

Regd. Off.: 3/29,VINAMRA KHAND, GOMTI NAGAR, LUCKNOW, Lucknow-226010, Uttar Pradesh, India M +91-9696321157, Mail- <u>arscert@gmail.com</u>, <u>info@arscert.com</u>, Website: <u>www.arscert.com</u>

#### AGREEMENT FOR CERTIFICATION SERVICES

This Service AGREEMENT is made on **Date:-**

Between:

**ARS ASSESSMENT PRIVATE LIMITED** a Company registered under the Indian Companies Act, 2013 having registered office at 3/29,VINAMRA KHAND, GOMTI NAGAR, LUCKNOW, Lucknow-226010, Uttar Pradesh, India hereinafter referred to as 'ARS' which expression shall, unless it be repugnant to the subject or context thereof, include its successors and assigns of the first part;

#### AND

M/s \_\_\_\_\_

<u>having</u> office at

hereinafter referred to as 'Client' which expression shall, unless it be repugnant to the subject or context thereof, include its successors and assigns of the other part.

Whereas this agreement is made to arrange and observe all the necessary rights and duties to each of them in performing certification audit applied by Client.

ARS is in to the activity of Certification & Auditing Services as defined in Agreement for Certification Services(s) (ACS). Certification services are provided subject to standard-specific accredited certification rules, attached hereto and to the following general terms and conditions to be followed before and after certification. The purpose of the contract is to arrange and observe all the necessary rights and duties to each of them in performing certification audit applied by Client. This agreement is valid till the expiry of the certification issued i.e. normally 3 (three) years. Now, therefore the parties have entered into this Agreement, as per the terms and conditions set forth.

Clause	Subject Terms & Conditions
1	General requirements
1.1	Certification Audit of Client's management system shall be performed on the basis of
	the requirements of applicable standards.
1.2	The audit program shall include a two-stage initial audit, surveillance audits in the
	first and second years, and a recertification audit in the third year prior to expiration
	of certificate.
1.3	Client shall maintain documented system as required by the standard for which
	certification is required and all necessary arrangements for the conduct of the audits,
	including provision for examining documentation and access to all processes and
	areas, records and personnel for the purpose of initial certification, surveillance,
	recertification and resolution of complaints.

ARS\_F-004 Client Agreement



1.5         An a           1.6         Clie           obset         Obset	documented report is provided after each audit audit plan is established for each audit in contract with the Client.
1.6 Clie obse	1
obse	
<b>1.7</b> Clie	ent shall make provisions, where applicable, to accommodate the presence of servers (e.g. accreditation auditors or trainee auditors).
	ent shall comply with certification requirements
2 Pub	blic Notice
avai	RS maintains a list of its Certified Organizations. The information in the list is ailable to the public on its website i.e. <u>www.ARScert.com</u> . Updates to the list will performed on monthly basis
3 Res	sponsibility of ARS
acce repr all repr repr	is agreement shall become a contract between the Organization and upon its ceptance, in ARS the space below by ARS and the Organizations' authorized presentative. This agreement, upon such acceptance, is mutually agreed to contain and the only agreements between ARS and the Organization, and that no presentative or representative from either party has made any statements, presentations or arguments, verbal or written, which contradicts or adds to this reement.
agre acce Org such exce here asse Qua stan cert assis prep upda re-c	AS reserves the right to make revisions to the contract and to issue a new reement, which will become a contract between the Organization and ARS when bepted by both parties. Except as otherwise provided herein, both ARS and the ganization may terminate this agreement without cause upon written notice of the termination within thirty days prior to the date of such termination with the ception that accrued fees shall be payable in accordance with the terms contained rein. As a party to this agreement, ARS is responsible for conducting the bessments and providing certification in accordance with the current issue of ARS hality Management Systems Certification Scheme Regulations to ISO series of indards which forms an integral part of this Agreement. ARS as an accredited rification body does not provide any consultancy or internal audit services or bistance in the implementation of documented quality system to any organization dated on changing certification requirements, Certification process, surveillance, certification and Resolution of complaints, if any.
4 Res	sponsibility of Organization



