

This Agreement is made and entered into between the Ethiopian Accreditation Service hereafter referred to as “EAS ” situated in Addis Ababa, Ethiopia

AND

(Full name, Address and Accreditation Number of applicant hereafter referred to as “the Licensee”

NOW HEREAFTER THE PARTIES AGREE AS FOLLOWS:

1. The International Accreditation Forum Inc. (“IAF”) is the owner of the trade-mark known as the IAF Multilateral Recognition Arrangement Mark or IAF MLA Mark.

2. EAS has a non-exclusive and non-transferable license to use the IAF MLA Mark, subject to its maintenance of its IAF MLA Membership and IAF Accreditation Body (AB) membership and observance of conditions and restrictions set out in its agreement with the IAF MLA Member.

Note: The IAF Logo, as opposed to the IAF Mark, is not to be used by any IAF Member or accredited CAB on any documentation under any circumstances without permission. The IAF Logo is for use only by the IAF Board and Secretary to denote official IAF documents.

3. The Licensee applies for permission to use the IAF MLA Mark, only in conjunction with EAS ’s accreditation symbol (Refer R08.3), subject to the terms and conditions set out below.

4. EAS grants to the Licensee permission to use the IAF MLA Mark for main scopes and sub scopes of the IAF MLA for which the Licensee has been accredited by EAS from the date of this Agreement, subject to the conditions and restrictions as follows:

- (a) The Licensee shall only use the IAF MLA Mark together with EAS ’s accreditation symbol in the manner set out in IAF ML 2 General Principles on Use of the IAF MLA

Mark and in accordance with the main scopes and sub scopes of the IAF MLA of which EAS is a Signatory, and for which the Licensee has been accredited;

(b) The IAF MLA Mark shall be reproduced using an authorized copy obtained from EAS and shall be reprinted according to the following specifications:

i) in black and white or in the colours Pantone 2747 (dark blue) and Pantone 299 (light blue),

ii) on a clearly contrasting background,

iii) in a size which makes all the words of the IAF MLA Mark clearly distinguishable, with the width of the IAF MLA Mark no less than 20 millimeters;

(c) The proposed permitted use is non-exclusive;

(d) The permission granted to the Licensee to use the said IAF MLA Mark is non-transferable;

(e) The Licensee shall not use the IAF MLA Mark on any documentation unless EAS's accreditation symbol and the Licensee's name or logo are included on the same displayed page and all are of approximately the same size;

Note: The documentation can be in any form or type of medium.

(f) The Licensee shall use the IAF MLA Mark in strict accordance with the instructions, conditions, standards of quality and IAF MLA Mark specifications supplied by EAS or by the IAF at anytime and from time to time;

(g) The Licensee shall supply specimens of its usage of the IAF MLA Mark to EAS or to the IAF, if requested by EAS or IAF;

(h) The Licensee shall not use the IAF MLA Mark on a product, or in a way that may be interpreted as denoting product conformity, or permit its certified organizations to do so;

(i) The Licensee shall not use the IAF MLA Mark in any way which implies that IAF has approved a certified or registered product, service or system registered by the Licensee;

(j) The Licensee shall monitor and take suitable action to control its use of the IAF MLA Mark and to prevent any incorrect references or misleading use by itself or its certified organizations;

(k) The Licensee acknowledges and agrees that it has no proprietary right, title or interest in the IAF MLA Mark;

(l) The Licensee agrees to co-operate fully and in good faith with EAS and/or IAF for

the purpose of securing or protecting IAF's right in the IAF MLA Mark;

(m) The Licensee further agrees not to challenge directly or indirectly IAF's right, title or interest in the IAF MLA Mark.

5. The Agreement to use the IAF MLA Mark may be terminated as follows:

- a) at any time by agreement of the parties;
- b) at any time by EAS in the event that the conditions in this Agreement are not satisfied;
- c) immediately in the event that accreditation is withdrawn from the Licensee by EAS ;
- d) immediately in the event of the termination of EAS 's membership of the IAF MLA or IAF membership;
- e) immediately in the event of the termination of the Agreement for the use of the IAF MLA Mark between IAF and EAS ;
- f) by EAS duly advising the Licensee; or
- g) by the IAF duly advising the Licensee.

6. The Licensee shall indemnify and save IAF, its directors, officers, employees and authorized representatives, including EAS , from and against any and all claims, liabilities, demands, proceedings, causes of action, costs and expenses (including legal fees as incurred) arising from the breach or default of the Licensee under this agreement.

This Agreement signed at _____ on this _____ day of _____ 20____. (for the Licensee)

This Agreement signed at _____ on this _____ day of _____ 20____. (for EAS)

AS WITNESS (Licensee)

AS WITNESS (EAS)

1. _____ 1. _____

2. _____ 2. _____

Licensed to use the IAF MLA Mark in conjunction with the EAS 's accreditation symbol for the main scopes and sub scopes of the IAF MLA for which the Licensee has been accredited by the EAS .