

CISO Chair™ Podcast Legal Terms and Privacy Notice

Effective Date: 01 January, 2026

CISO Chair™ is an educational and community-oriented podcast and website operated from India. This document sets out the legal terms that apply to use of the platform, guest participation, content usage, privacy handling, intellectual property, liability allocation, and related matters.

By accessing the website, listening to the podcast, submitting information, or participating in any recording or related activity, you acknowledge that you have read and understood this document and agree to be bound by it to the extent permitted by applicable law. For guest participation, agreement may be expressed, implied from conduct, or otherwise evidenced by attendance, participation, and voluntary engagement in the recording process, subject always to applicable law and the facts of each case.

1. Purpose and Scope

The platform may include podcasts, interviews, commentary, transcripts, articles, newsletters, social posts, clips, visuals, sponsor material, and related content. The platform is intended for general informational and educational purposes only. Nothing on the platform constitutes legal, cybersecurity, business, compliance, tax, investment, financial, medical, or other professional advice. The content is not a substitute for advice from a qualified professional who is aware of your specific facts and jurisdiction.

The views, opinions, statements, and commentary expressed on the platform are those of the individual speaker or contributor concerned and are presented in a personal capacity only, unless expressly stated otherwise in writing. They do not necessarily reflect, and shall not be construed as reflecting, the views, positions, policies, or endorsements of any employer, client, customer, affiliate, professional body, industry group, government authority, community, ideology, culture, or other person or entity. The inclusion of any guest, sponsor, or mention of any organization does not constitute endorsement, approval, recommendation, or affiliation unless expressly stated in writing by CISO Chair™.

2. No Professional or Fiduciary Relationship

Your use of the platform does not create any attorney-client, consultant-client, fiduciary, advisory, agency, employment, partnership, joint venture, or similar relationship between CISO Chair™, its owner, hosts, guests, sponsors, contractors, or users, unless expressly agreed in a separate written instrument.

3. Voluntary Participation

Participation by guests, listeners, subscribers, collaborators, and other users is entirely voluntary and based on their own free will and intent. No person is required to provide information, appear on the podcast, or continue participation if they do not wish to do so.

By choosing to participate, each participant confirms that the participation is knowing, deliberate, and not the result of coercion, misrepresentation, or undue pressure.

4. Guest Recording Consent

Any guest who agrees to be interviewed, recorded, filmed, or otherwise featured on the podcast consents to the capture and use of their voice, likeness, image, name, title, biography, statements, and other material voluntarily provided in connection with the recording. Unless otherwise agreed in writing, the guest grants CISO Chair™ a worldwide, perpetual, irrevocable, royalty-free, transferable, and sublicensable right and license, to the maximum extent permitted by law, to record, reproduce, edit, adapt, publish, distribute, display, transmit, communicate to the public, syndicate, archive, promote, excerpt,

translate, and otherwise use the guest's contribution in any media now known or later developed. The guest waives, to the extent legally permissible, any right to inspect or approve the final edited version, promotional clips, transcripts, thumbnails, captions, metadata, or other derivative materials created by CISO Chair™.

5. Ownership and Intellectual Property

Unless expressly agreed otherwise in writing, all rights, title, and interest in and to the podcast, its title, format, logo, branding, recordings, edited episodes, clips, transcripts, show notes, promotional materials, compilations, derivative works, and other platform outputs created, commissioned, edited, or published by CISO Chair™ shall vest in and belong exclusively to CISO Chair™. To the extent any guest contribution is capable of assignment under applicable law, the guest irrevocably assigns, transfers, and conveys to CISO Chair™ all transferable rights necessary to give effect to this document. If any assignment is not legally effective in a particular jurisdiction, the guest grants the broadest lawful license available. Nothing in this document transfers ownership of a guest's pre-existing independent works, trademarks, or separate materials, except to the extent they are voluntarily supplied for use in the podcast or incorporated with permission.

