

=====YAVAR=====

Enterprise Intelligence Power your siloed enterprise data with our finest AI models, protected at every step.

Discover How!

AI Platforms

Z-Agent

Elevate your customer experience with our intelligent co-worker

Z-Privè

Unleash the power of your enterprise data and enhance employee experience

Z-Vision

Spot patterns from raw visuals and augment visual intelligence

Z-Predict

Derive insights from any data and improve operational experience

Most advanced Enterprise AI framework 100% Secure

Enterprise grade security

Your data never leaves your premises and always secure.

>98% Accuracy

Domain-specific accurate responses

Trained models to deliver accurate response with citations.

Precision engineered Z-Platforms Reinvent enterprise operations with our full stack Z-platforms.

Your 24/7 AI Agent Your 24/7 AI Agent

Elevate your customer experience with our intelligent co-worker.

Z-Agent Your private AI Your private AI

Unleash the power of your enterprise data and enhance employee experience.

Z-Privè Pixel to insights, in a blink Pixel to insights, in a blink

Spot patterns from raw visuals and augment visual intelligence.

Z-Vision Your data's crystal ball Your data's crystal ball

Derive insights from any data and improve operational experience.

Z-Predict

Introducing ZGridengine Foundation for advanced frameworks with sophisticated Machine Learning and Deep Learning models that powers all our innovative platforms.

Ethical AI guardrails Robust safeguards are integrated into the engine to promote responsible AI usage.

Explainable AI ZGrid is engineered to provide transparency in its rules and decision-making process.

Regulatory compliance Strict adherence to industry standards and regulations, ensuring trustworthiness.

Seamless integration ZGrid effortlessly integrates with your existing corporate systems, facilitating intelligent automation.

Industry Specific AI

Apply our ai models to your most challenging use cases with prebuilt applications

Insurance Retail Personalized shopping, customer service automation, employee training, shelf monitoring, demand forecasting.

Insurance Manufacturing Production floor assistance, secure IP data handling, quality control inspection, predictive maintenance, yield optimization.

Insurance Healthcare Omnichannel appointment scheduling, protected patient data analysis, patient monitoring, hospital resource allocation.

Insurance Legal Document drafting assistance, confidential case data analysis, contract compliance verification, case outcome prediction.

Insurance Retail Personalized shopping, customer service automation, employee training, shelf monitoring, demand forecasting.

Insurance Manufacturing Production floor assistance, secure IP data handling, quality control inspection, predictive maintenance, yield optimization.

Insurance Healthcare Omnichannel appointment scheduling, protected patient data analysis, patient monitoring, hospital resource allocation.

Insurance Legal Document drafting assistance, confidential case data analysis, contract compliance verification, case outcome prediction.

Insurance Travel Personalized concierge service, secure passenger data processing, object detection and monitoring, capacity planning.

Insurance Government Citizen service automation, RFP evaluation assistant, classified data protection, know your rights (KYR) and emergency response planning.

Insurance Real Estate Property search assistance, secure tenant data management, property condition assessment, market value prediction.

Trusted by leading brands

Yavar is an enterprise AI platform company delivering private AI solutions. Acting as the digital twin of your enterprise, our platforms unlock the power of data while ensuring security and privacy.

=====ABOUT US=====

Think Large. Turn your knowledge into power, in a space that's completely yours to explore without boundaries.

decoration Purpose

We leverage deep-tech to unlock human ingenuity, co-creating a transformative journey. decoration imagedecoration What we do?

Build solutions that truly matter Transform your enterprise data with our custom AI solutions. Retain full ownership and control, with guaranteed pricing transparency and data security. Our unique propositions include.

ZGrid Core Engine with multi-platform orchestration capabilities.

ZGrid Learning illustrateBackground decorations Federated Learning Advancements in techniques for training AI models across decentralized data sources while preserving privacy.

Federated Learning illustrateBackground decorations Sustainable AI Focus on reducing the environmental impact of AI training and deployment.

Sustainable AI illustrateBackground decorations Edge AI & distributed computing Moving AI processing closer to data sources for improved speed and privacy.

Edge AI & distributed computing illustrateBackground decorations Leadership Team

=====Meet our team=====

Our team combines visionary entrepreneurs, seasoned industry experts with extensive experience.

Mahalingam Ramasamy Founder of YAVAT

MD Asiq Co-Founder & CEO of YAVAR

Madhumathi AVP - Data Science

Sivakami Kandasamy Lead - Computer vision

=====AI Patforms - Z Agent=====

Z-Agent Say Hello to Experience and No to Tokens You AI Co-worker with Fixed Price.

Improved customer retention rate

Increase revenue / optimize cost

99% response accuracy with citations

Features

The Autonomous Agentic AI We build it. You own it. No tokens. 100% secure.

Speaks domain specific language day zero

Human-like responses with citations

STT / TTS private models

Multimodal seamless experience

Fluent in several languages

360° Analytics with Insights & Dashboards

Sentiment analysis with sentiment meter

Next best action guide

gradient decoration image

How it works

Build your AI agent in 4 easy steps 1 Ingest your Data FILE

PDF

2 Apply your corporate color theme 3 Integrate your enterprise Apps ZOHO

WhatsApp

SAP

4 Establish your controls and you are all set.

Use cases Z-Agent in action

Retail Personalized shopping and discovery, customer service and loyalty program automation

Government Omnichannel citizen program inquiries, automated citizen resolution, RFP evaluation, know your rights (KYR)

Travel Personalized concierge service, real-time travel support passenger inquiries and loyalty programs automation

Healthcare Omnichannel appointment scheduling, medication management, post-care recovery

Legal Automated legal document review and analysis, document drafting, legal research and case law support

Real Estate Property matching and discovery, automated appointment scheduling, property investment analysis

Explore

Insights & Trends Private AI vs Public AI The Hidden Costs and Unexpected Benefits of Generative AI in Customer Service: A CIO's Guide

Privacy Meets Productivity: Why Private AI is the Next Enterprise Game-Changer Building Trust in the Age of AI: Managing Customer Expectations and Privacy in Automated Journeys

From Data Islands to Data Insights: Private AI's Answer to Enterprise Collaboration Beyond Chatbots: How Agentic AI is Creating Self-Serving Customer Journeys

Secure, Scale, Succeed: The Enterprise Leader's Guide to Private AI Adoption From First Touch to Lifetime Value: How Generative AI is Revolutionizing Customer Acquisition and Retention

Other Platforms

Precision engineered Z-Platforms Reinvent enterprise operations with our full stack Z-platforms.

