convenience on seven (7) days' written notice at any time or (b) immediately in the event that the other party fails to remedy a material breach of this Agreement within fortyeight (48) hours of its receipt of written notice thereof. In addition, Taboola may terminate this Agreement immediately, without notice, in the event that d. 各方同意在寻求本协议下的任何弥偿时,寻求弥偿 的一方("申索人")须: (i) 就引发所寻求弥偿的申 索迅速书面通知另一方("弥偿方"); (ii) 授予弥偿 方对抗辩的唯一控制权(但申索人可自费协助抗辩 除外);和 (iii) 向弥偿方提供对申索抗辩而言合理 必要的一切协助、信息和授权(费用由弥偿方承 担)。申索人将迅速就任何申索通知弥偿方(但 是,若未能迅速通知,这仅免除弥偿方可以证明由 于未能迅速通知而导致重大损害的义务),并且提 供对申索抗辩而言合理必要的协助,相关费用由弥 偿方承担。在任何情况下,未经申索人事先书面同 意(不得无理拒绝或延迟发出同意),弥偿方概不 得就获弥偿的申索订立和解或同意对其进行任何处 置。此外,寻求委任以抗辩获弥偿之申索的任何法 律顾问应该事先取得申索人的书面同意,而且不得 无法拒绝或延迟发出此等同意。

10. 法律责任的限度

在法律允许的最大范围内, TABOOLA 在任何情况下概不就任何特殊、附带引起、惩罚性、惩戒性、间接或相应而生的损害赔偿负责。TABOOLA 在本协议对广告主负有的因一切诉因和在所有法律责任理论下产生的总法律责任, 概不得超过广告主在本协议下于产生法律责任之初始事件发生之日的前六 (6) 个月内,向 TABOOLA 实际支付或累算的金额。

11. 保密

各方应仅向其及其母公司、附属公司和联属公司的代表、高级 人员、董事、代理人、专业顾问、现场承包商和员工披露保密 信息(定义见下文),而且他们(i)须受书面的使用和披露限制 及其它保密义务约束,及(ii) 该方认为他们为了履行本协议或执 行本协议的条款而可能需要知悉这些信息。前述义务不得限制 一方 (a)为了执行本协议的条款,或(b) 根据具有司法管辖权的 法院发出的法庭命令披露另一方的保密信息,但前提是需要做 出前述披露的一方向另一方发送合理的事先书面通知,以便其 能够就该命令或传票做出抗辩,且若需要做出披露,则只能披 露乃属合法所需的部分保密信息。"保密信息"包括: (a) 与平台 或 Taboola 的任何软件或其他技术有关的任何技术信息或计 划; (b) 另一方的任何财务信息; (c) 一方向另一方披露的被标 记为保密的其他信息;或在相关环境下可合理被认为保密的信 息;和 (d)本协议的内容。保密信息不包括下列信息:(a)因为 并非接收方过错或违约的原因而被公开的信息; (b) 接收方在披 露时合法知悉且不负有保密义务的信息; (c) 由接收方在没有使 用披露方保密信息的情况下独自制定的信息; 或 (d) 由接收方 合法地向不对披露方负有保密责任的第三方获取的信息。

12. 有关服务的可获得性

Taboola 概不就有关服务的可获得性做出任何陈述,且广告主知悉并同意,有关服务有时可能会因为下列原因而不可用:(i)设备、软件或服务故障;(ii)维护和升级程序或维修;或(iii)Taboola或其联属公司无法控制的原因,包括但不限于电讯或数字传输链路中断或故障、网站或界面不可用、无法操作或无法访问、网路拥塞或其他故障,且Taboola概不对因任何前述原因导致的不可用负责。此外,广告主还确认并同意,Taboola及其联属公司不就操作Taboola专有媒介负有责任或法律责任。

13. 终止 / 暫停

广告主或 Taboola 可通过下列方式终止本协议: (a) 在任何时间提前七 (7) 天发出书面通知,或(b) 若另一方未能在收到有关重大违约的书面通知后的四十八 (48) 小时内补救该重大违约行为,则可立即终止协议。此外,若广告主未能遵守 Taboola 的

Advertiser fails to comply with Taboola's Advertising Policies. Advertiser may terminate any Campaign on twenty-four (24) hours' written notice. Taboola may terminate or suspend Advertiser's access to or use of the Service or terminate this Agreement at any time if: (a) in the sole discretion of Taboola, such action is necessary to prevent errors or harm to any system or network, or to limit Taboola's or its affiliates' liability; or (b) Advertiser attempts to access or use the Service in an unauthorized manner, including, without limitation, any attempt to gain access to the accounts of other Taboola customers or use the Service in a way that infringes upon Taboola's, its affiliates' or a third party's Intellectual Property Rights, or the use of automated systems or software to extract data from the Sites for commercial purposes (also known as screen scraping), unless where Advertiser has a written agreement with Taboola particulary to this extent.

