

Weekly evidence packet

Generated from AIRIN's live material policy-change feed. Each item is based on before/after stance events with source evidence. Informational only, not legal advice.

12

INCLUDED

7

WORSENERD

4

IMPROVED

11

HIGH MATERIALITY

Editorial guardrails

- Do not claim AIRIN has legal conclusions about a vendor.
- Do not describe a change unless it includes a citation or links to the platform timeline.
- Do not turn unchanged stance events into trend claims.
- Keep AIRIN's required disclaimer: informational only, not legal advice.

1. Motion - worsened subprocessors data sharing

Materiality: high | Date: 2026-06-28

Summary: content license worsened from medium/broad license to high/sublicensable or transferable.

Platform record: <https://airinetwork.com/platform/motion-ai>

Full timeline: <https://airinetwork.com/changes/motion-ai>

Citation: <https://www.usemotion.com/legal/terms-of-service#:~:text=%20To%20the%20extent,or%20any%20third%20party.>

Source location: § 5.3 (Feedback)

"To the extent you or any Authorized User provide(s) any suggestions, recommendations, or other feedback relating to the Service or any other Motion products or services, (collectively, "Feedback"), such Feedback is non-confidential, and you hereby grant, and you represent and warrant that you have all rights necessary to grant, to Motion, on behalf of yourself and any such Authorized User(s), a non-exclusive, perpetual, irrevocable, transferable, royalty-free, and worldwide license, with the right to grant and authorize sublicenses, to implement, use, modify, and otherwise exploit, in any way without restriction, the Feedback, without any fees, attribution, or other obligations to you, any Authorized User, or any third party."

2. Motion - improved subprocessors data sharing

Materiality: high | Date: 2026-06-28

Summary: content license improved from high/sublicensable or transferable to medium/broad license.

Platform record: <https://airinetwork.com/platform/motion-ai>

Full timeline: <https://airinetwork.com/changes/motion-ai>

Citation: <https://www.usemotion.com/legal/terms-of-service#:~:text=%20By%20submitting%2C%20posting%2C,functionality%20and%20these%20Terms.>

Source location: § 3 (User Content)

"By submitting, posting, displaying, providing, or otherwise making available any User Content on or through the Service, you hereby expressly grant, and you represent and warrant that you have all rights necessary to grant, to Motion a royalty-free, transferable, perpetual, irrevocable, non-exclusive, and worldwide license, with the right to grant and authorize sublicenses, to use, reproduce, modify, publish, list information regarding, edit, translate, distribute, syndicate, publicly perform, publicly display, and make derivative works of all such User Content and your name, voice, and/or likeness as contained in your User Content, in whole or in part, and in any form, media, or technology, whether now known or hereafter developed, for use in connection with the Service and Motion's (and its successors' and/or affiliates') business, including, without limitation, for promoting and redistributing part or all of the Service (and derivative works thereof) in any media formats and through any media channels. If you are a Team Sponsor, you also hereby grant each Authorized User a non-exclusive license to access your User Content through the Service, and to use, reproduce, distribute, display, edit, perform, and otherwise interact with such User Content, and, if you are a Team member, you also hereby grant each other User on your Team a non-exclusive license to access your User Content through the Service, and to use, reproduce, distribute, display, edit, perform, and otherwise interact with such User Content, in each case in accordance with the Service's functionality and these Terms."

3. Motion - worsened subprocessors data sharing

Materiality: high | Date: 2026-06-28

Summary: content license worsened from medium/broad license to high/sublicensable or transferable.

Platform record: <https://airinetwork.com/platform/motion-ai>

Full timeline: <https://airinetwork.com/changes/motion-ai>

Citation: <https://www.usemotion.com/legal/terms-of-service#:~:text=%20By%20submitting%2C%20posting%2C,functionality%20and%20these%20Terms>.