Your private AI Your private AI

Unleash the power of your enterprise data and enhance employee experience .

Z-Privè Pixel to insights, in a blink Pixel to insights, in a blink

Spot patterns from raw visuals and augment visual intelligence .

Z-Vision Your data's crystal ball Your data's crystal ball

Derive insights from any data and improve operational experience .

Z-Predict

Yavar is an enterprise AI platform company delivering private AI solutions. Acting as the digital twin of your enterprise, our platforms unlock the power of data while ensuring security and privacy.

===== Z-Prive =====
Z-Prive Enterprise-ai-in-a-box

Your Knowledge. Your Asset. Train the system on your proprietary data and watch it master your unique business context. 100% Secure . Enterprise grade security with granular access controls and end-to-end encryption. 3X faster deployment Accelerate your journey with • pre-trained models and seamless integration to enterprise apps. 4X cost advantage Purpose built appliance with custom models to offer industry's unmatched TCO.

Privacy first AI

Implement in Simple Steps Step-1 Choose your domain to define the LLM's specific industry focus and key use cases.

Step-2 Ingest your enterprise data to fine-tune the model for tailored insights.

Step-3 Deploy the pre-trained custom model as the foundation for your private AI solution.

Step-4 Configure and integrate with your intranet using Role-Based Access Control (RBAC).

Step-5 Create personas for departments to tailor responses and workflows effectively.

One answer. Single source of truth. Transform your enterprise with a complete sovereign intelligence solution custom built for your needs and housed entirely within your infrastructure.

Enterprise RAG

Integrate with your enterprise apps

Multi model output

Semantic search with vector DB

Enterprise grade access controls

Offline / Online knowledge access

Fine-tuned domain specific models

Department specific personas

Your data secured with ZGrid A cutting-edge AI engine built on advance frameworks and sophisticated machine learning, deep learning models to deliver secure, responsible and accurate results.

Role-based access control Single Sign-On (SSO) support End-to-end encryption Audit trail across all integrations

Use case Z-Prive for your enterprise

Healthcare Streamline clinical documentation, enhance patient communication, and support medical research.

Retail Employee training, optimize inventory, privacy preserving recommendation systems.

Legal Automate contract analysis, streamline case law summarization, improve legal research.

Citizen Experience Analyze service delivery data, streamline issue resolution, and optimize resource allocation for better public services.

Manufacturing Analyze production efficiency, optimize supply chains, and schedule maintenance securely.

Enterprise Operations Cross-organization collaboration, sensitive document processing and knowledge management.

=====Z - Vision=====

Pixel to Insights, in a blink Our AI experts are on the job

=====Z-Predict=====

Z-Predict Your data's crystal ball Our AI experts are on the job

=====CONTACT US=====

Email hello@yavar.ai

Headquarters Yavar Techworks Pte Ltd, #1 North Bridge Road, #19-08 High Street Centre, Singapore - 179 094.

India Yavar Techworks Pvt Ltd, 1st Floor DVP towers, Civil Aerodrome Post, Coimbatore, India - 641 014.

===== Terms & Conditions
===== Terms & Conditions Effective

Date: November 1, 2024

Website Covered: www.yavar.ai

Thanks for your interest in Yavar Techworks Pte Ltd and our website www.yavar.ai. These terms and conditions together with Yavar's privacy policy (together with these Terms) govern your access to and use of the Site, so please read everything carefully.

THE AGREEMENT: The use of this website and services on this website provided by Yavar Techworks Pte Ltd (hereinafter referred to as "Owner") are subject to the following Terms & Conditions (hereinafter the "Terms of Service"), all parts and sub-parts of which are specifically incorporated by reference here together with the Privacy Policy. Following are the Terms of Service governing your use of www.yavar.ai (the "Website"), all pages on the Website and any services provided by or on this Website ("Services").

By accessing either directly or through a hyperlink, the Website, and/or purchasing something from us, you engage in our "Service" and agree to be bound by the Terms of Service including those additional terms and conditions and policies referenced herein and/or available by hyperlink. These Terms of Service apply to all users of the site, including without limitation vendors, buyers, customers, merchants, browsers and/or contributors of content. You acknowledge and agree that the Website may use your personal information in the manner described in our Privacy Policy which sets forth how information collected about you is collected, used and stored.

1. Definitions 1.1. The parties referred to in these Terms of Service shall be defined as follows:

1.1.1. Owner, Us, We: The Owner, as the creator, operator, and publisher of the Website, makes the Website, and certain Services on it, available to users. Yavar Techworks Pte Ltd, Owner, Us, We, Our, Ours and other first-person pronouns will refer to the Owner, as well as all employees and affiliates of the Owner.

1.1.2. You, the User, the Client: You, as the user of the Website, will be referred to throughout these Terms of Service with second-person pronouns such as You, Your, Yours, or as User or Client. For the purpose of these Terms of Service, the term "User" or "you" shall mean any natural or legal person who is accessing the Website. The term "Your" shall be construed accordingly.

1.1.3. Parties: Collectively, the parties to these Terms of Service (the Owner and You) will be referred to as Parties.

2. Assent & acceptance By using the Website, You warrant that You have read and reviewed these Terms of Service and that You agree to be bound by it. If You do not agree to be bound by these Terms of Service, please leave the Website immediately. The Owner only agrees to provide use of this Website and Services to You if You assent to these Terms of Service. Further, based on the Services obtained by a User, additional terms and conditions in respect of the specific Services may apply, which shall be deemed an agreement between the Users and the Owner.

3. Age restriction You must be at least 18 (eighteen) years of age to use this Website, or any Services contained herein. By using this Website, You represent and warrant that You are at least 18 years of age and may legally agree to these Terms of Service. The Owner assumes no responsibility or liability for any misrepresentation of Your age.

4. About the site The Website is an online store which carries out sales of the following:

We reserve the right to refuse service or refuse to sell the products on the Website at our sole discretion to anyone for any reason at any time.

The Website does not screen or censor the users who register on and access the Website. You assume all risks associated with dealing with other users with whom you come in contact through the Website. You agree to use the Website only for lawful purposes without infringing the rights of or restricting the use of this Website by any third party.