Clause	Subject Terms & Conditions		
	As a part to this agreement, the 'Client' agrees to provide ARS with all documents, information and facilities at sites as required, to enable ARS to provide its services under this Agreement and sites will be audited as per the sample plan prepared by ARS. And that the 'Client' shall clarify all safety norms & shall ensure the safety for the Auditor/Lead Auditor/Technical Expert or any other person (including but not limited to Representative or accreditation) accompanying with the Auditor.		
5	<b>Financial Term</b>	IS	
5.1	Invoices / Performa Invoices for services rendered in accordance with certification services agreement upon the basis of the Application Form for Registration dull signed by the Organization & shall be submitted to the organization. Charges and fees shall be based on ARS's Schedule of Fees identified in ACS(s) effective at the time when agreement is accepted or as amended and agreed to by both parties. <b>Invoices shall be payable upon receipt</b>		
	Sl. No.	Particular of Charges	In INR
	1	Application fees	
	2	Stage 1 Audit Fee	
	3	Stage 2 Audit Fee	
	4	Certification Fee	
	5	Travel & Conveyance	
		Total Fees (Initial)	
	6	1 <sup>st</sup> Surveillance Audit Fee	
	7	2 <sup>nd</sup> Surveillance Audit Fee	
		Total fees for 3 years	
	<ul> <li>EXCLUSION:         <ul> <li>(1) Service tax shall be charged at the current prevailing government rates</li> <li>(2) All travelling, lodging and boarding expenses shall be borne by the client on actual basis; Comfortable arrangement by client is preferable.</li> </ul> </li> </ul>		
5.2	Postponement of confirmed on-site audit dates may result in charges up to 50 percent of scheduled on-site assessment plus all pre-paid expenses.		
5.3	<ul> <li>In the event an account is not paid or otherwise resolved within 30 days after the date of invoice, Thereafter, interest will be become chargeable on the outstanding amount @ 18% per annum.</li> <li>ARS may at its option: <ul> <li>Refuse any further consideration of the agreement,</li> <li>Not issue a certification document or</li> <li>Terminate this agreement with reasons in writing</li> </ul> </li> </ul>		
5.4	Fees and expenses incurred by ARS in connection with collecting past due accounts shall be the responsibility of the Organization.		



Clause	Subject Terms & Conditions	
5.5	Certificate of Registration will only be issued upon successful assessment and when the outstanding invoices have been settled	
6	Special Visit	
	Fees for special Surveillance visits, as and when, required to be made to the Organizations premises, will be specifically quoted and charged, separately.	
7	Pre Certification Terms and Conditions	
7.1	The Organization agrees to comply with relevant provisions of applicable ISO(9001) standard requirements, with the requirements for certification-granting, maintaining, reducing, extending, suspending, withdrawing certification and recertification as specified in Certification Rules. If the organization has multiple sites the agreement shall cover all the sites covered by the scope of the certification.	
7.2	The accreditation body can select any accredited client for witness audit. The client shall permit for the witness audit and allow the accreditation body assessor's to assess the competency of the ARS auditor. There shall be no additional charges for witness audit and logistic expenses shall be borne by ARS.	
7.3	Due to any circumstances whatsoever, ARS can visit the client any time and if this visit is not for the purpose of Surveillance or follow-up audit, then fee based on the man-day, travel and lodging will be charged to the client.	
7.4	When requested, Organization shall make available all documents including complaint and related matters to ARS.	
7.5	ARS shall not be liable for any loss or damage due to any failure or delay in performance of this agreement resulting from any cause beyond our reasonable control, compliance with applicable regulations or directive of national, state or local governments is the responsibility of the client.	
7.6	Client will agree to ensure that the auditors/ assessors are properly briefed about health, safety and other necessary safety hazards that they may encounter during the audits. Client will be responsible for providing them with the personnel protective / safety equipment during the audits.	
7.7	Any statutes of limitations notwithstanding, the Organization agrees that its right to bring or assert against ARS any and all claims, demands, or proceedings, whether in arbitration or otherwise, shall be waived unless notice is received by ARS within thirty days after the Organization has taken notice of or should reasonably have been expected to have had notice of the basis for such claims; but it should be within ninety days of the service provided by ARS. Any arbitration or legal proceedings shall be treated as time barred/null and void if notice is not received by ARS within 90 days of its providing service on the basis	