14. Choice of Law and Disputes Resolution

This Agreement shall be governed by and construed in accordance with the laws of the People's Republic of China. Any dispute arising from or in connection with this Agreement shall be submitted to Shanghai International Economic and Trade Arbitration Commission/Shanghai International Arbitration Center for arbitration. The arbitration shall be held in The China Shanghai Pilot Free Trade Zone Court of Arbitration.

15. Successors and Assigns

This Agreement, including the rights and obligations of each party hereunder, shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, acquirers, successors, and assigns. This Agreement and any rights or obligations hereunder shall not be assigned or delegated without the prior written consent of the other party and shall not be unreasonably withheld or delayed, except that: (a) either party may assign this Agreement to an acquirer of all or substantially all of such party's prior written consent, so long as the acquirer agrees in writing to pay in full any outstanding balance Advertiser owes to Taboola under this Agreement; and (b) Taboola may assign this Agreement, without Advertiser's consent, to its parent company or any of its affiliates or subsidiaries.

16. Taboola's Provision of Services

Advertiser acknowledges that Taboola's parent company, Taboola.com Ltd., owns all Intellectual Property Rights in and to the Service, the Platform, and any related technology and that Taboola is just an authorized reseller and distributor of the Service, the Platform, and any related technology. Accordingly, Advertiser understands and agrees that the Advertiser Content will be distributed pursuant to the Service and any related technology Taboola.com Ltd. has authorized for resale to Taboola and that certain other backend services will be performed by Taboola.com Ltd., on behalf of Taboola. Advertiser hereby consents to Taboola's delegation of the performance of some of the Service hereunder to Taboola.com Ltd., subject to Taboola remaining liable for the complete and correct discharge of all its responsibilities hereunder.

17. Force Majeure

Neither Advertiser nor Taboola will be liable for delay or default in the performance of its respective obligations under this Agreement if such delay or default is caused by conditions beyond its reasonable control, including, but not limited to, fire, flood, accident, earthquakes, telecommunications line failures, electrical outages, network failures, acts of God, or labor disputes. If Advertiser's ability to transfer funds to third parties has been materially adversely affected by an event beyond Advertiser's reasonable control, including, but not limited to, failure of banking clearing systems or a state of emergency, then Advertiser will make every reasonable effort to make payments on a timely basis to Taboola, but any delays caused by such condition will be excused for the duration of such condition. Subject to the foregoing, such excuse for delay will not in any way relieve Advertiser from any of its obligations as to the amount of money that would have been due and paid without such condition.

18. Miscellaneous

This Agreement constitutes the complete and exclusive understanding and agreement between the parties regarding the subject matter herein and supersedes any and all prior or contemporaneous agreements or understandings, written or oral, relating to its subject matter. Nothing in this Agreement shall be construed to create a partnership, joint venture, agency, employment, or any other relationship between Advertiser and Taboola. Advertiser will not represent itself to be a partner, employee, representative, or agent of Taboola. Advertiser will have no authority to enter into any agreement on Taboola's behalf or in Taboola's name or otherwise bind Taboola to any agreement or obligation. The failure of either party to enforce strict performance by the other party of any provision in this Agreement or to exercise any right under this Agreement shall not be construed as a waiver of that party's right to do so at any later point. Except as set forth in Paragraph

广告政策, Taboola 可立即终止本协议, 恕不另行通知。广告 主可通过提前二十四(24)小时发送书面通知以终止任何宣 传。若发生下列情况, Taboola 可随时终止或暂停广告主对有 关服务的访问或使用或终止本协议: (a) Taboola 绝对酌情认 为,相关行动对保护任何系统或网络免遭错误或损害,或限制 Taboola 或其联属公司的法律责任而言乃属必要; 或(b)广告 主以未经授权的方式试图访问或使用有关服务,包括但不限于 试图访问其他 Taboola 客户的账户,或以侵犯 Taboola、其联 属公司或第三方知识财产权利的方式使用有关服务,或使用自 动化系统或软件从站点提取数据以用于商业目的(也称为屏幕 抓取),除非广告主就此取得了 Taboola 的明确书面同意。

14. 法律选择和纠纷解决

本协议应受中华人民共和国法律管辖及根据该法律解释。由本 协议导致或与之相关的任何纠纷应提交至上海国际经济贸易仲 裁委员会/上海国际仲裁中心进行仲裁。仲裁应在中国上海自由 贸易试验区仲裁法院举行。

15. 承继人和承让人

本协议(包括各方的权利和义务)应对双方及其各自的继承 人、遗嘱执行人、遗嘱管理人、收购方、承继人和承让人具约 束力及保障其利益。未经对方事先书面同意(不得无理拒绝或 延迟发出同意),本协议及其任何权利或义务不得转让或转 授;但是,(a)任何一方均可将本协议转让予该方全部或几乎全 部资产的收购方,无论是通过合并、法律实施或其它方式,而 不需要取得对方的事先书面同意,前提条件是收购方书面同意 全额支付广告主根据本协议欠付 Taboola 的任何未偿还款项; 以及(b) Taboola 可不经广告主的同意,将本协议中 Taboola 的 权利义务转让给其母公司、其关联方或者其子公司。