5. License to use website 5.1. The Owner may provide You with certain information as a result of Your use of the Website or Services. Such information may include but is not limited to, documentation, data, or information developed by the Owner, and other materials which may assist in Your use of the Website or Services ("Owner Materials"). Subject to these Terms of Service, the Owner

grants You a non-exclusive, limited, non-transferable and revocable license to use the Owner Materials solely in connection with Your use of the Website and Services. The Owner Materials may not be used for any other purpose and this license terminates upon Your cessation of use of the Website or Services or at the termination of these Terms of Service.

5.2. You agree not to collect the contact information of other Users from the Website or download or copy any information by means of unsolicited access so as to communicate directly with them or for any reason whatsoever.

5.3. Any unauthorized use by you shall terminate the permission or license granted to you by the Website and You agree that you shall not bypass any measures used by the Owner to prevent or restrict access to the Website.

6. Intellectual property 6.1. You agree that the Website and all Services provided by the Owner are the property of the Owner, including all copyrights, trademarks, trade secrets, patents, and other intellectual property ("Owner IP"). You agree that the Owner owns all rights, title, and interest in and to the Owner IP and that You will not use the Owner IP for any unlawful or infringing purpose. You agree not to reproduce or distribute the Owner IP in any way, including electronically or via registration of any new trademarks, trade names, service marks or Uniform Resource Locators (URLs), without express written permission from the Owner.

6.1.1. In order to make the Website and Services available to You, You hereby grant the Owner a royalty-free, non-exclusive, worldwide license to copy, display, use, broadcast, transmit and make derivative works of any content You publish, upload or otherwise make available to the Website ("Your Content"). The Owner claims no further proprietary rights in Your Content.

6.1.2. If You feel that any of Your intellectual property rights have been infringed or otherwise violated by the posting of information or media by another of Our users, please contact Us and let Us know.

7. User obligations As a user of the Website or Services, You may be asked to register with Us. When You do so, You will choose a user identifier, which may be Your email address or another term, as well as a password. You may also provide personal information, including, but not limited to, Your name. You are responsible for ensuring the accuracy of this information. This identifying information will enable You to use the Website and Services. You must not share such identifying information with any third party and if You discover that Your identifying information has been compromised, You agree to notify Us immediately in writing. An email notification will suffice. You are responsible for maintaining the safety and security of Your identifying information as well as keeping Us apprised of any changes to Your identifying information. The billing information You provide us, including credit card, billing address and other payment information, is subject to the same confidentiality and accuracy requirements as the rest of Your identifying information. Providing false or inaccurate information or using the Website or Services to further fraud or

unlawful activity is grounds for immediate termination of these Terms of Service. The Owner reserves the right to refuse service, terminate accounts, or remove or edit content in its sole discretion.

8. Payment & fees Should You register for any of the paid Services on this website or purchase any product or service on this website, You agree to pay us the specific monetary amounts required for that product or those Services. These monetary amounts ("Fees") will be described to You during Your account registration and/or confirmation process. The final amount required for payment will be shown to You immediately prior to purchase. Payment for any on-going Services is billed automatically until You notify Us that You would like to terminate Your access to the Services.

We reserve the right to refuse service or refuse to sell the products on the Website at our sole discretion to anyone for any reason at any time.

9. Acceptable use 9.1. You agree not to use the Website or Services for any unlawful purpose or any purpose prohibited under this clause. You agree not to use the Website or Services in any way that could damage the Website, Services or general business of the Owner.

9.2. You further agree not to use the Website or Services:

9.2.1. To harass, abuse, or threaten others or otherwise violate any person's legal rights;

9.2.2. To violate any intellectual property rights of the Owner or any third party;

9.2.3. To upload or otherwise disseminate any computer viruses or other software that may damage the property of another;

9.2.4. To perpetrate any fraud;

9.2.5. To engage in or create any unlawful gambling, sweepstakes, or pyramid scheme;

9.2.6. To publish or distribute any obscene or defamatory material;

9.2.7. To publish or distribute any material that incites violence, hate or discrimination towards any group;

9.2.8. To unlawfully gather information about others.

9.3. You are prohibited from using the site or its content: (a) for any unlawful purpose; (b) to solicit others to perform or participate in any unlawful acts; (c) to infringe on any third party's intellectual property or proprietary rights, or rights of publicity or privacy, whether knowingly or unknowingly; (d) to violate any local, federal or international law, statute, ordinance or regulation; ((e) to harass, abuse, insult, harm, defame, slander, disparage, intimidate, or discriminate based on gender, sexual orientation, religion, ethnicity, race, age, national origin, or disability; (f) to submit false or misleading information or any

content which is defamatory, libelous, threatening, unlawful, harassing, indecent, abusive, obscene, or lewd and lascivious or pornographic, or exploits minors in any way or assists in human trafficking or content that would violate rights of publicity and/or privacy or that would violate any law; (g) to upload or transmit viruses or any other type of malicious code that will or may be used in any way that will affect the functionality or operation of the Service or of any related website, other websites, or the Internet; (h) to collect or track the personal information of others; (i) to damage, disable, overburden, or impair the Website or any other party's use of the Website; (j) to spam, phish, pharm, pretext, spider, crawl, or scrape; (j) for any obscene or immoral purpose; or (k) to interfere with or circumvent the security features of the Service or any related website, other websites, or the Internet; (l) to personally threaten or has the effect of personally threatening other Users. We reserve the right to terminate your use of the Service or any related website for violating any of the prohibited uses. We reserve the full authority to review all content posted by Users on the Website. You acknowledge that the Website is not responsible or liable and does not control the content of any information that may be posted to the Website by You or other User of the Website and you are solely responsible for the same. You agree that You shall not upload, post, or transmit any content that you do not have a right to make available (such as, the intellectual property of another party).

9.4. You agree to comply with all applicable laws, statutes and regulations concerning your use of the Website and further agree that you will not transmit any information, data, text, files, links, software, chats, communication or other materials that are abusive, invasive of another's privacy, harassing, defamatory, vulgar, obscene, unlawful, false, misleading, harmful, threatening, hateful or racially or otherwise objectionable, including without limitation material of any kind or nature that encourages conduct that could constitute a criminal offence, give rise to civil liability or otherwise violate any applicable local, state, provincial, national, or international law or regulation, or encourage the use of controlled substances.

