Terms of Service - Apex Meridian Private Limited (d.b.a. Signalyze)

Last Updated: September 1, 2025

- **1. Introduction & Agreement** Welcome to Signalyze. These Terms of Service ("Terms") govern the use of the consulting services, custom AI workflows, and insights reports ("Services"). The Services are provided by **Apex Meridian Private Limited**, a company incorporated under the laws of India, doing business as **Signalyze** ("we," "us," "our"). By signing a Statement of Work (SOW) or other service agreement with us, you ("you," "your," "Client") agree to be bound by these Terms.
- **2. Scope of Services** The specific Services, deliverables, project timelines, and fees will be detailed in a separate, mutually signed Statement of Work (SOW). Each SOW will form a part of this agreement.
- **3. Client Obligations** To ensure the success of our engagement, you agree to provide timely and secure access to necessary data sources, appoint a primary point of contact, ensure you have all necessary rights to provide us with the data, and provide timely feedback.
- **4. Fees and Payment** Service fees will be outlined in the applicable SOW. Unless otherwise specified, all payments are due within 30 days of the invoice date. All fees are exclusive of applicable taxes, including GST, which will be added to your invoice as required.
- **5.** Intellectual Property (IP) We retain all rights to our proprietary technology (Signalyze IP). You retain all rights to your data (Client Data). Upon full payment, you will own the final reports and insights (Deliverables) we create specifically for you.
- **6. Confidentiality** Both parties agree to maintain the confidentiality of all proprietary information shared during the engagement.
- **7. Term and Termination** The agreement begins when the first SOW is signed. A retainer-based SOW can be terminated by either party with 30 days' written notice. Upon termination, you are obligated to pay for all Services performed up to the effective date of termination.
- **8. Limitation of Liability** To the maximum extent permitted by law, our total liability shall not exceed the total fees paid by you to us in the six (6) months immediately preceding the event giving rise to the claim.
- **9. Governing Law and Jurisdiction** This agreement shall be governed by the laws of India. Any legal proceedings shall be instituted exclusively in the courts of Chennai, Tamil Nadu.

10. Official Company Details

• Legal Name: Apex Meridian Private Limited

- Corporate Identity Number (CIN): U62099TN2025PTC182588
- Permanent Account Number (PAN): ABDCA3624M
- Tax Deduction and Collection Account Number (TAN): CHEA41874A
- **GST Identification Number (GSTIN):** [To be updated upon receipt]
- Registered Office: [A4, Chandrasekaran avenue, 1st Main Rd, Thoraipakkam, Tamil Nadu 600097]
- Contact Email: revedha@signalyze.ai