Clause	Subject Terms & Conditions
7.8	Travel expenses of Assessment staff will be charged at actual from our nearest office. Boarding and lodging expenses shall be charged at actual where the assessment staff is required to travel overnight.
7.9	The Certification process shall be initiated after the acceptance of this agreement.
7.10	For the scopes not available with the certification body, the validity of certificate is contingent upon the organization agreeing and meeting the requirements specified in Certification Rules as given in our website and this agreement. The conformity with the requirements for certification is the responsibility of the organization. ARS shall issue a non-accredited certificate. As per the terms mutually agreed a fresh accredited certificate may be issued as and when the activity is accredited by Accreditation Body. In the event the client is issued a non-accredited certificate, ARS can provide an accredited certificate only after doing a fresh audit as per the terms mutually agreed. In case any change of rules or methodology is advised by the accreditation body, the same shall be applicable for certification body and the client for maintaining the validity of Certificate.
7.11	After the acceptance of ACS, if the applicant wishes to cancel it, the advance or any other charges paid shall not be refundable. Liability of certification body is limited to a maximum of amount equivalent to the fees paid by the client. The offer given in ACS is valid for 60 days from the date of issuance.
7.12	This Agreement will be governed exclusively by the laws prevailing under the jurisdiction of Lucknow, UP courts only. In the event of any dispute the client/ organization and Certification Body agreed to submit exclusively to the jurisdiction of the courts located at Lucknow, UP for resolution of any dispute arising out of or in connection with this agreement.
7.13	Having read and understood the terms of this agreement both the parties have entered into this agreement.
7.14	The client shall agree allow and give access to Auditors and /or personnel from Accreditation Body to witness the audit carried out ARS.
8	Post Certification Terms and Conditions
8.1	<b>Certificates:</b> Certificates of conformity issued by ARS shall be the property of ARS and that these shall be returned to ARS if and when the certificate is withdrawn.
8.2	<b>Use of Logos and Marks</b> : Right to use Logo is granted and the use of the logo is subject to restrictions. The use of logo / marks does not imply that product / service is Marks certified. Logo and shall not be used during the period of suspension / withdrawal of certificate.



Clause	Subject Terms & Conditions
8.3	Voluntary withdrawal: Client may request for suspension / withdrawal of certificate
	on temporary basis if they feel that their existing system does not comply / conform to the requirements of the standard.
8.4	<b>Suspension and withdrawal:</b> ARS will impose the suspension based on the conditions defined in this agreement and in our logo rules which is provided to the client. ARS will Suspend and / or Withdraw the certificate if the client fails to meet the requirements of the Standard or Criteria, fees and / or expenses incurred by ARS are not paid / cleared and also in the opinion of the auditor that the terms of business of ARS you are complying with, is not established. Information about suspension of your certificate status will be publishing in our website. In case of suspension you will refrain from using our logo or accreditation body logo or any claim to your certification status until the suspension is revoked. The reasons which caused suspension shall be complied within 6 months failing which the suspended certificate will be published in our website. After the withdrawal of certification the organization shall return the
	original certification and other related documents.
8.5	The client shall agree to inform ARS any changes with respect to Management System, Organizational change including personnel, change of location or address and any additional or deletion of processes / activities.
8.6	Certification is granted and maintained based on the limited sampling audit and ARS shall not be responsible for the client's failure to maintain the implemented documented system.
8.7	<b>Complaints and appeals:</b> You have the right to complain against assessment / findings on decisions taken by ARS auditor / independent auditor. The complaint shall be in writing and an independent investigation shall be carried out ARS and the findings of the complaint will be intimated to you. You will also have the right to appeal against any decision taken. Any complaints received from third party will be forwarded to you. The actions taken by you on these complaints shall be notified and communicated to ARS.
9	Fundamental Terms



Clause	Subject Terms & Conditions	
9.1	The Organization hereby warrants and covenants with ARS that it will, at all times, during the subsistence of the Agreement comply with all ARS requirements necessary for the issuance of the Certificate of Registration including (but without prejudice to the generality thereof) all statutes, rules, regulations issued by any statutory or other competent authority, all recommendations, codes and similar matters issued by any authority, pursuant to which in compliance of which or for the purpose of which the Certificate of Registration is issued or such other reasonable requirements of ARS as are Necessary to enable the Certificate of Registration to be issued and maintained in force in conformity with ARS's Accredited Quality System Certification Scheme Regulations.	
9.2	As a mandatory requirement for continued validity of an Accredited Certificate of Registration, issued by ARS, the Organization, hereby, agrees to its certification or surveillance audit scheduled by ARS, to be witnessed by ARS's Accreditation bodies who's Auditors may accompany ARS audit team as and when required.	
9.3	The Organization hereby warrants the completeness and accuracy of all documents and accuracy of all information supplied to ARS for the purposes of this Agreement.	
9.4	The organization shall ensure that the information provided to ARS by the organization, relevant to its management system is kept updated and it shall promptly notify ARS of any intended change in its Management system which would significantly affect the effective implementation of its management system. Changes such as contact address and sites, legal status, scope of Certification, organizational structural changes needs to be communicated to the ARS. Also the organization is bound to inform ARS in without delay, of any significant events including, but not limited to fatal incidents, serious injuries, occupational disease or legal action by a regulatory authority and inform the OHS related findings by any third party at surveillance or recertification audit.	
9.5	ARS shall inform the client, in advance, of the information it intends to place in the public domain	
9.6	All other information, except for information that is made publicly accessible by the client, will be considered confidential by ARS	
9.7	Except as required in this International Standard, is information about a particular client or individual disclosed to a third party without the written consent of the client or individual concerned. Will not be disclosed by ARS.	
9.8	ARS have a policy governing any mark that it authorizes certified clients to use. It shall be provided with the certificate.	
9.10	Certified organization shall not apply marks to laboratory test, calibration or inspection reports such reports are deemed to be products in this context.	