9.5. We may, but have no obligation to, monitor, edit or remove content that we determine in our sole discretion are unlawful, offensive, threatening, libellous, defamatory, pornographic, obscene or otherwise objectionable or violates any party's intellectual property or these Terms of Service.

9.6. You may not use our products for any illegal or unauthorized purpose nor may you, in the use of the Service, violate any laws in your jurisdiction (including but not limited to copyright laws).

10. Communication You understand that each time use the Website in any manner, you agree to these Terms. By agreeing to these Terms, you acknowledge that you are interested in availing and purchasing the Services that you have selected and consent to receive communications via phone or electronic records from the Website including e-mail messages telling you about products and services offered by the Website (or its affiliates and partners) and understanding

your requirements. Communication can also be by posting any notices on the Website. You agree that the communications sent to You by the Website shall not be construed as spam or bulk under any law prevailing in any country where such communication is received.

11. Privacy information 11.1. Through Your Use of the Website and Services, You may provide Us with certain information. By using the Website or the Services, You authorize the Owner to use Your information in India and any other country where We may operate.

11.2. Information We May Collect or Receive: When You register for an account, You provide Us with a valid email address and may provide Us with additional information, such as Your name or billing information. Depending on how You use Our Website or Services, We may also receive information from external applications You use to access Our Website, or We may receive information through various web technologies, such as cookies, log files, clear gifs, web beacons or others.

11.3. How We Use Information: We use the information gathered from You to ensure Your continued good experience on Our website, including through email communication. We may also track certain of the passive information received to improve Our marketing and analytics, and for this, We may work with third-party providers.

11.4. How You Can Protect Your Information: If You would like to disable Our access to any passive information We receive from the use of various technologies, You may choose to disable cookies in Your web browser. Please be aware that the Owner will still receive information about You that You have provided, such as Your email address.

11.5. Upon termination or deletion of the account all personal data associated with your account, including backups, will be permanently deleted unless required to be retained by applicable law or for legitimate business purposes. During the retention period, your data will be securely maintained in accordance with our policies, and once deleted, the process is irreversible. It is your responsibility to ensure that any data you wish to retain is downloaded or transferred before deletion occurs.

12. Assumption of risk The Website and Services are provided for communication purposes only. You acknowledge and agree that any information posted on Our Website is not intended to be legal advice, medical advice, or financial advice, and no fiduciary relationship has been created between You and the Owner. You further agree that Your purchase of any of the products on the Website is at Your own risk. The Owner does not assume responsibility or liability for any advice or other information given on the Website.

13. Sale of goods/services 13.1. The Owner may sell goods or services or allow third parties to sell goods or services on the Website. The Owner undertakes to be as accurate as possible with all information regarding the goods and

services, including product descriptions and images. However, the Owner does not guarantee the accuracy or reliability of any product information and You acknowledge and agree that You purchase such products at Your own risk.

14. Shipping/delivery/return policy 14.1. You agree to ensure payment for any items You may purchase from Us and You acknowledge and affirm that prices are subject to change. When purchasing a physical good, You agree to provide Us with a valid email and shipping address, as well as valid billing information. We reserve the right to reject or cancel an order for any reason, including errors or omissions in the information You provide to us. If We do so after payment has been processed, We will issue a refund to You in the amount of the purchase price. We also may request additional information from You prior to confirming a sale and We reserve the right to place any additional restrictions on the sale of any of Our products. You agree to ensure payment for any items You may purchase from Us and You acknowledge and affirm that prices are subject to change. For the sale of physical products, We may preauthorize Your credit or debit card at the time You place the order or We may simply charge Your card upon shipment. You agree to monitor Your method of payment. Shipment costs and dates are subject to change from the costs and dates You are quoted due to unforeseen circumstances. For any questions, concerns, or disputes, You agree to contact Us in a timely manner at the following: info@yavar.ai. If You are unhappy with a service being sold on Our Website, You may request a refund.

14.2. If You are unhappy with anything You have purchased on Our Website, You may do the following:

Satisfaction Guarantee Refund Policy

Our Commitment

At Yavar, we stand behind the quality of our service. If you're not completely satisfied with our product, we offer a comprehensive refund policy to ensure your peace of mind.

1. Refund Eligibility

1.1 Qualifying Criteria

- Customer must have an active, paid subscription
- The refund request must be submitted through our official support channels
- Account must be in good standing (not suspended for policy violations)
- Usage during the billing period will be evaluated as part of the refund decision

1.2 Refund Period Coverage

- Refunds are limited to the current billing period only (monthly/quarterly)
- Previous billing periods are not eligible for refunds
- Unused portion of the current billing period may be refunded after evaluation

2. Evaluation Process

2.1 Required Information

- Detailed reason for dissatisfaction
- Steps taken to resolve the issue
- Account information and subscription details
- Relevant communication history with our support team

2.2 Evaluation Criteria

We will assess:

- Reported issues and their severity
- Attempts made to resolve problems through our support channels
- Usage patterns and feature adoption
- Implementation and onboarding completion
- Compliance with our terms of service

3. Refund Process

3.1 Timeline

- Initial review: 2-3 business days
- Final decision: Within 5 business days
- Refund processing: 5-7 business days after approval

3.2 Refund Method

- Refunds will be issued to the original payment method
- Alternative refund methods may be arranged in special circumstances

4. Exceptions and Limitations

4.1 Non-Refundable Items

- Setup or implementation fees
- Custom development work
- Training services

- Add-on services or features

4.2 Ineligible Scenarios

- Violation of terms of service
- Abuse of refund policy
- Chargebacks initiated before requesting a refund

