Contract Analyzer App Terms of Use v1.0; Date: 12/12/2023

Introduction

Welcome to Contract Analyzer – contractanalyzer.app ("App"), owned by Mandala sp z o.o. This document outlines the Terms of Use for our Al-driven contract analysis service. By using our App, you agree to these terms.

1. Service Description

- The App offers analysis of draft contracts using artificial intelligence and machine learning technologies.
- It is designed to identify potential risks and areas for improvement in draft contracts and is not a substitute for legal advice.

2. Acceptance of Terms

- By accessing and using the App, you agree to comply with these Terms of Use.
- If you do not agree to these terms, please refrain from using the App.

3. Use of Service

- The App is intended for the analysis of draft contracts only. It should not be used for analyzing finalized, legally binding contracts.
- Users are advised to seek professional legal advice for final contract reviews.

4. User Responsibilities

- Users must ensure that all content uploaded for analysis is legal, ethical, and does not infringe on any third-party rights.
- Users are responsible for maintaining the confidentiality of their account information.

5. Intellectual Property

- The App and all related intellectual property rights are owned by Mandala sp z o.o.
- Users retain ownership of their documents but grant us a license to use them for providing the service.

6. Third-Party Technology

- OpenAl Technology: Contract Analyzer utilizes technology provided by OpenAl. This includes, but is not limited to, machine learning models and natural language processing algorithms.
- Acknowledgement: By using the App, users acknowledge and agree that certain functionalities are powered by OpenAl's technology.
- Data Handling: Data processed through OpenAI's technology is subject to OpenAI's terms and policies. We ensure that the use of this technology complies with OpenAI's guidelines and does not compromise user data security and privacy.

7. Disclaimer

- The service is provided "as is". Mandala sp z o.o. disclaims all warranties, expressed or implied.
- The analysis provided by the App should not be solely relied upon for making legal decisions.

8. Limitation of Liability

- Mandala sp z o.o. is not liable for any direct, indirect, incidental, or consequential damages resulting from the use of the App.
- Users agree to use the App at their own risk.

9. Modifications to Terms

- We reserve the right to modify these Terms of Use at any time. Continued use of the App after such changes will constitute acceptance of the new terms.

10. Termination

- We reserve the right to terminate or suspend access to our App for any reason, including violation of these Terms of Use.

11. Governing Law

- These Terms of Use are governed by the laws of the jurisdiction where Mandala sp z o.o. is incorporated.

12. Contact Information

- For any questions or concerns regarding these Terms of Use, please contact us at support@contractanalyzer.app