

EXHIBIT A

FLEET OWNER CONSENT DECLARATION

Consent to Collection, Disclosure, and Use of Connected Services Data

Owner of Program Vehicles:

Company Name: **Demo**

Business Address: **USA**

Company Email: **datademo1@mailinator.com**

Authorized Company:

Company Name: **CerebrumX Labs Inc.**

Business Address: **Suite 358, 103 Carnegie Center, Princeton, New Jersey, USA**

Company Email: **info@cerebrumx.ai**

This Consent to Collection, Disclosure, and Use of vehicle connected services data (“Consent”) is entered into by and between the vehicle owner named above (“Owner”) and CerebrumX Labs Inc. (“Company”). Owner is the owner of record of a fleet of connected vehicles (the “Program Vehicles”). Owner hereby acknowledges and agrees that, in purchasing the Program Vehicles, each of which is equipped with Connected Services, Owner has consented to, and Owner hereby confirms its continued consent for collection, processing, use, storage, sharing, and securing, in each case in accordance with Company’s Connected Services Privacy Notice (as such notice may be updated from time to time, and which takes precedence over this Consent in the event and to the extent of any conflict), of Personal Information and Vehicle Data (each as defined below) from such vehicles and from the Owner (including any drivers or lessees of Program Vehicles or other third parties to whom the Owner makes Program Vehicles available). “Personal Information” means any data or information that is subject to any applicable data protection laws (including, but not limited to, names, addresses, telephone numbers, email addresses, dates of birth, social security and similar personal identification numbers, and all driver-related information) that is provided to or collected, used, stored, shared, or secured by Company in connection with the Program Vehicles.

“Vehicle Data” means any data or information remotely collected by Company from the Program Vehicles, which includes but is not limited to location data, remote data, driving data, vehicle health data, multimedia screen data, voice recordings, and voice recognition recordings, each as further described in Company’s Connected Services Privacy Notice. Owner hereby acknowledges and agrees that the foregoing consent shall continue to apply unless and until Owner deactivates Connected Services for the applicable Program Vehicles by notifying Company. Owner shall notify Company immediately upon the sale or other transfer of a Program Vehicle and Owner acknowledges and agrees that if Owner does not notify Company immediately upon a sale or transfer of a Program Vehicle, Company may continue to send reports or other information about the vehicle or account to Owner’s contact information currently on file with Company. In such case, Company shall not be responsible for any privacy-related damages that Owner may suffer.

Owner hereby further consents to the provision of vehicle telematics data generated by the Program Vehicles to Company, and to company’s communications on Owner’s behalf regarding the access, provisioning, and operations of such telematics data. The foregoing consent is granted until the earlier of (i) the expiration or termination of the Data Services Agreement with the Company and (ii) ten (10) days after Owner’s written notice to Company of revocation of such consent identifying the applicable Program Vehicle(s) by Vehicle Identification Number. Owner acknowledges and agrees that, until the foregoing consent is terminated by Owner with respect to the applicable Program Vehicles, Company may continue to provide telematics data regarding such vehicles to Company, and Company is not responsible for any privacy-related damages that Owner may suffer as a result of any failure by Owner to timely terminate such consent.

Owner hereby represents and warrants that it is the owner or lessee of record of the Program Vehicles and that it has the full legal right, power, and authority to execute this Consent and to consent to the activities described herein.

This Consent may be signed or otherwise transmitted electronically, and each such copy shall be deemed an original. All notices related to this Consent shall be given in writing, and shall be either given electronically in accordance with advance written instructions provided by Company or personally delivered or sent by receipted overnight courier or registered or certified mail (return receipt requested) to the address set forth at the top of the preceding page for Company and Owner. All such notices shall be effective upon receipt or refusal thereof. Notice addresses may be changed by written notice given as provided herein.

[Owner]

By: **smccurdy@hdfleet.com**

Title: **Mr.**

Name: **Demo**

Date: **Dec 5, 2023**

Email: **datademo1@mailinator.com**

Cosnent Date:

Dec 5, 2023

Company Authorized Signature:

Demo

