

X-Ecute

**Orijinal, Uygulamalı ve Kendini Kanıtlamış Bir Sözleşme Eğitimi
Yapay Zeka ile Geleştirilmiş Sözleşme Analiz Uygulaması**

Kapsam

*Sözleşmelerdeki Ticari, Teknik ve Hukuki Risklerin Gerçek Vakalarla Analizi
Yapay Zeka Uygulamasının Kullanımı*

Katılımcılar

Satış Ekipleri, Proje Ekipler, Ticari Ekipler, Satın Alma Ekipleri

Süre

1 gün (Talep edilen örnek sayısına göre 2 güne çıkabilir)

X-Ecute: Sözleşme Yönetimine İlişkin En Eğlenceli ve Öğretici Eğitim

Gerçek Vakalar ile Senaryo Çalışmaları

İnteraktif Problem Çözümü

Satış Aşamasında Yapılan Hatalar

Sakıncalı İfadeler ve Sonuçları

Pazarlık Stratejileri

Claim Yönetimi

X-Ecute Uygulamasının Kullanımı



X-Ecute: Yapay Zeka ile Gerçek Bir Akıllı Sözleşme Analizi

Riskli İfade
Teşpiti

Xecute.com Home Features About Login

a) **Risky Words & Suggestions**
Identify risky wording and get actionable suggestions

b) **Holistic Contract Analysis**
Analyze contracts comprehensively and highlight potential issues

c) **Personalized Contract Summary**
Generate customized summaries tailored to your needs

d) **Specification Analysis**
Break down specifications and requirements of your contracts

e) **Other Document Types (Bonds, LoCs etc)**
Analyze and categorize bonds, letters of credit, and more

X
Xellence

Purchase Order No. XXXX-XXXX-PO-XXXX-XXXX Exhibit B - Special Conditions of the Purchase Order or other professionals. The Seller warrants that he and his designers have the experience and capability necessary for the design.

Seller's design documents shall [comprise shop and fabrication drawings (except for proprietary items where only Process general arrangement drawings shall be provided), specifications, method statements and other documentation described as such in the Purchase Order].

All design documents shall be in accordance with the Buyer's design documents format, site, scale, referencing system, and shall adopt principles of maintenance manual, and by the Buyer. Seller strictly follow the instructions of the Buyer in the Purchase Order].

1.2 Review and Approval of design documents

The Seller shall prepare all design documents and submit for Buyer's approval in accordance with the Delivery Schedule. The Buyer and/or the Buyer's designated consultant shall have the right to inspect the preparation of all these documents, wherever they

The Buyer shall review and/or approve all of the Seller's design documents (including setup, cfd, any), construction drawings, fabrication drawings, product data, material samples, as well as all other relevant and critical documents, including data, material samples, site, and essential all Seller's subcontractor's facility if specified in the Purchase Order, in accordance with Article -- All document submissions by the Seller shall be in four (4) hard copies and two (2) electronic copies electronic copies.

Buyer will return Seller's comments within fourteen (14) business days. (2) Drawings returned to Seller documents, accepted be revised to incorporate Buyer's comments, as appropriate and returned to Buyer within seven (7) days of receipt of accepted documents. Buyer shall send single commented copies with combined comments from Buyer and End user.

If any Buyer drawings require Seller's input comments, Seller will make reasonable efforts to return those drawings promptly to support Project, requirements.

1.2 Review and Approval of design documents

The Seller shall prepare all design documents and submit for Buyer's approval in accordance with the Delivery Schedule. The Buyer and/or the Buyer's designated consultant shall have the right to inspect the preparation of all these documents, wherever they

Your Guidelines

Relevant Clauses from SI FA Export Handbook ER:

• Force Majeure Definition and Scope

- A Force Majeure event is defined as any event or circumstance beyond the reasonable control of the affected party, including but not limited to natural disasters, war, terrorism, government actions, and other similar circumstances.

• Notification Requirements

- The affected party must notify the other party promptly and provide supporting evidence. The notification should include the nature, date of inception, and expected duration of the Force Majeure.

• Mitigation Efforts

- The affected party must use its best efforts to mitigate the effects of the Force Majeure event and resume performance as soon as possible.

• Time Extensions and Termination

- If the Force Majeure event continues for a specified period (typically 30-60 days), the parties should meet to discuss alternatives, suspension, or termination of the contract.

Open Risks

• Payment Obligations

- The contract explicitly states that Force Majeure does not apply to payment obligations. This could be a risk if the Supplier is unable to make payments due to a Force Majeure event.

• Notification and Evidence

- The requirement to provide supporting evidence as soon as reasonably possible may be challenging in certain situations, potentially leading to disputes.

Smart Contract Assistant

Prefer the word "Determined to be reasonably necessary" instead.

4 May 2023, 11:12

Reply

Smart Contract Assistant

Prefer the word "May or will or if deemed appropriate" instead.

4 May 2023, 11:12

Reply

Smart Contract Assistant

Prefer the word "May or will or if deemed appropriate" instead.

4 May 2023, 11:12

Reply

Smart Contract Assistant

I suggest to Remove the word "All" from your contract. But first, check why it is