

LEGAL RISK ANALYSIS REPORT

Report ID: 693e22f6-a4c1-4d11-b5b7-96c022b3581b

Generated on: 06 February 2026

Total Clauses Analyzed: 8

Risk Summary

HIGH: 2 clause(s)

MEDIUM: 4 clause(s)

LOW: 2 clause(s)

Detailed Analysis

Clause 1 - Risk: MEDIUM

Original:

MASTER SERVICES AGREEMENT - CONFIDENTIAL Page 1 CONFIDENTIAL MASTER SERVICES AGREEMENT This Master Services Agreement ("Agreement") is entered into on 15 January 2026 between Alpha Nova Systems Private Limited, having its registered office at Unit 402, Orion Tech Park, Sector-62, Noida, Uttar Pradesh

Simplified:

MASTER SERVICES AGREEMENT - CONFIDENTIAL Page 1 CONFIDENTIAL MASTER SERVICES AGREEMENT This Master Services Agreement ("Agreement") is entered into on 15 January 2026 between Alpha Nova Systems Private Limited, having its registered office at Unit...

Risk Explanation:

This clause involves procedural or administrative matters that may affect how disputes or changes are handled. Understanding these terms is important.

Clause 2 - Risk: MEDIUM

Original:

DEFINITIONS AND INTERPRETATION 1.1 "Applicable Law" means all laws, statutes, regulations, and judicial precedents in force in India. 1.2 "Confidential Information" includes all non-public proprietary information disclosed by a Party.

Simplified:

DEFINITIONS AND INTERPRETATION 1.1 "Applicable Law" means all laws, statutes, regulations, and judicial precedents in force in India. 1.2 "private information" includes all non-public proprietary information disclosed by a person or company.

Risk Explanation:

This clause involves procedural or administrative matters that may affect how disputes or changes are handled. Understanding these terms is important.

Clause 3 - Risk: LOW

Original:

SCOPE OF SERVICES 2.1 The Service Provider shall provide software development, system integration, cloud deployment, and maintenance services with reasonable skill and care.

Simplified:

SCOPE OF SERVICES 2.1 The Service Provider will provide software development, system integration, cloud deployment, and maintenance services with reasonable skill and care.

Risk Explanation:

This is a standard administrative or interpretive clause with minimal risk impact. These are common in most agreements.

Clause 4 - Risk: LOW

Original:

FEES AND PAYMENT TERMS 3.1 The Client shall pay a professional fee of INR 18,50,000 per applicable Statement of Work. 3.2 Invoices shall be payable within thirty (30) days of issuance.

Simplified:

FEES AND PAYMENT TERMS 3.1 The Client will pay a professional fee of INR 18,50,000 per applicable Statement of Work. 3.2 Invoices will be payable within thirty (30) days of issuance.

Risk Explanation:

This is a standard administrative or interpretive clause with minimal risk impact. These are common in most agreements.

Clause 5 - Risk: HIGH

Original:

CONFIDENTIALITY 4.1 Each Party shall maintain strict confidentiality of the other Party's Confidential Information for five (5) years post termination.

Simplified:

CONFIDENTIALITY 4.1 Each person or company will maintain strict confidentiality of the other person or company's private information for five (5) years post ending.

Risk Explanation:

This clause contains terms that could significantly impact your rights, obligations, or financial liability. Review carefully or consult legal counsel.

Clause 6 - Risk: MEDIUM

Original:

INTELLECTUAL PROPERTY RIGHTS 5.1 All pre-existing intellectual property shall remain the exclusive property of the owning Party.

Simplified:

INTELLECTUAL PROPERTY RIGHTS 5.1 All pre-existing intellectual property will remain the exclusive property of the owning person or company.

Risk Explanation:

This clause involves procedural or administrative matters that may affect how disputes or changes are handled. Understanding these terms is important.

Clause 7 - Risk: HIGH

Original:

LIMITATION OF LIABILITY 6.1 Neither Party shall be liable for indirect or consequential damages. Aggregate liability shall not exceed the fees paid in the preceding twelve (12) months.

Simplified:

LIMITATION OF responsibility 6.1 Neither person or company will be responsible for indirect or consequential damages. Aggregate responsibility will not exceed the fees paid in the preceding twelve (12) months.

Risk Explanation:

This clause contains terms that could significantly impact your rights, obligations, or financial liability. Review carefully or consult legal counsel.

Clause 8 - Risk: MEDIUM

Original:

GOVERNING LAW AND DISPUTE RESOLUTION 7.1 This Agreement shall be governed by the laws of India. Disputes shall be resolved by arbitration seated in New Delhi. IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date first written above.

Simplified:

controlling law AND DISPUTE RESOLUTION 7.1 This Agreement will be governed by the laws of India. Disputes will be resolved by dispute resolution seated in New Delhi. IN WITNESS WHEREOF, the people or companies have executed this Agreement as of th...

Risk Explanation:

This clause involves procedural or administrative matters that may affect how disputes or changes are handled. Understanding these terms is important.