- Accounts terminated for policy violations
- 5. How to Request a Refund
 - 5.1. Log in to your account dashboard
 - 5.2. Navigate to Billing → Request Refund
 - 5.3. Complete the refund request form
 - 5.4. Attach any relevant supporting documentation
 - 5.5. Alternatively, email support@[company].com with:
 - Subject line: "Refund Request - [Account Name]"
 - Account details
 - Reason for refund request
 - Any relevant screenshots or documentation
- 6. Additional Terms
 - We reserve the right to modify this policy at any time
 - Changes will be communicated via email with 30 day notice.
 - Multiple refund requests from the same customer may be subject to additional review
 - Approved refunds are considered final
- 14.3. We will make reimbursements for returns without undue delay, and not later than:
 - 14.3.1. 30 days after the day we received back from you any goods supplied; or
 - 14.3.2. (if earlier) 30 days after the day you provide evidence that you have returned the goods; or
 - 14.3.3. if there were no goods supplied, 30 days after the day on which we are informed about your decision to cancel this contract.
- 14.4. We will make the reimbursement using the same means of payment as you used for the initial transaction unless you have expressly agreed otherwise; in any event, you will not incur any fees as a result of the reimbursement.
- 15. Reverse engineering & security 15.1. You agree not to undertake any of the following actions:
 - 15.1.1. Reverse engineer, or attempt to reverse engineer or disassemble any code or software from or on the Website or Services;
 - 15.1.2. Violate the security of the Website or Services through any unauthorized access, circumvention of encryption or other security tools, data mining or interference to any host, user or network.

16. Data loss The Owner does not accept responsibility for the security of Your account or content. You agree that Your use of the Website or Services is at Your own risk.

17. Indemnification You agree to defend and indemnify the Owner and any of its affiliates (if applicable) and hold Us harmless against any and all legal claims and demands, including reasonable attorney's fees, which may arise from or relate to Your use or misuse of the Website or Services, Your breach of these Terms of Service, or Your conduct or actions. You agree that the Owner shall be able to select its own legal counsel and may participate in its own defence if the Owner wishes.

18. Spam policy You are strictly prohibited from using the Website or any of the Owner's Services for illegal spam activities, including gathering email addresses and personal information from others or sending any mass commercial emails.

19. Third-party links & content The Owner may occasionally post links to third-party websites or other services. You agree that the Owner is not responsible or liable for any loss or damage caused as a result of Your use of any third-party services linked to or from Our Website.

20. Modification & variation 20.1. The Owner may, from time to time and at any time without notice to You, modify these Terms of Service. You agree that the Owner has the right to modify these Terms of Service or revise anything contained herein. You further agree that all modifications to these Terms of Service are in full force and effect immediately upon posting on the Website and that modifications or variations will replace any prior version of these Terms of Service unless prior versions are specifically referred to or incorporated into the latest modification or variation of these Terms of Service.

20.2. To the extent any part or sub-part of these Terms of Service is held ineffective or invalid by any court of law, You agree that the prior, effective version of these Terms of Service shall be considered enforceable and valid to the fullest extent.

20.3. You agree to routinely monitor these Terms of Service and refer to the Effective Date posted at the top of these Terms of Service to note modifications or variations. You further agree to clear Your cache when doing so to avoid accessing a prior version of these Terms of Service. You agree that Your continued use of the Website after any modifications to these Terms of Service is a manifestation of Your continued assent to these Terms of Service.

20.4. In the event that You fail to monitor any modifications to or variations of these Terms of Service, You agree that such failure shall be considered an affirmative waiver of Your right to review the modified Agreement.

21. Entire agreement This Agreement constitutes the entire understanding between the Parties with respect to any and all use of this Website. This Agreement supersedes and replaces all prior or contemporaneous agreements or understandings, written or oral, regarding the use of this Website.

22. Service interruptions The Owner may need to interrupt Your access to the Website to perform maintenance or emergency services on a scheduled or unscheduled basis. You agree that Your access to the Website may be affected by unanticipated or unscheduled downtime, for any reason, but that the Owner shall have no liability for any damage or loss caused as a result of such downtime.

23. Term, termination & suspension The Owner may terminate these Terms of Service with You at any time for any reason, with or without cause. The Owner specifically reserves the right to terminate these Terms of Service if You violate any of the terms outlined herein, including, but not limited to, violating the intellectual property rights of the Owner or a third party, failing to comply with applicable laws or other legal obligations, and/or publishing or distributing illegal material. If You have registered for an account with Us, You may also terminate these Terms of Service at any time by contacting Us and requesting termination. Please keep in mind that any outstanding fees will still be due even after termination of Your account. At the termination of these Terms of Service, any provisions that would be expected to survive termination by their nature shall remain in full force and effect.

24. No warranties 24.1. You agree that Your use of the Website and Services is at Your sole and exclusive risk and that any Services provided by Us are on an "As Is" basis. The Owner hereby expressly disclaims any and all express or implied warranties of any kind, including, but not limited to the implied warranty of fitness for a particular purpose and the implied warranty of merchantability. The Owner makes no warranties that the Website or Services will meet Your needs or that the Website or Services will be uninterrupted, error-free, or secure. The Owner also makes no warranties as to the reliability or accuracy of any information on the Website or obtained through the Services. You agree that any damage that may occur to You, through Your computer system, or as a result of the loss of Your data from Your use of the Website or Services is Your sole responsibility and that the Owner is not liable for any such damage or loss.

24.2. All information, software, products, services and related graphics provided on this site are "as is" and "as available" basis without warranty of any kind, either expressed or implied. The Website disclaims all warranties, expressed or implied including, without limitation, all implied warranties of merchantability, fitness for a particular purpose, title and non-infringement or arising from a course of dealing, usage, or trade practice. We makes no representation about the suitability of the information, software, products, and services contained on this Website for any purpose, and the inclusion or offering of any products or services on this Website does not constitute any endorsement or recommendation of such products or services.

24.3. The Website makes no warranty that the use of the Website will be uninterrupted, timely, secure, without defect or error-free. You expressly agree that the use of the site is at your own risk. The Website shall not be responsible for any content found on the Website.

24.4. Your use of any information or materials on this site or otherwise obtained through the use of this Website is entirely at your own risk, for which we shall not be liable. It shall be your own responsibility to ensure that any products, services or information available through this website meet your specific requirements.

24.5. The Website assumes no responsibility for the accuracy, currency, completeness or usefulness of information, views, opinions, or advice in any material contained on the Website. Any information from third parties or advertisers is made available without making any changes and so the Website cannot guarantee accuracy and is not liable for any inconsistencies arising thereof. All postings, messages, advertisements, photos, sounds, images, text, files, video, or other materials posted on, transmitted through, or linked from the Website, are solely the responsibility of the person from whom such Content originated, and the Website does not control and is not responsible for Content available on the Website.