Source location: § 3 (User Content)

"By submitting, posting, displaying, providing, or otherwise making available any User Content on or through the Service, you hereby expressly grant, and you represent and warrant that you have all rights necessary to grant, to Motion a royalty-free, transferable, perpetual, irrevocable, non-exclusive, and worldwide license, with the right to grant and authorize sublicenses, to use, reproduce, modify, publish, list information regarding, edit, translate, distribute, syndicate, publicly perform, publicly display, and make derivative works of all such User Content and your name, voice, and/or likeness as contained in your User Content, in whole or in part, and in any form, media, or technology, whether now known or hereafter developed, for use in connection with the Service and Motion's (and its successors' and/or affiliates') business, including, without limitation, for promoting and redistributing part or all of the Service (and derivative works thereof) in any media formats and through any media channels. If you are a Team Sponsor, you also hereby grant each Authorized User a non-exclusive license to access your User Content through the Service, and to use, reproduce, distribute, display, edit, perform, and otherwise interact with such User Content, and, if you are a Team member, you also hereby grant each other User on your Team a non-exclusive license to access your User Content through the Service, and to use, reproduce, distribute, display, edit, perform, and otherwise interact with such User Content, in each case in accordance with the Service's functionality and these Terms."

4. Motion - worsened privacy data use

Materiality: high | Date: 2026-06-28

Summary: content license worsened from medium/broad license to high/sublicensable or transferable.

Platform record: <https://airinetwork.com/platform/motion-ai>

Full timeline: <https://airinetwork.com/changes/motion-ai>

Citation:

[https://www.usemotion.com/legal/terms-of-service#:~:text=%20Subject%20to%20the,Content%20\(as%20defined%20below\)](https://www.usemotion.com/legal/terms-of-service#:~:text=%20Subject%20to%20the,Content%20(as%20defined%20below)).

Source location: § 1.2 (Limited License)

"Subject to the terms and conditions of these Terms, you are hereby granted a non-exclusive, limited, non-transferable, and freely revocable license to use the Service, only for your personal or internal (as applicable), noncommercial use, strictly as permitted by the features of the Service. If you are an entity or otherwise the owner of the User Account for your Team (a "Team Sponsor"), this license allows use of the Service by only those of your Team members who are (a) identified by you as Team members for the Service during the sign-up process or through your User Account (as defined in Section 1.3) or (b) otherwise expressly authorized and granted access to the Service as Team members by Motion (each, an "Authorized User," and, collectively, the "Authorized Users"). Motion may terminate the license granted in this Section at any time, for any reason or no reason. Motion reserves all rights not expressly granted herein in and to the Service and the Motion Content (as defined below)."

5. Tempo - changed indemnity liability

Materiality: low | Date: 2026-06-28

Summary: legal burden changed from medium/liability limited to medium/indemnity.

Platform record: <https://airinetwork.com/platform/tempo>

Full timeline: <https://airinetwork.com/changes/tempo>

Citation: <https://www.tempo.io/eula#:~:text=%20This%20Agreement%20will,for%20any%20violation%20thereof>.

Source location: § 10.3

"This Agreement will be governed by the laws of the Commonwealth of Massachusetts, without regard to any conflicts-of-law principle that would require or permit the application of the substantive law of any other jurisdiction. Sole and exclusive jurisdiction and venue over any action, suit or proceeding arising out of or relating to this Agreement in any manner will lie in the United States District Court for the District of Massachusetts, Boston Division, or the Suffolk County Superior Court, Superior Court Department of the Trial Court of Massachusetts. The parties agree that the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement. Customer agrees to use the Hosted Services for the use identified in this Agreement and only for proper business purposes in accordance with all applicable federal, state, and local laws and regulations, including, without limitation, all laws and regulations respecting data privacy, international communications, foreign corrupt practices, the transfer of intellectual property, and the export and import of data and Hosted Services and agrees to indemnify and hold harmless Tempo for any violation thereof."

6. Instantly - worsened output ownership

Materiality: high | Date: 2026-06-28

Summary: content license worsened from medium/broad license to high/sublicensable or transferable.

Platform record: <https://airinetwork.com/platform/instantly>

Full timeline: <https://airinetwork.com/changes/instantly>

Citation: <https://www.instantly.ai/terms#:~:text=%E2%80%8D%20%E2%80%8D%204.1%20Access,support%20obligations%20herein.%20>

Source location: § 3 (Support.)

