



ALTHEA RA
— CONSULTING —



CLIENT ENGAGEMENT & ADVISORY TERMS

GOVERNING PAID ADVISORY, COACHING,
& CONSULTING SERVICES

ARA

PREPARED BY
ALTHEA RA CONSULTING CORP

LAST UPDATED: APRIL 2026

CLIENT ENGAGEMENT & ADVISORY TERMS

Althea Ra Consulting Corp

Last Updated: April 2026

1. Scope of Services

Althea Ra Consulting Corp provides executive advisory, strategic planning, business architecture design, leadership development, and AI adoption guidance. Services are advisory and educational in nature.

2. Nature of Engagement

All services are advisory-based and designed to provide clarity, structure, and strategic direction. No specific business outcomes, results, or performance improvements are guaranteed.

3. Payment Terms

All services must be paid in full in advance unless otherwise agreed in writing. All payments are non-refundable. Payment secures advisory time, expertise, and intellectual contribution, not outcomes.

4. Session Structure

Sessions begin and end at the scheduled time. Additional time, follow-up work, or extended advisory requires a separate booking or upgraded engagement.

5. Scope and Boundaries

Each engagement is limited to the defined scope of the selected service. Additional deliverables, expanded scope, or ongoing advisory require a separate agreement.

6. Intellectual Property

All frameworks, methodologies, language, and strategic models remain the exclusive intellectual property of Althea Ra Consulting Corp. Clients are granted limited, non-transferable rights for internal use only and may not reproduce, distribute, or resell materials.

7. No Partnership or Joint Venture

Participation in any engagement does not establish a partnership, joint venture, or ownership relationship. Any such arrangement must be defined in a separate written agreement.

8. Client Responsibility

Clients are solely responsible for all decisions, actions, and implementation. Results depend on execution, decision-making, and external factors outside the control of Althea Ra Consulting Corp.

9. Confidentiality

All client information will be treated as confidential and will not be disclosed without consent, except where required by law.

10. Limitation of Liability

To the fullest extent permitted by law, Althea Ra Consulting Corp shall not be liable for indirect, incidental, or consequential damages. Liability is limited to the total amount paid for services.

11. Termination

Either party may terminate an engagement with written notice. Any remaining services will be handled in accordance with agreed terms.

12. Governing Law

These Terms are governed by the laws of the State of New Jersey.

13. Acceptance

By purchasing or engaging in any service, the client acknowledges and agrees to these Terms in full.