24.6. There may be instances when incorrect information is published inadvertently on our Website or in the Service such as typographical errors, inaccuracies or omissions that may relate to product descriptions, pricing, promotions, offers, product shipping charges, transit times and availability. Any errors, inaccuracies, or omissions may be corrected at our discretion at any time, and we may change or update information or cancel orders if any information in the Service or on any related website is inaccurate at any time without prior notice (including after you have submitted your order).

24.7. We undertake no obligation to update, amend or clarify information in the Service or on any related website, including without limitation, pricing information, except as required by law. No specified update or refresh date applied in the Service or on any related website should be taken to indicate that all information in the Service or on any related website has been modified or updated.

24.8. The Website shall not be responsible for any interaction between you and the other users of the Website. Under no circumstances will the Website be liable for any goods, services, resources, or content available through such third-party dealings or communications, or for any harm related thereto. The Website is under no obligation to become involved in any disputes between you and other users of the Website or between you and any other third parties. You agree to release the Website from any and all claims, demands, and damages arising out of or in connection with such dispute.

24.9. You agree and understand that while the Website has made reasonable efforts to safeguard the Website, it cannot and does not ensure or make any representations that the Website or any of the information provided by You cannot be hacked by any unauthorised third parties. You specifically agree that the Website shall not be responsible for unauthorized access to or alteration of Your transmissions or data, any material or data sent or received or not sent or received, or any transactions entered into through the Website.

24.10. You hereby agree and confirm that the Website shall not be held liable or responsible in any manner whatsoever for such hacking or any loss or damages suffered by you due to unauthorized access of the Website by third parties or for any such use of the information provided by You or any spam messages or information that You may receive from any such unauthorised third party (including those which are although sent representing the name of the Website but have not been authorized by the Website) which is in violation or contravention of this Terms of Service or the Privacy Policy.

24.11. You specifically agree that the Website is not responsible or liable for any threatening, defamatory, obscene, offensive, or illegal content or conduct of any other party or any infringement of another's rights, including intellectual property rights. You specifically agree that the Website is not responsible for any content sent using and/or included on the Website by any third party.

24.12. The Website has no liability and will make no refund in the event of any delay, cancellation, strike, force majeure, or other causes beyond their direct control, and they have no responsibility for any additional expense omissions delays or acts of any government or authority.

24.13. You will be solely responsible for any damage to your computer system or loss of data that results from the download of any information and/or material. Some jurisdictions do not allow the exclusion of certain warranties, so some of the above exclusions may not apply to you.

24.14. In no event shall the Website be liable for any direct, indirect, punitive, incidental, special, consequential damages or any damages whatsoever including, without limitation, damages for loss of use, data or profits, arising out of or in any way connected with the use or performance of the site, with the delay or inability to use the site or related services, the provision of or failure to provide Services, or to deliver the products or for any information, software, products, services and related graphics obtained through the site, or any interaction between you and other participants of the Website or otherwise arising out of the use of the Website, damages resulting from use of or reliance on the information present, whether based on contract, tort, negligence, strict liability or otherwise, even if the Website or any of its affiliates/suppliers has been advised of the possibility of damages. If despite the limitation above, We are found liable for any loss or damage which arises out of or in any way connected with the use of the Website and/or provision of Services, then the liability will in no event exceed, 50% (Fifty percent) of the amount you paid to Us in connection with such transaction(s) on this Website.

24.15. You accept all responsibility for and hereby agree to indemnify and hold harmless Us from and against, any actions taken by you or by any person authorized to use your account, including without limitation, disclosure of passwords to third parties. By using the Website, you agree to defend, indemnify, and hold harmless the indemnified parties from any and all liability regarding your use of the site or participation in any site's activities. If you are dissatisfied

with the Website, or the Services or any portion thereof, or do not agree with these terms, your only recourse and exclusive remedy shall be to stop using the site.

25. **Limitation on liability** The Owner is not liable for any damage that may occur to You as a result of Your use of the Website or Services, to the fullest extent permitted by law. The maximum liability of the Owner arising from or relating to these Terms of Service is limited to the lesser of Rs. 1000 (Rupees One Thousand only) or the amount You paid to the Owner in the last six (6) months. This section applies to any and all claims by You, including, but not limited to, lost profits or revenues, consequential or punitive damages, negligence, strict liability, fraud, or torts of any kind.

26. **General provisions:** 26.1. **LANGUAGE:** All communications made or notices given pursuant to these Terms of Service shall be in the English language.

26.2. **JURISDICTION, VENUE & GOVERNING LAW:** Through Your use of the Website or Services, You agree that the laws of India shall govern any matter or dispute relating to or arising out of these Terms of Service, as well as any dispute of any kind that may arise between You and the Owner, with the exception of its conflict of law provisions. In case any litigation specifically permitted under these Terms of Service is initiated, the Parties agree to submit to the exclusive jurisdiction of the courts at Coimbatore 641014, Tamil Nadu, India. The Parties agree that this choice of law, venue, and jurisdiction provision is not permissive, but rather mandatory in nature. You hereby waive the right to any objection of venue, including assertion of the doctrine of forum non-conveniens or similar doctrine.

26.3. **ASSIGNMENT:** This Agreement, or the rights granted hereunder, may not be assigned, sold, leased or otherwise transferred in whole or part by You. Should these Terms of Service, or the rights granted hereunder, be assigned, sold, leased or otherwise transferred by the Owner, the rights and liabilities of the Owner will bind and inure to any assignees, administrators, successors and executors.

26.4. **SEVERABILITY:** If any part or sub-part of these Terms of Service is held invalid or unenforceable by a court of law or competent arbitrator, the remaining parts and sub- parts will be enforced to the maximum extent possible. In such condition, the remainder of these Terms of Service shall continue in full force.

26.5. **NO WAIVER:** In the event that We fail to enforce any provision of these Terms of Service, this shall not constitute a waiver of any future enforcement of that provision or of any other provision. Waiver of any part or sub-part of these Terms of Service will not constitute a waiver of any other part or sub-part.

26.6. **HEADINGS FOR CONVENIENCE ONLY:** Headings of parts and sub-parts under these Terms of Service are for convenience and organization, only. Headings shall not affect the meaning of any provisions of these Terms of Service.