" 4.1 Access Rights. Commencing as of the date that Subscriber purchases or orders subject to the terms and conditions of this Agreement and Instantly's approval of your use of the Instantly Service, Instantly hereby grants to Subscriber a term-limited, limited, non-exclusive, non-transferable, non-sublicensable, non-assignable (except as permitted herein) right to access and use the Instantly Service solely for the Permitted Purpose. Subscriber shall not access or use the Instantly Service, or any data, information, or outputs obtained therefrom, for any other purpose, including without limitation any Data Resale Activity, resale, licensing, brokering, transfer, disclosure, or commercialization of such data. Instantly has the right to refuse or limit your access to the Instantly Service. When accessing and using the API, Subscriber shall limit API calls to a reasonable volume and Instantly reserves the right, at its sole discretion, to take any necessary action to address improper use. Instantly expressly reserves the right, at any time during the Term of the Agreement, to adapt, arrange and/or modify any of the features or functionality of the Instantly Services (provided that any such modification does not materially adversely affect any material features or functionality of such Instantly Services) or any components granting access and use rights to the Instantly Service and the associated documentation, subject to any maintenance and support obligations herein."

7. Instantly - improved output ownership

Materiality: high | Date: 2026-06-28

Summary: content license improved from high/sublicensable or transferable to medium/broad license.

Platform record: <https://airinetwork.com/platform/instantly>

Full timeline: <https://airinetwork.com/changes/instantly>

Citation: <https://www.instantly.ai/terms#:~:text=In%20the%20event%20of,the%20foregoing%20licenses.%20>

Source location: § 6.2

"In the event of any breach by Subscriber of this Section 6.2, including the Sending Policy, or if Instantly suspects or has reason to believe that Subscriber is in breach hereof, then Instantly may, without any further obligation liability to Subscriber, suspend and/or terminate this Agreement (or limit Subscriber's sending capabilities or rights) immediately upon written notice and close Subscriber's master account. Subscriber shall not use the Instantly Service to prepare, validate, or package Subscriber Data for Data Resale Activity. For clarity, Subscriber retains ownership of its Subscriber Data, but has no right under this Agreement to commercialize any data or outputs obtained through the Instantly Service in any Data Resale Activity. 6.3 License to Subscriber Data. Subscriber retains all right, title and interest in and to its Subscriber Data. Subscriber hereby grants to Instantly a non-exclusive, worldwide, royalty-free and fully paid-up license to: (a) access and use Subscriber Data to provide the Instantly Service; and (b) collect and compile data and information related to Subscriber Data for use in the Instantly Service in an aggregated and anonymized manner to improve the Instantly Service ("Aggregated Data"); provided, that, the license grant in subpart (b) shall be perpetual and irrevocable. Subscriber represents and warrants that it has all necessary rights to grant Instantly the foregoing licenses."

8. Instantly - worsened output ownership

Materiality: high | Date: 2026-06-28

Summary: content license worsened from medium/broad license to high/sublicensable or transferable.

Platform record: <https://airinetwork.com/platform/instantly>

Full timeline: <https://airinetwork.com/changes/instantly>

Citation: <https://www.instantly.ai/terms#:~:text=6.1%20Instantly%20Platform%20and,the%20Instantly%20Service.%20>

Source location: § 6.1

"6.1 Instantly Platform and Technology . Subscriber acknowledges that Instantly retains all right, title and interest in and to the Instantly Platform, including all algorithms, AI, language and visual models and improvements thereto, Integration Tools and all software and all Instantly proprietary information and technology used by Instantly or provided to Subscriber in connection with the Instantly Service (the " Instantly Technology "), and that the Instantly Technology is protected by Intellectual Property Rights owned by or licensed to Instantly. Without limiting the generality of the foregoing, the "INSTANTLY" name, and all other trademarks and service marks of Instantly are owned by Instantly. Subscriber shall not have any right to use the Trademarks without Instantly's prior written consent. All content on <https://instantly.ai> and otherwise available on the Instantly Service, including graphics, logos, page headers, icons, and service names, are the property of Instantly and its affiliates. Other trademarks that appear on <https://instantly.ai> or throughout the Instantly Service is the property of their respective owners, who may or may not be affiliated with, connected to, or sponsored by Instantly. Other than as expressly set forth in this Agreement, no license or other rights in the Instantly Technology are granted to the Subscriber. Subscriber hereby grants Instantly a royalty-free, worldwide, transferable, sublicensable, irrevocable, perpetual license to use or incorporate into the Instantly Service any suggestions, enhancement requests, recommendations or other feedback provided by Subscriber, including Users, relating to the Instantly Service."

9. CrewAI - improved subprocessors data sharing

Materiality: high | Date: 2026-06-28

Summary: content license improved from high/sublicensable or transferable to medium/broad license.

