Data Processing Agreement (DPA)

This Data Processing Agreement ("Agreement") is entered into by and between:

Controller: Any customer of WebcrawlerAPI using the service to process data (the "Controller")

Processor: WebcrawlerAPI, operated by 103labs (the "Processor")

Together referred to as the "Parties."

- **1. Subject Matter** This Agreement governs the processing of personal data performed by the Processor on behalf of the Controller as required for using the WebcrawlerAPI service.
- **2. Duration** This Agreement remains in effect for as long as the Controller uses the services of the Processor.
- **3. Nature and Purpose of Processing** The Processor provides web crawling and data extraction services. The Controller may submit URLs or other inputs to be processed. The purpose of the processing is to retrieve and analyze publicly available web content as instructed by the Controller.
- **4. Type of Personal Data** The Controller determines the nature of the data processed. This may include IP addresses, metadata, or other personal data contained in public websites.
- **5. Obligations of the Processor** Process personal data only on documented instructions from the Controller. Ensure persons authorized to process personal data are under confidentiality obligations. Implement appropriate technical and organizational measures to ensure data security. Assist the Controller in fulfilling obligations under GDPR, including data subject rights, security, and breach notifications. At the Controller's choice, delete or return personal data after the end of service provision. Make available all information necessary to demonstrate compliance and allow for audits.
- **6. Sub-Processors** The Controller authorizes the use of sub-processors listed at: https://webcrawlerapi.com/legal/subprocessors The Processor will inform the Controller of any intended changes.
- **7. International Data Transfers** The Processor ensures that data transferred outside the EU/EEA is protected by Standard Contractual Clauses (SCCs) or equivalent safeguards in line with GDPR requirements.
- **8. Liability** Each Party shall be liable for damages resulting from violations of this Agreement or applicable data protection laws to the extent it is responsible.
- **9. Governing Law** This Agreement shall be governed by and interpreted in accordance with the laws of the Netherlands.
- **10. Termination** This Agreement terminates automatically when the Controller no longer uses the services of the Processor.

IN WITNESS WHEREOF, this Agreement is made available by the Processor as of the Effective Date of service use.

For questions or a signed copy, contact: support@webcrawlerapi.com