26.7. NO AGENCY, PARTNERSHIP OR JOINT VENTURE: No agency, partnership, or joint venture has been created between the Parties as a result of these Terms of Service. No Party has any authority to bind the other to third parties.

26.8. FORCE MAJEURE: The Owner is not liable for any failure to perform due to causes beyond its reasonable control including, but not limited to, acts of God, acts of civil authorities, acts of military authorities, riots, embargoes, acts of nature and natural disasters, and other acts which may be due to unforeseen circumstances.

26.9. ELECTRONIC COMMUNICATIONS PERMITTED: Electronic communications are permitted to both Parties under these Terms of Service, including e-mail or fax. For any questions or concerns, please email Us at the following address: info@yavar.ai.

Address: Yavar Tech Works Pte Ltd, #1 North Bridge Road, #19-08 High Street Centre, Singapore 179 094.

====Job opening====

AI Engineer: Requires 2-3+ years of software engineering experience, with at least one year in Gen AI. This is a full-time, hybrid position. Senior Solution Consultant: This full-time, hybrid role requires 8-10 years of senior-level experience. Product Marketing Manager: A full-time, hybrid position requiring 2-3 years of mid-level experience. Growth Manager: This is a full-time, hybrid position for a mid-senior level professional with 5-8 years of experience. MLOps Engineer: A mid-senior level role with 5-8 years of experience, this is a full-time, hybrid position.

<https://www.yavar.ai/careers/>

Company Culture and Values:[1] Yavar.ai is focused on creating a positive and inclusive work environment. The company's main values are: Customer first Integrity Innovation Accountability The company culture emphasizes diversity and inclusion, a commitment to progress, global impact, and sustainability.[1] They are dedicated to fostering economic opportunities, transforming hiring strategies, and supporting innovative solutions that balance environmental preservation with economic growth.

====Privacy Policy==== privacy policy Effective date: November 1, 2024

1. General 1.1. This Website with the URL of www.yavar.ai ("Website/Site") is operated by Yavar Techworks Pte Ltd ("We/Our/Us"). We are committed to protecting and respecting your privacy. We collect your personal information and process your personal data in accordance with the Digital Personal Data Protection Act, 2023 and other national and state laws that relate to the processing of personal data. Please read the following carefully to understand our

views and practices regarding your personal data.

1.2. We collect your personal information in order to provide and continually improve our products and services.

1.3. Our privacy policy is subject to change at any time without notice. To make sure you are aware of any changes, please review this policy periodically.

1.4. All partner firms and any third-party working with or for Us, and who have access to personal information, will be expected to read and comply with this policy. No third party may access, or process sensitive personal information held by Us without having first entered into a confidentiality agreement.

2. How we collect the information 2.1. From you directly and through this Site: We may collect information through the Website when you visit. The data we collect depends on the context of your interactions with our Website.

2.2. Through business interaction: We may collect information through business interaction with you or your employees.

2.3. From other sources: We may receive information from other sources, such as public databases; joint marketing partners; social media platforms; or other third parties such as:

2.3.1. Updated delivery and address information from our carriers or other third parties, which we use to correct our records and deliver your next purchase or communication more easily.

2.3.2. Information about your interactions with the products and services offered by our subsidiaries.

3. Information we collect 3.1. We collect information primarily to provide better services to all of our customers.

3.2. We collect the following information from you when you use or sign up on to our Website: Name, Email address, Phone number

3.3. When you visit our Site, some information is automatically collected. This may include information such as the Operating System (OS) running on your device, Internet Protocol (IP) address, access times, browser type, and language, and the website you visited before our Site. We also collect information about how you use Our products or services.

3.4. We automatically collect purchase or content use history, which we sometimes aggregate with similar information from other customers to create features such as Best Seller, Top Rated, etc.

3.5. The full Uniform Resource Locators (URL) clickstream to, through and from our website (including date and time); cookie number; products and/or content you viewed or searched for; page response times; download errors; length of visits to certain pages; page interaction information (such as scrolling, clicks, and mouse-overs).

3.6. We automatically collect information using "Cookies". Cookies are small data files stored on your hard drive. Among other things, cookies help us improve our Site, our marketing activities, and your experience. We use cookies to see which areas and features are popular and to count visits to our Site.

3.7. Most Web browsers are set to accept cookies by default. If you prefer, you can choose to set your browser to remove cookies and to reject cookies. If you set your browser to reject cookies, some features will be unavailable. For more information on how to reject cookies, see your browser's instructions on changing your cookie settings.

3.8. By using this Website, you agree that We may advertise your feedback on the Website and marketing materials.

3.9. We will retain your information as long as we require this to provide you with the goods and services and for such period as mandated by the laws concerned.

3.10. If you opt to receive marketing correspondence from us, subscribe to our mailing list or newsletters, enter into any of our competitions or provide us with your details at networking events, we may use your personal data for our legitimate interests in order to provide you with details about our goods, services, business updates and events.

4. How we use information 4.1. We use the information we collect primarily to provide, maintain, protect, and improve our current products and services.

4.2. We use the information collected through this website as described in this policy and we may use your information to:

4.2.1. Improve our services, Site and how we operate our businesses;

4.2.2. Understand and enhance your experience using our Site, products, and services;

4.2.3. Personalize our products or services and make recommendations;

4.2.4. Provide and deliver the products and services you request;

4.2.5. Process, manage, complete, and account for transactions;

4.2.5. Process, manage, complete, and account for transactions;

4.2.6. Provide customer support and respond to your requests, comments, and inquiries;

4.2.7. Create and manage the online accounts you manage on our Website;

4.2.8. Send you related information, including confirmations, invoices, technical notices, updates, security alerts and support and administrative messages;

4.2.9. Communicate with you about promotions, upcoming events, and news about products and services;

4.2.10. We may process your personal information without your knowledge or consent where required by applicable law or regulation for the purposes of verification of identity or for prevention, detection, or investigation, including of cyber incidents, prosecution, and punishment of offences;

4.2.11. Protect, investigate, and deter against fraudulent, unauthorized, or illegal activity.

5. Data transfer 5.1. Information about our users is an important part of our business and we take due care to protect the same.

5.2. We share your data with your consent to complete any transaction or provide any product or service you have requested or authorized. We also share data with our affiliates and subsidiaries, with vendors working on our behalf.

