

CAE	8 Number					
SASL - CAB AGREEMENT						
This agreement contains (4) pages, and is made on	/ /	betw	een:			
(1) The SCT ACCR. SERVICES LIMITED having	its registered	d office at	27, Old	Glouce	ester	
Street, LONDON, WC1N 3AX, UNITED KING	DOM and ca	alled (SAS	5L),			
Represented by: Position		• • • • • • • • • • • • • • • • • • • •	(1 st	Party)	ı	
(2) The Conformity Assessment Body called (CAB) international standard () having its f		ing accred	litation a	ıgainst	the	
and address below:	•••••			•••••		
Represented by: Position			(2 nd	Party)	, 	

1. Services provided by SASL

- 1.1. SASL will carry out assessment, consecutive assessment and re-assessment of the CAB to determine competence against the relevant international standards and SASL Requirements.
- 1.2. SASL will apply the criteria for accreditation consistently and will provide suitably qualified personnel for assessment and consecutive assessment of the CAB. The CAB will be notified of the assessment team in advance and any objections to individual members on reasonable grounds will, wherever possible, be accommodated.
- 1.3. In the event that accreditation is guranted, an accreditation certificate will be issued to the CAB by SASL. The scope of accreditation is set out in the schedule and attached to the accreditation certificate.
- 1.4. The certificate remains in force for a defined period (usually four years) subject to, in condition that the CAB complies with, the terms of this agreement.
- 1.5. SASL will indicate how continuing conformity with the relevant standard(s) will be monitored in order that the CAB may maintain accredited status. The frequency of monitoring will be determined by SASL and depends on the scope and scale of the accredited activity of the CAB (but the minimum requirement is normally consecutive assessment periodically and a full re-assessment every fourth year). In addition to the planned consecutive assessment visits, SASL reserves the right to carry out additional or unscheduled consecutive assessment visits at intervals other than those predetermined as it may reasonably require.
- 1.6. If an accredited CAB fails to comply with the terms of this agreement, or any undertakings given to SASL, the relevant accreditation criteria or the conditions for the use of the SASL accreditation symbol, SASL may suspend or withdraw accreditation or reduce the scope of an accreditation. Withdrawal of accreditation will not be imposed unless the CAB fails to carry out the actions required to maintain accreditation in the scheduled timescales as notified in writing by SASL.
- 1.7. Accreditation shall not be regarded as in any way changing the contractual responsibilities between the accredited CAB and its client. While accreditation is the indication of the



integrity and competence of the accredited CAB, it cannot be taken to constitute an undertaking by SASL that the accredited CAB will maintain a particular level of performance.

1.8. In providing the service(s), information or advice, neither SASL nor any of its employees or assessors warrants the accuracy or completeness of any information, review, audit, certification or advice supplied from the CAB.

2. Services required from the CAB

The CAB undertakes:

- 2.1 a. To supply SASL with all information and facilities and to afford SASL such reasonable access and co-operation as, in each case, is necessary to enable it to provide the services.
 - b. To supply and arrange with SASL when requested for its accreditation activities (assessment, witnessing, information and facilities) and to afford SASL such reasonable access and co-operation as, in each case, is necessary to enable it to provide the services.
- 2.2 a. To provide access to SASL assessors and experts to its customers' premises to conduct assessment activities, as SASL shall require.
 - b. CAB's have to where applicable, legally enforceable arrangements with their clients that commit the clients to provide, on request, access to SASL assessment team to assess the CAB's performance when carrying out conformity assessment activities at the client's site.
- 2.3 a. At all times comply with these terms of this agreement and with the relevant accreditation standards and SASL requirements as shown in SASL's publications and regulations which are posted in SASL's website and can also be claimed from SASL accreditation managers.
 - b. CAB's are committed to follow SASL regulation for the use of SASL accreditation symbol.
- 2.4 Not use its accreditation in such a manner as to bring accreditation into disrepute, take appropriate steps to correct any statement that SASL considers to be misleading and claim accreditation only with respect to the scope for which it has been granted.
- 2.5 To make it clear, in all signed contracts with its customers that SASL is not responsible for any product, service provided by the accredited CAB's and is limited to the accreditation for CAB's.
- 2.6 To inform SASL as soon as possible of any changes which may bear upon the CAB's conformity with this agreement and the relevant standard(s) or may otherwise affect, or potentially affect, the CAB's capability or scope of accreditation, including but not limited to the following changes:
 - a. Ownership.
 - b. Legal, commercial or organizational status.
 - c. Key organization or management capabilities.
 - d. Personnel, equipment, facilities, working environment or other resources, where significant.



- e. Premises.
- 2.7 a. To withdraw all material referring to its accreditation upon withdrawal of accreditation, however determined.
 - b. CABs shall inform its affected clients of the suspension, reduction or withdrawal of its accreditation and the associated consequences without undue delay.
- 2.8 To assist SASL in the investigation and resolution of any properly authenticated complaints made by third parties about the CAB's accredited activities.
- 2.9 To pay such fees and charges as are due to SASL in accordance with the fee schedule issued by SASL from time to time according to SASL regulation.

3. Actions for insuring the CAB status before withdrawal

The CAB is required to submit a declaration for its complying with the relevant standard and SASL requirements in case of:

- The missed accredited period "from accreditation certificate expiring to issuing a new one";
- The missed accredited period "from the last SASL assessment visit to the date of CAB withdrawal.

4. Confidentiality

SASL employees and assessors agree to maintain as confidential and not to use or disclose to any third party, any information derived from the CAB in connection with the services without the consent of the CAB, except:

- a. Any information which was in the possession of SASL prior to its disclosure by the CAB.
- b. Any information which is or shall lawfully become part of the public domain, or obtained by SASL from a source independent of the CAB.
- c. Any information which otherwise may be required to be made available to any court, fiscal or regulatory authority.

5. Liability

SASL shall not accept liability for mistakes that accredited / inspected facilities may make or mistakes on certificates or reports issued by accredited CAB's.

6. Indemnity

The CAB undertakes to indemnity SASL against any losses suffered by or claims made against SASL as a result of misuse by the accredited CAB of any accreditation, license or mark granted by SASL as a result of any breach by the accredited CAB of the terms of this agreement.

7. Appeals



- 7.1. Appeals shall be considered only against an accreditation decision made by SASL. An accreditation decision is a decision by SASL to grant or withdraw accreditation, also when SASL grants or denies an extension to scope, or when SASL reduces the accreditation scope.
- 7.2. Appeals will be processed in accordance with SASL publication (Dealing with complaints and Appeals). The Publication is available on SASL website.

8. Termination

- 8.1. These arrangements shall continue in force unless and until terminated by either party by giving 90 days' written notice to the other.
- 8.2. At the date of termination of this agreement, any certificate of accreditation granted hereunder shall immediately cease to be valid.
- 8.3. Upon termination of this agreement for any reason, all fees and charges accrued (but unpaid) pursuant to this agreement shall forthwith become due and payable.

9. Law and Jurisdiction

This agreement shall be governed and construed in accordance with UK Law. The parties hereby submit to the exclusive jurisdiction of the UK courts or the concerned body of council state.

For and on benail of the CAB	For and on benail of SASL
Signed	Signed
Name	Name
Position	Position
Date	Date