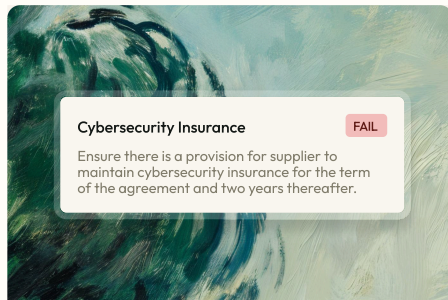




Precision Contract Review for the Enterprise

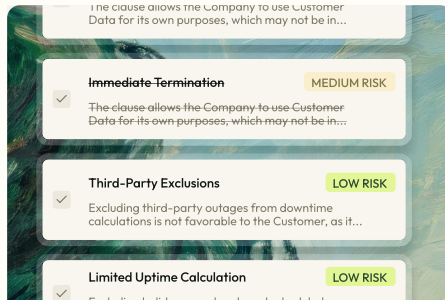
Review contracts for issues and generate AI redline recommendations, right in Microsoft Word

Review and redline agreements



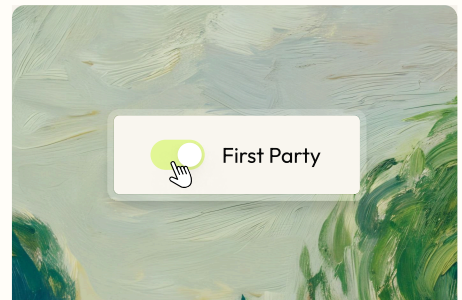
Playbooks

Ivo uses your contract knowledge, including playbook guidelines and clause language to generate accurate answers.



Benchmarks

Ivo flags high-risk and non-market provisions for your review.



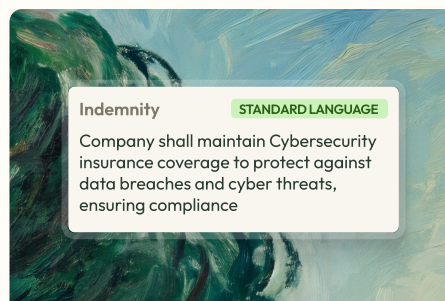
First Party and Third Party paper

Support for reviewing both first-party and third-party agreements.

Issue Addressed	Clause Name	Issue	Explanation	Risk Rating	Suggested Resolution
23	Indemnification	Company shall indemnify the Customer for any damages, losses, or expenses incurred by the Customer as a result of the use of the Services.	The clause is overly broad and does not specify the scope of the indemnification. It also does not specify the maximum amount of the indemnification.	High	Revise the clause to specify the scope of the indemnification and the maximum amount of the indemnification.
43	Assignment	Customer shall not assign, transfer, or subcontract its rights or obligations under this Agreement without the prior written consent of the Company.	The clause is overly restrictive and does not allow for the assignment of the contract to a third party.	Medium	Revise the clause to allow for the assignment of the contract to a third party.
44	Limitation of Liability	The Company's liability shall be limited to the amount of the fees paid by the Customer for the Services.	The clause is overly restrictive and does not allow for the recovery of damages in excess of the fees paid.	High	Revise the clause to allow for the recovery of damages in excess of the fees paid.
45	Limitation of Liability	The Company's liability shall be limited to the amount of the fees paid by the Customer for the Services.	The clause is overly restrictive and does not allow for the recovery of damages in excess of the fees paid.	High	Revise the clause to allow for the recovery of damages in excess of the fees paid.
50A	Force Majeure	The Company shall not be liable for any delays or failures in performance due to circumstances beyond its control.	The clause is overly restrictive and does not allow for the recovery of damages in excess of the fees paid.	High	Revise the clause to allow for the recovery of damages in excess of the fees paid.

Issues List

Generate structured, tabular issues lists that systematically identify risks and deviations from your standards.



Clauses

Build a library of preferred and alternate clause language that informs precise redline recommendations and generates accurate compromise provisions based on your standards

“ Ivo reduced the time for first pass turn of counterparty paper from an average of 11 hours to 5 minutes ”

ADRIE CHRISTIANSEN
Legal Operation Lead at Quora