Clause	Subject Terms & Conditions	
10	Significant Changes:	
	In the event of any significant change affecting the activity and operation of the	
	organization, ARS may require to conduct a reassessment for further validity of the	
	certification.	
10.1	Organization shall conform to the requirements of the ARS when making the	
	references to its certification status in communication with media through internet, brochures or advertising, or other documents	
10.2	Organization shall not use or Present the use of certification document in a	
	misleading manner or make such statements.	
10.3	Upon suspension and withdrawal of certification, the Organization shall discontinue its use of all advertising matter that contains reference to certification as directed by certification body.	
10.4	Organization shall amend all advertising matter when the sector and scope of certification has been reduced	
10.5	Organization shall not allow reference to its management system certification to be used in such a way, as to imply that ARS has certified a product or services or process	
10.6	Organization shall not imply that the certification applies to activities that are outside the sector and scope of certification.	
10.7	Organization shall not use its certification in such a manner that would bring the certification body and/for certification system into disrepute or loose public trust.	
10.8	ARS shall exercise proper control of ownership and shall take action to deal with incorrect references to certification status or misleading use of certification document marks and audit reports. ARS actions include request for correction and corrective action, suspension, withdrawal of certification, publication of the transgression and it necessary, legal action.	
10.0	ARS shall provide information of client's, address standard and scope in public	
10.9	domain.	
10.11	Only to claim that they are certified with respect to those activities for which it has been granted certification. In case of Test & calibration laboratory management system certification is not equivalent to accreditation (as per ISO/ IEC 17025) of the testing or calibration laboratory and no such claim shall be made.	
10.12	Not to use certification/ Accreditation logos in such manner as to bring ARS	
	Accreditation Body into disrepute and not to make any misleading or unauthorized statement or incorrect references (such as claiming certification of locations/ activities/ sites not covered in the scope) with respect to their certification. The customer shall ensure compliance to these requirements while making reference to its registration or use of certification logo/ mark in communication media such as Documents, brochures or advertising. The customer shall follow the logo rules which be supplied along with the certificate, if issued.	



Clause	Subject Terms & Conditions	
10.13	To discontinue the use of all material containing any reference to their certification, if at any time the certification is suspended or cancelled.	
10.14	Not to use certification/ accreditation logos to indicate that the product or service is certified by ARS.	
10.15	ARS may at any time, refuse to issue a certificate or suspend or cancel such certificate in circumstances where, in ARS's opinion, compliance with the specified standard/ specification (including not meeting the regulatory requirements) is not maintained on continuous basis or conditions of this contract are not met. In case of cancellation, the customer's name shall be removed from the register of certified companies and such information may be available to public. <b>Liability</b>	
11		
11.1	Except, in the case of deliberate neglect on the part of ARS, its employees, servants or agents, ARS shall not be liable for any loss or damage sustained by any person due to any act of omission or error whatsoever or howsoever caused during the performance of its assessment, certification or other services.	
11.2	In the case of neglect, as aforesaid, the limit of any loss, damage or otherwise ARS liability will be limited to an amount not exceeding the maximum fee (if any) charged by ARS for the particular service in respect of which the neglect arose. While the restrictions on liability herein contained are considered by the parties to be reasonable in all the circumstances, if such restrictions taken together or any one of them shall be judged to be unlawful or unenforceable then said restriction shall apply with such words deleted or amended or added.	
11.3	The provision of this clause shall not apply to any death or personal injury but the Organization shall maintain at all time adequate insurance sufficient to cover all liability that may arise as a result of any matter arising in pursuant to this Agreement.	
12	Force Majeure	
	ARS shall not be liable in any respect, should it be prevented from discharging such obligations as a result of any matter beyond its control which could not be reasonably foreseen	
13	Confidentiality and fundamentals	
13.1	Except as may be required by Law, ARS and the Organization will treat as strictly confidential and will not disclose to any third party without prior written consent of the other, any information which comes into their possession, the possession of their employees, agents or others by virtue of this Agreement.	



