Comprehensive Contract Analysis Report

Comprehensive Summary:

This Consulting Agreement, effective February 1, 2020, between Coral Gold Resources Ltd. (the Company) and Intermark Capital Corp. (the Consultant), appoints the Consultant's Principal as President and CEO to provide management and financial consulting services through January 31, 2025. The Consultant is responsible for strategic planning, oversight of senior staff, property acquisitions, financial planning, compliance with reporting and internal controls, and investor relations, dedicating sufficient time and loyalty including significant business travel.

The Company agrees to pay the Consultant a monthly fee of CAD \$10,000 plus reasonable reimbursable expenses and applicable taxes, subject to possible increments by the Compensation Committee. The Consultant must provide regular reports and remain available to deliver services timely.

The Agreement may be terminated by either party with three months' written notice. If the Company terminates early without cause, it must pay the Consultant a termination fee equal to one year's consulting fees (CAD \$120,000). Additionally, the Consultant may terminate within six months following a defined Change of Control event—such as acquisition of 20% or more voting power with board control or sale/merger of substantially all assets—and receive a termination payment of CAD \$750,000. The Agreement also terminates automatically on January 31, 2025, or upon the Consultant's death, permanent incapacity, or unremedied material breach within 30 days of notice.

Confidentiality obligations are stringent: the Consultant must protect all non-public financial, technical, business, and proprietary information of the Company and its affiliates during and after the term, with a duty to return all confidential materials upon termination. Disclosure is only permitted if legally compelled, with prior notice to the Company and efforts to maintain confidentiality. The Consultant is prohibited from soliciting or hiring the Company's employees during the term and for one year thereafter.

All intellectual property created by the Consultant during the engagement is the exclusive property of the Company, with the Consultant required to assist in securing and protecting such rights. The Consultant acts as an independent contractor, solely responsible for all taxes and employment-related deductions for its personnel, indemnifying the Company against related claims. The Consultant cannot bind the Company or act as its agent without written consent.

The Agreement includes mutual indemnities for losses caused by breach, negligence, willful misconduct, or fraud, and limits liability for consequential damages such as lost profits or service interruptions. The Company may seek equitable remedies, including injunctions, without posting bond or proving actual damages. The Agreement is governed by the laws of British Columbia, Canada, with disputes subject to BC courts. Notices must be in writing and are deemed received according to specified timing rules. The Agreement contains standard provisions on severability, binding effect on successors, and requires written waivers for breaches.

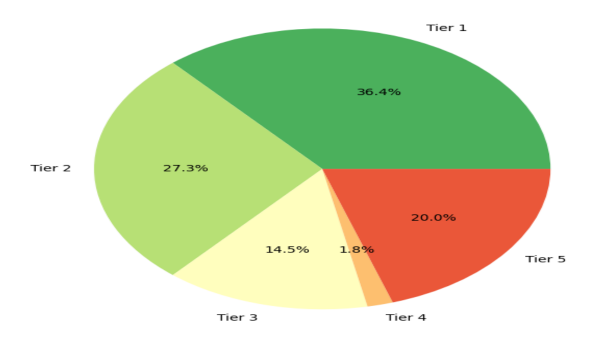
Prioritized Checklist for Human Review:

1. **Conflict of Interest and Dual Role of Consultant's Principal:**

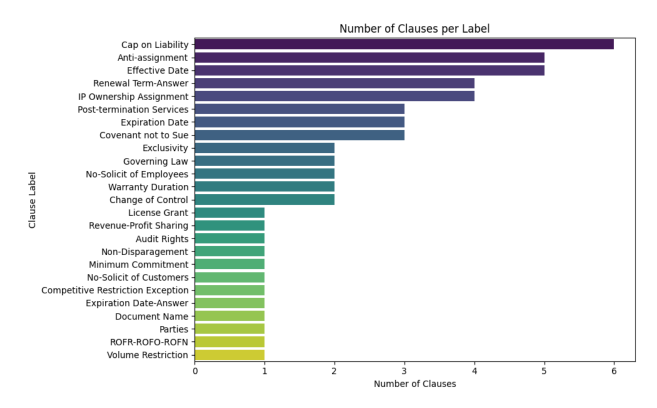
The Principal of the Consultant is also

Clause Distribution by Tier

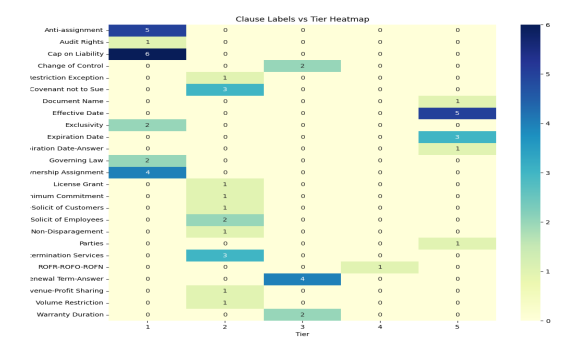
Clause Distribution by Tier



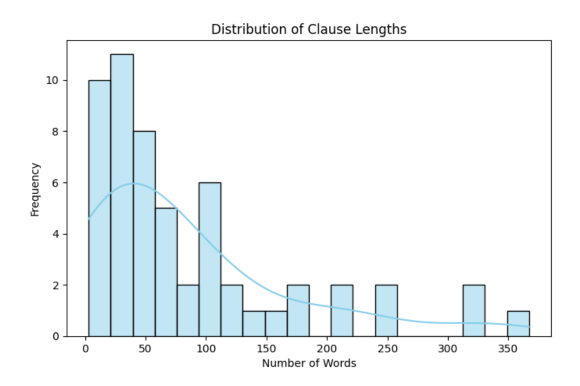
Number of Clauses per Label



Clause Labels vs Tier Heatmap



Distribution of Clause Lengths



Clauses Requiring Expert Review vs Low Risk

Clauses Requiring Expert Review vs Low Risk