6. Guest Statements, Authority, and Responsibility

Guests represent and warrant that, to the best of their knowledge, their participation does not violate any confidentiality obligation, non-disclosure obligation, employment restriction, contractual duty, regulatory requirement, privacy right, publicity right, intellectual property right, or other third-party right. Guests acknowledge that statements made during the podcast are their own and do not necessarily reflect the views of their employer, clients, customers, partners, associates, or affiliated organizations. Guests are solely responsible for ensuring that they are authorized to disclose any information they choose to share. If a guest is uncertain, the guest should treat the information as confidential and refrain from discussing it. CISO Chair™ may, now or in the future, adapt, reproduce, compile, edit, excerpt, summarize, translate, publish, license, and otherwise use podcast content, transcripts, notes, interviews, commentary, guest contributions, and related materials in any format or medium, including books, ebooks, printed publications, compilations, anthologies, training materials, articles, derivative works, or other editorial or commercial formats, whether existing now or developed later, worldwide, to the maximum extent permitted by law. By participating in the podcast or providing material for use with the podcast, the participant acknowledges and agrees that such future reuse may occur globally without any further consent, approval, royalty, or compensation, unless a separate written agreement expressly provides otherwise. To the extent necessary to effect such reuse, the participant grants CISO Chair™ the broadest lawful rights and permissions in the participant's contribution, including the right to reproduce, adapt, edit, publish, and distribute that contribution in book or other literary form in any territory worldwide.

7. Release and Indemnity

To the maximum extent permitted by law, the guest releases and forever discharges CISO Chair™, its owner, hosts, affiliates, contractors, editors, distributors, and representatives from claims, demands, liabilities, damages, losses, costs, and causes of action arising out of the authorized use of the guest's contribution under this document, except to the extent caused by gross negligence, fraud, or wilful misconduct where such limitation is not legally permitted. To the maximum extent permitted by law, the guest agrees to defend, indemnify, and hold harmless CISO Chair™ and the persons identified above from and against claims, damages, liabilities, penalties, costs, and expenses, including reasonable legal fees, arising from the guest's breach of this document, unlawful content supplied by the guest, or infringement of third-party rights by the guest's material or statements.

8. Privacy and Data Handling

CISO Chair™ may collect and process personal information only as reasonably necessary to operate the website, podcast, guest communications, scheduling, recording, publishing, support, analytics, security, and recordkeeping. This may include contact details, guest details, technical logs, messages, and other information voluntarily provided or automatically generated during use of the platform. Personal information is not sold. Personal information may be shared with service providers, distributors, or professional advisers only where reasonably necessary for operations, security, compliance, or legitimate business administration. Further details may be set out in a separate Privacy Policy, which forms part of the overall legal framework for the platform.

9. No Warranties

The website and podcast are provided on an "as is" and "as available" basis. To the maximum extent permitted by applicable law, CISO Chair™ disclaims all warranties, whether express or implied, including warranties of accuracy, completeness, uninterrupted operation, merchantability, fitness for a particular purpose, and non-infringement.

10. Limitation of Liability

To the maximum extent permitted by law, CISO Chair™, its owner, hosts, affiliates, contractors, and contributors shall not be liable for any indirect, incidental, special, consequential, exemplary, or punitive damages, or for loss of profits, revenue, goodwill, data, business, or opportunity, arising out of or connected with use of the platform or reliance on its content. Nothing in this document excludes or limits liability that cannot lawfully be excluded under applicable law.

11. Sponsors and Collaborations

Any sponsor, collaborator, advertiser, or promotional partner remains responsible for the accuracy, legality, and substantiation of its own submissions and claims. CISO Chair™ retains editorial independence and may accept, modify, decline, suspend, or remove sponsored or collaborative content in its sole discretion, subject to applicable law and any separate written agreement. Nothing in this document creates an endorsement unless expressly stated by CISO Chair™ in writing.

12. Territorial Scope

CISO Chair™ is operated from India and is intended to be accessed by a global audience. Users, guests, sponsors, and visitors are responsible for ensuring that their own use of the platform and their own submissions comply with laws and obligations that apply to them in their own jurisdiction. This document is intended to be interpreted consistently with applicable Indian law and, where relevant, with cross-border privacy, data protection, copyright, trademark, consumer, and contract principles.

13. Changes to This Document

CISO Chair™ may update this document from time to time. The updated version becomes effective when posted unless a later effective date is stated. Continued use of the platform after an update means the person has had a fair opportunity to review the updated terms and chooses to continue using the platform.

14. Governing Law and Jurisdiction

This document and any dispute arising out of or relating to it shall be governed by the laws of India, without regard to conflict of law principles, and subject to the exclusive jurisdiction of the competent courts at Mumbai, Maharashtra, India, to the extent legally permissible.

15. Contact

For questions, notices, or requests relating to this document, contact:

CISO Chair™

Website: CISOchair.com

Email: podcast@CISOchair.com

CISO
CHAIR

WITH ASHISH

LISTEN. LEARN. LEAD.