

DISCLOSURES — SYSTEMS LAB

IMPORTANT NOTICE — READ CAREFULLY

These disclosures apply specifically to Fellowship Systems Lab and any custom software design, development, automation, integration, hosting, or related professional services provided by Fellowship Intelligence.

1. No Consumer Services

Fellowship Systems Lab services are provided **exclusively on a business-to-business (B2B) basis**.

You represent and warrant that you are acting on behalf of a business entity. Consumer protection laws applicable to individuals acting in a personal or household capacity do not apply.

2. No Guarantee of Business Results

Custom applications and systems are developed based on agreed specifications and assumptions.

Fellowship Intelligence makes **no guarantees or representations** regarding:

- Business outcomes
- Revenue, profitability, or cost savings
- Operational efficiency or performance
- Market acceptance or user adoption

3. No Regulatory or Legal Compliance Guarantee

Unless expressly stated in writing, Fellowship Intelligence **does not guarantee** that any custom application will comply with:

- Industry-specific regulations
- Data protection or privacy laws
- Security standards
- Licensing or certification requirements

You are solely responsible for determining regulatory obligations and ensuring compliance.

4. Client-Controlled Deployment and Use

You retain sole responsibility for:

- Deployment decisions
- Hosting environments (unless expressly contracted)
- Configuration choices
- Operational use of delivered systems

Fellowship Intelligence is not responsible for post-delivery operation unless separately agreed.

5. Security and Data Responsibility

While Fellowship Intelligence applies commercially reasonable security practices during development, **no system is guaranteed to be secure.**

You acknowledge that security, access controls, and data protection post-delivery are your responsibility unless otherwise agreed in writing.

6. Third-Party Dependencies

Custom applications may rely on third-party platforms, APIs, libraries, or services.

Fellowship Intelligence is not responsible for:

- Availability or performance of third-party services
- Changes, deprecations, or outages
- Licensing terms imposed by third parties

7. Intellectual Property Boundaries

Except as expressly agreed in writing:

- Fellowship Intelligence retains ownership of pre-existing materials and generalized know-how
- No ownership or license is granted to Fellowship Intelligence proprietary frameworks beyond the specific deliverables

8. Limitation of Liability

To the maximum extent permitted by law, Fellowship Intelligence shall not be liable for indirect, consequential, or business-interruption damages arising from Systems Lab services.

9. Acknowledgment

By engaging Fellowship Systems Lab services, you acknowledge that you have read, understood, and agreed to these disclosures.