

Questions? Email support@carousel.one

ENTITY NAME	ROLE	NOTICE DATE
PRIVILEGED	PRIVILEGED	4/27/2023
PRIVILEGED	PRIVILEGED	5/6/2023 10:15 AM ET

The above-named Entities are hereby notified that the asset identified below ("Identified Asset") is subject to an intellectual property rights (IPR) demarcation claim by the Stakeholders identified herein ("Identified Stakeholders").

ASSET	ROLE	PUBLIC PROFILE
Audrey Glenn	Professional	Upon request.

STAKEHOLDERS	
CAROUSEL CONSULTING, LLC	
COMPLIANCE PARTNERS, LLP	
TRANSEND, LLC	
 Individuals and entities whose names and identities are withheld pursuant to privilege. 	
 All entities identified on an IPR Summary provided by an asset to an entity for whom the asset has been employed or otherwise engaged pursuant to a signed contract. 	
Entities whose existence itself is privileged.	

POINT OF INTEREST (POI) NOTICE

(Used when infringement is detected)

GENERAL DIRECTIVE

All data, information, images, or any other physical, virtual, digital, or "other" rendering or representation of the Identified Asset is reserved for the exclusive use of the Stakeholders. Any use, access to, or claimed ownership of, the data and information (hereinafter "DAI") rendered by, or extracted from, the Identified Asset is strictly prohibited.

SPECIFIC RESTRICTIONS

[ENTITY NAME] shall not use the DAI rendered by the Identified Asset to instruct, guide, train, or supplement its research, development, or training activity (collectively "research") related to the development of any artificial intelligence (AI). This restriction shall extend to research related to the development and creation of: AI, digital twin technology, human digital twin technology, humanoid hologram technology, supply chain management technology, data analytics, data forecasting, predictive planning technologies, augmented reality environments, game environments, or any other data-derived technologies. Any deliverables, reports, results, feedback, reactions, or similar output (collectively "output") produced, rendered, or delivered using the DAI of the Identified Asset shall constitute an infringement upon the intellectual property and proprietary rights (collectively, "IPR") of the Identified Stakeholders. To fulfill the terms of this notice, [ENTITY NAME] shall immediately designate as "critical infrastructure" any work product produced by the Identified Asset during the time of their employment or engagement.

This designation shall extend to the DAI of the asset which may be identified using any of the following titles, roles, or functions: "Lead" "Qualified Lead" "Interviewee" "Recruit" "Candidate" "Contractor" "Consultant" "Attorney" "Employee" "Subject Matter Expert" "Data Subject" or any other designation, title, or reference that could be associated with the Identified Asset.

[ENTITY NAME] shall be responsible for notifying all relevant Entities regarding the terms of this Notice. Notice Only obligations extend to all Entities with access to the DAI of the Identified Asset, including all Entities with authorized access to the Identified Asset's DAI by virtue of a valid and signed contract, including an employment agreement. All entities involved in the processing of the DAI of the Identified Asset are hereby notified that any further use, access to, or claimed ownership of, such DAI shall constitute intellectual infringement upon the rights of the Stakeholders. A violation of this notice shall be subject to immediate denial of access.