16. Taboola 对有关服务的提供

广告主确认,Taboola 的母公司 Taboola.com Ltd. 拥有对有关 服务、平台以及任何相关技术的一切知识财产权利,Taboola 仅是有关服务、平台和任何相关技术的许可人与分销商。因 此,广告主理解并同意,广告主的内容将根据 Taboola.com Ltd.向 Taboola 许可的有关服务和任何相关技术而分发,且某 些后端服务将由 Taboola.com Ltd 代表 Taboola 提供。广告主 特此同意,在 Taboola 仍负责完整与正确地履行其在本协议下 所负之所有责任的前提下,Taboola 将本协议下某些有关服务 的提供转授给 Taboola.com Ltd.负责。

17. 不可抗力

若在履行本协议下各自义务时发生的延期或违约是由其无法合理控制的情况(包括但不限于火灾、洪灾、事故、地震、电讯 线路故障、停电、网络故障、天灾或劳资纠纷)而导致,则广 告主和 Taboola 概不对相关延期或违约负有法律责任。若广告 主向第三方转移资金的能力受到其无法合理控制之事件的重大 不利影响,包括但不限于银行清算系统故障或紧急状态,则广 告主将做出一切合理努力以及时向 Taboola 付款,但因该情况 而导致的任何延期将在该等情况持续的期间内得到豁免。在前 述各项的规限下,该等延期豁免不得以任何方式免除广告主就 在未发生前述情况的条件下本应到期和支付之款项而负有的义 务。

18. 杂项

本协议构成双方就协议主旨事项达成的完整和专有理解与协 议,并取代就其主旨事项达成的任何和所有先前或同期的书面 或口头协议或理解。本协议中的任何内容不得被解释为在广告 商和 Taboola 之间建立合伙,合资,代理,雇佣或任何其他关 系。广告商不会自称是 Taboola 的合作伙伴,员工,代表或代 理人。广告商无权以 Taboola 或 Taboola 的名义签署任何协 议,或以其他方式将 Taboola 绑定至任何协议或义务。一方未 能确使另一方严格执行本协议任何条文或行使其下的任何权 利,不得被解释为该方放弃在之后如此行事的权利。除非有关 Taboola 不时更新的广告政策的第 6c 段另有规定,对本协议任 何规定的豁免、修订或修改将仅在由正式授权代表书面签署及 加盖各方公司印章的情况下方为有效要么。广告主采购订单或 6c with respect to Taboola updating its Advertising Policies from time to time, any waiver, modification or amendment to any provision in this Agreement will be effective only if in writing and signed by a duly authorized representative and affixed with the corporate seal of each party. Preprinted terms in Advertiser purchase orders or other customer-generated ordering documents, or terms referenced or linked within them, will have no effect on this Agreement and are hereby rejected, regardless of whether they are signed by Taboola and/or purport to take precedence over this Agreement. In the event that any provision in this Agreement, including its Terms, as applied to any party or to any circumstance, shall be adjudged by a court of competent jurisdiction to be void, unenforceable or inoperative as a matter of law, then the same shall in no way affect any other provision in this Insertion Order, including its Terms, the application of such provision in any other circumstance or with respect to any other party, or the validity or enforceability of this Agreement as a whole. This document is a translation in Mandarin Chinese of the original and official document in English. If any text of the original official document in English is inconsistent with the text of this translation, the original official document in English shall govern. Paragraphs 7, 9-11, 14-15, and 18 of these Terms shall survive termination of this Agreement. Electronic signatures on this Agreement shall be as effective and enforceable as originals. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together will constitute one and the same instrument.

其他客户生成的订购文件中预先打印的条款,或其中引用或以 链接嵌入的条款,对本协议不产生效力且由此不被接受,无论 它们是否由 Taboola 签署和/或声称优先于本协议。如果适用于 任何一方或任何情况的本协议规定(包括其条款)被具备合资 格管辖权的法院裁定为由于法律而无效、不可执行或不可实 施,则此等规定(包括其条款)不得影响本广告订单的任何其 它规定,以及此等规定在其它情况或另一方的适用性或本协议 的整体有效性或可执行性。本文件为原件的中文译本,正式文 件采用英文编制。若原始英文正式文件的任何文字与本译文的 任何文字有冲突,概以原始英文正式文件为准。本条款与条件 的第7、9-11、14-15 和 18 段将在本协议终止后存续。本协议 的电子签名应为有效及可实施,犹如原件一样。本协议一式多 份,每份副本均为原件,所有副本应共同构成一份完整的文 件。