Platform record: <https://airinetwork.com/platform/crewai>

Full timeline: <https://airinetwork.com/changes/crewai>

Citation: [https://www.crewai.com/terms-of-service#:~:text=For%20the%20avoidance%20of,\(collectively%2C%20%E2%80%9C Evaluation%20Services%E2%80%9D\).%20](https://www.crewai.com/terms-of-service#:~:text=For%20the%20avoidance%20of,(collectively%2C%20%E2%80%9C Evaluation%20Services%E2%80%9D).%20)

Source location: § 1.5

"For the avoidance of doubt, Aggregated Data is not Customer Data. 1.6: Feedback. Customer may from time to time provide suggestions, comments for enhancements or functionality or other feedback ("Feedback") to CrewAI with respect to the CrewAI Platform or Evaluation Services (as defined below). CrewAI will have full discretion to determine whether or not to proceed with the development of the requested enhancements, new features or functionality. Customer hereby grants to CrewAI a royalty-free, fully paid up, worldwide, transferable, ACTIVE/131638387.3 sublicensable (through multiple tiers), irrevocable, perpetual license to (a) copy, distribute, transmit, display, perform, and create derivative works of the Feedback, and (b) use the Feedback and/or any subject matter thereof, including the right to develop, manufacture, have manufactured, market, promote, sell, have sold, offer for sale, have offered for sale, import, have imported, rent, provide and/or lease products or services which practice or embody, or are configured for use in practicing, the Feedback and/or any subject matter of the Feedback. Customer acknowledges and agrees that Feedback is not Confidential Information (as defined below). 1.7: Evaluation Services. From time to time, each of our customers shall be invited to try certain services at no charge for a free pilot period or if such services are not generally available to customers (collectively, "Evaluation Services")."

10. Deep Dream Generator - worsened data retention

Materiality: high | Date: 2026-06-28

Summary: content ownership worsened from low/user retains rights to high/platform claims or reserves rights.

Platform record: <https://airinetwork.com/platform/deep-dream-generator>

Full timeline: <https://airinetwork.com/changes/deep-dream-generator>

Citation: <https://deepdreamgenerator.com/terms#:~:text=%20We%20reserve%20the,delete%20account%20page%20>.

Source location: Terms of Service › “Conditions”

"We reserve the right to modify or terminate the Service or your access to the Service for any reason, without notice, at any time, and without liability to you. You can delete your account from the delete account page ."

11. Iterable - worsened privacy data use

Materiality: high | Date: 2026-06-28

Summary: data sharing worsened from medium/third party or vendor sharing to high/sale or sell.

Platform record: <https://airinetwork.com/platform/iterable>

Full timeline: <https://airinetwork.com/changes/iterable>

Citation: <https://www.iterable.com/legal/privacy-policy#:~:text=%20Iterable%20does%20not,this%20link%20.%20>

Source location: Privacy Policy › “The right to opt-out of automated decision making”

"Iterable does not sell your personal information or share information for cross context behavioural advertising. You can exercise your rights at this link ."

12. Iterable - improved privacy data use

Materiality: high | Date: 2026-06-28

Summary: data sharing improved from high/sale or sell to medium/third party or vendor sharing.

Platform record: <https://airinetwork.com/platform/iterable>

Full timeline: <https://airinetwork.com/changes/iterable>

Citation: <https://www.iterable.com/legal/privacy-policy#:~:text=This%20data%20is%20used,law%20or%20regulation.%20>

Source location: § 13 (SHARING YOUR PERSONAL DATA)

"This data is used to provide you with, and measure the effectiveness of, online personalised advertising and for other advertising related activities. Third-party post/email marketing and CRM specialists We may share personal data with specialist suppliers who assist us in managing our marketing database and sending out email marketing communications. Partners We operate a partner ecosystem. When a Customer signs up with a partner it must agree to partner the terms of service and it will obtain the appropriate consents in order for us to share End User data with them. Auditors, lawyers, accountants and other professional advisers We may share personal data with professional services firms who advise and assist us in relation to the lawful and effective management of our organisation and in relation to any disputes we may become involved in. Law enforcement or other government and regulatory agencies and bodies We may share personal data with law enforcement or other government and regulatory agencies or other third parties as required by, and in accordance with, applicable law or regulation. Other third parties Occasionally, we may receive requests from third parties with authority to obtain disclosure of personal data, such as to check that we are complying with applicable law and regulation, to investigate an alleged crime, or to establish, exercise or defend legal rights. We will only fulfil requests for personal data where we are permitted to do so in accordance with applicable law or regulation."