

Master Services Agreement

Background

WHEREAS the Parties desire to enter into this Agreement for the provision of various services including but not limited to software development, maintenance, consulting, support, integration, deployment, and any other services as may be mutually agreed upon from time to time.

Obligations

The Service Provider shall use reasonable efforts, commercially acceptable standards, industry best practices, and other generally accepted methodologies.

Force Majeure

Neither party shall be liable for delays caused by events beyond reasonable control including acts of God, war, pandemics, strikes, government actions, or failures of utilities.

Miscellaneous

This clause intentionally includes verbose and repetitive language to test summarization and noise reduction capabilities of the reviewing system.