Clause	Subject Terms & Conditions
13.2	ARS shall, through legally enforceable agreements, follow policy to safeguard the confidentiality of the information obtained or created during the performance of certification activities at all levels of its structure, including committees and external bodies or individuals acting on our behalf.
13.3	ARS shall inform the Organization; of any information other then brief particulars of the organization about that ARS shall place them, as per then existing practice covering name, relevant nominative document, scope and geographical locations in public domain. All other information, except for information that is made publically accessible by the Organization, shall be considered confidential.
13.4	Except as required by the Accreditation Body information of the Organization or any individual shall not be disclosed to a third party without the written consent of the Organization or individual concerned.
13.5	Where ARS is required by law to release confidential information to a third party, Organization or individual concerned shall, unless regulated by law, be notified in advance of the information provided.
13.6	Information about the Organization from sources other than Organization i.e. complaints and regulators shall be treated as confidential, consistent with the certification body's policy.
13.7	Personnel, including any committee members, contractors, personnel of external bodies or individuals acting on the ARS's behalf, shall keep confidential all information obtained or created during the performance of the ARS's activities.
13.8	ARS shall ensure the secure handling of all confidential information including documents and records held by it.
13.9	When any confidential information is to be made available to any external bodies' i.e. accreditation body, agreement group of per assessment scheme, ARS shall keep the organization informed.
14	ARS shall provide detailed description of the initial and continuing certification activity, including the application, initial audits, surveillance audits, and the process for granting, maintaining, reducing, extending, suspending, withdrawing certification and recertification and the normative requirements for certification; in its website <u>www.ARSindia.com</u> .
15	ARS shall information about the fees for application, initial certification and continuing certification in its Quotation.
16	Client organization which is being audited shall



Clause	Subject Terms & Conditions	
16.1	Comply with certification requirements, make all necessary arrangements for the conduct of the audits, including provision for examining documentation and the access to all processes and areas, records and personnel for the purposes of initial certification, surveillance, recertification and resolution of complaints, and to make provisions, where applicable, to accommodate the presence of observers (e.g. accreditation auditors or trainee auditors);	
16.2	ARS shall provide documents describing the rights and duties of certified clients, including requirements, when making reference to its certification in communication of any kind in line with the requirements in 8.4 ISO 17021:2011(Reference to certification and use of marks)	
16.3	ARS will make publicly available the information on procedures for handling complaints and appeals.	
16.4	ARS will give its certified clients due notice of any changes to its requirements for certification and it will verify that each certified client complies with the new requirements	
16.5	ARS with legally enforceable arrangements to ensures that the certified client informs the certification body, without delay, of matters that may affect the capability of the management system to continue to fulfil the requirements of the standard used for certification. These include, for example, changes relating to the legal, commercial, organizational status or ownership, organization and management (e.g. key managerial, decision-making or technical staff), contact address and sites, scope of operations under the certified management system, and major changes to the management system and processes	
16.6	Allow the Accreditation Board Assessors with or without ARS Audit Team to verify the relevant documents and records maintained for particular Management System Certification, the information about the audit will be provided well in advance.	
17	Disputes	



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Clause	Subject Terms & Conditions
	Any disputes or differences arising between the parties to this agreement, other than the payment of agreed fees and expenses chargeable by ARS for its services shall be dealt with in accordance with the Appeals & Complaints procedure incorporated in the ARS's Accredited Management Systems Certification Scheme Regulations and is publically available in the web site. In case(s) of disputes(s) which may arise between the parties with respect to the execution, interpretation and performance of this Agreement, both parties shall do their best to settle in an amicable manner.
18	Certification Recommendation
18.1	In the event of major non conformities being, Follow Up Audit will be conducted and the organization needs to submit a Corrective action plan within 2 weeks. The corrective actions being verified onsite and closed out through a Follow Up Audit within 4 weeks of the assessment date, before certification is granted, or as decided by CEO, ARS. Recommendation for certification is made subject to successful closure of Major Non conformity after the follow up audit.
18.2	Where the audit has revealed only minor non conformities which need to be addressed through corrective actions, the certification may be recommended subject to the Corrective Action Plan being submitted by the company within 2 weeks together with objective evidences of the corrective actions taken. The corrective actions plan is required to be closed out upon physical verification of the satisfactory implementation at the first subsequent surveillance audit.
18.3	In the case of where "opportunities for improvement having been recorded during the certification audit, the actions, as applicable, are observed for effectiveness at the subsequent audit visit.
18.4	ARS may perform additional full audit, an additional limited audit, or documented evidence (to be confirmed during future surveillance audits) to verify effective correction and corrective actions.

For and on behalf of the

#### ARS ASSESSMENT PRIVATE LIMITED

Signature: Name : Designation: Company Seal M/s..... (Name of the Organisation)

Signature: Name : Designation: Company Seal