5.3. We may employ other companies and individuals to perform functions on our behalf. The functions include fulfilling orders for products or services, delivering packages, sending postal mail and e-mail, removing repetitive information from customer lists, providing marketing assistance, providing search results and links (including paid listings and links), processing payments, transmitting content, scoring credit risk, and providing customer service.

5.4. These third-party service providers have access to personal information needed to perform their functions but may not use it for other purposes. Further, they must process the personal information in accordance with this Privacy Policy and as permitted by applicable data protection laws.

5.5. We release accounts and other personal information when we believe it is appropriate to comply with the law, enforce or apply our conditions of use, and other agreements, and protect the rights, property or safety of Us, our users, or others. This includes exchanging information with other companies and organizations for fraud protection and credit risk reduction.

6. Cookies 6.1. To optimize our web presence, we use cookies. These are small text files stored on your computer's main memory. These cookies are deleted after you close the browser. Other cookies remain on your computer (long-term cookies) and permit its recognition on your next visit. This allows us to improve your access to our site. This helps us to learn more about your interests and provides you with essential features and services, including:

6.1.1. Keeping track of items stored in your shopping basket.

6.1.2. Conducting research and diagnostics to improve the content, products, and services.

6.1.3. Preventing fraudulent activity.

6.1.4. Improving security.

6.2. Our cookies allow you to take advantage of some of our essential features. For instance, if you block or otherwise reject our cookies, you will not be able

to add items to your shopping basket, proceed to checkout, or use any products or services that require you to sign in.

6.3. Approved third parties also may set cookies when you interact with Our services.

6.4. Third parties include search engines, providers of measurement and analytics services, social media networks, and advertising companies.

6.5. Third parties use cookies in the process of delivering content, including ads relevant to your interests, to measure the effectiveness of their ads, and to perform services on behalf of Us.

6.6. You can prevent the storage of cookies by choosing a "disable cookies" option in your browser settings. But this can limit the functionality of our services.

7. Data security 7.1. We take due care to protect customer data. Technical measures are in place to prevent unauthorized or unlawful access to data and against accidental loss or destruction of, or damage to, data. The employees who are dealing with the data have been trained to protect the data from any illegal or unauthorized usage.

7.2. We work to protect the security of your information during transmission by using Secure Sockets Locker (SSL) software, which encrypts the information you input. SSL allows sensitive information such as credit card numbers, UID and login credentials to be transmitted securely.

7.3. We follow the Payment Card Industry Data Security Standard (PCI DSS) when handling branded credit cards from the major card schemes.

7.4. We maintain physical, electronic, and procedural safeguards in connection with the collection, storage, and disclosure of personal customer information.

7.5. We take reasonable steps to help protect your personal information in an effort to prevent loss, misuse, unauthorized access, disclosure alteration and destruction. It is your responsibility to protect your user names and passwords to help prevent anyone from accessing or abusing your accounts and services. You should not use or reuse the same passwords you use with other accounts as your password for our services.

7.6. It is important for you to protect against unauthorized access to your password and your computers, devices, and applications. Be sure to sign off when you finish using a shared computer.

7.7. The information you provide to us is shared on our secure servers. We have implemented appropriate physical, technical and organizational measures designed to secure your information against accidental loss and unauthorized access, use, alteration, or disclosure. In addition, we limit access to personal data to those employees, agents, contractors, and other third parties that have a legitimate business need for such access.

7.8. Information collected from you will be stored for such period as required to complete the transaction entered into with you or such period as mandated under the applicable laws.

8. Links to third-party sites/apps Our Site may, from time to time, contain links to and from other websites of third parties. Please note that if you follow a link to any of these websites, such websites will apply different terms to the collection and privacy of your personal data, and we do not accept any responsibility or liability for these policies. When you leave our Site, we encourage you to read the privacy policy of every website you visit.

9. Sharing of personal information 9.1. We do not share your personal data with third parties without your prior consent other than:

9.1.1. With third parties who work on our behalf provided such third parties adhere to the data protection principles set out in the Digital Personal Data Protection Act, 2023 and other applicable legislation, or enter into a written agreement with Us requiring that the third party provide at least the same level of privacy protection as is required by such principles;

9.1.2. To comply with laws or to respond to lawful requests and legal process;

9.1.3. To protect the rights and property of Us, our agents, customers, and others including to enforce our agreements, policies, and terms of use;

9.1.4. In an emergency, including to protect the personal safety of any person; and

9.1.5. For the purpose of a business deal (or negotiation of a business deal) involving the sale or transfer of all or a part of our business or assets (business deals may include, for example, any merger, financing, acquisition, divestiture, or bankruptcy transaction or proceeding).

10. Children If you are under 18, or the age of majority in the jurisdiction in which you reside, you may only use Our Website with the consent of your parent or legal guardian. In any case, We will not be liable for any cause of action that arose due to non-compliance with this section.

11. Your information choices and changes 11.1. You can also make choices about the collection and processing of your data by Us. You can access your personal data and opt-out of certain services provided by the Us. In some cases, your ability to control and access your data will be subject to applicable laws.

11.2. You may opt-out of receiving promotional emails from Us by following the instructions in those emails. If you opt-out, we may still send you non-promotional emails, such as emails about our ongoing business relationship. You may also send requests about you got preferences, changes and deletions to your information including requests to opt-out of sharing your personal information with third parties by sending an email to the email address provided at the bottom of this document.

12. Changes to this policy We may change this policy from time to time. If we make any changes to this policy, we will change the "Last Updated" date above. You agree that your continued use of our services after such changes have been published to our services will constitute your acceptance of such revised policy.

13. Newsletter 13.1. Following your subscription to the newsletter, your e-mail address is used for our advertising purposes until you cancel the newsletter again. Cancellation is possible at any time. The following consent has been expressly granted by you separately, or possibly in the course of an ordering process: (I am accepting to receive newsletters from this website), you may revoke your consent at any time with future effect. If you no longer want to receive the newsletter, then unsubscribe by clicking on the unsubscribe option given in the email footer.

13.2. If you have any concerns about privacy or grievances with Us, please contact us with a thorough description and we will try to resolve the issue for you.

Contact details: Yavar Tech Works Pte Ltd, #1 North Bridge Road, #19-08 High Street Centre, Singapore 179 094.

Linked IN: <https://in.linkedin.com/company/yavar-techworks>