



CONFORIQ - PRODUCT QUALITY & COMPLIANCE CONSULTANCY SERVICE AGREEMENT

Effective Date: _____

Agreement Number: _____

(Between Service Provider & Client)

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1. INTRODUCTION PARTIES

This Service Agreement (“Agreement”) is entered into between: **ConforIQ**, an independent compliance consulting practice, (Hereinafter referred to as “**the Consultant**”), and **Client Name:** _____ (Hereinafter referred to as “**the Client**”). Both parties agree to the terms outlined below.

2. PURPOSE OF AGREEMENT

This Agreement defines the terms and conditions under which the Service Provider will deliver the services described herein to the Client.

3. DEFINITIONS

- 3.1 **Services:** Means regulatory consulting, testing coordination, documentation preparation, advisory services, audit readiness support, or any activity agreed upon under “Annexure A”.
- 3.2 **Confidential Information:** Includes all technical, business, regulatory, design, testing, documentation, pricing, artwork, supplier, or strategic information exchanged between the parties.
- 3.3 **Deliverables:** Means reports, matrices, documentation, guidance notes, technical files, and written material produced by the Consultant for the Client.
- 3.4 **Third Parties:** Includes laboratories, certification bodies, auditors, authorities, inspectors, customs agencies, or any external organization involved.

4. ENGAGEMENT OF SERVICES

- 4.1 The Client engages the Consultant to perform the Services described in Annexure A.
- 4.2 The Consultant is an independent consultant and not an employee, partner, agent, or legal representative of the Client.
- 4.3 The Consultant reserves the right to accept or reject any engagement request at its discretion.

5. TERM OF AGREEMENT

This Agreement becomes effective on the signature date and remains valid until:

- Completion of Services, or
- Termination as per Clause 12

6. SCOPE OF WORK (Annexure A)

- 6.1 The detailed Scope of Work is described in Annexure A.
- 6.2 Any work not expressly listed in Annexure A shall be considered out of scope.
- 6.3 Additional work must be mutually agreed through email and may incur additional fees.

7. OBLIGATIONS OF THE CONSULTANT

The Consultant shall:

- Perform services with reasonable professional skill and care
- Provide guidance based on information supplied by the Client
- Inform the Client of issues requiring action or attention
- Maintain confidentiality as per Annexure C

The Consultant does **NOT**:

- Guarantee certification or test approvals
- Provide legal opinions
- Modify product design or engineering
- Validate laboratory performance
- Represent the Client before authorities

8. OBLIGATIONS OF THE CLIENT

The Client shall:

- Provide accurate, complete, and timely information
- Supply final product samples, drawings, compositions, and required inputs
- Bear all costs of testing, certification, shipping, and sample logistics
- Review all submissions before approving or filing
- Respond to queries promptly to avoid delays
- Take full responsibility for final product compliance

Failure by the Client to perform these obligations absolves the Consultant of related delays or issues.

9. PAYMENT TERMS (Annexure B)

9.1 Fees and payment structure are detailed in Annexure B.

9.2 All payments are due in advance unless otherwise agreed in writing.

9.3 Services are non-refundable once initiated.

9.4 Third-party charges must be borne by the Client.

9.5 Consultant may pause work if payments are delayed beyond 7 days.

10. DELIVERABLES

10.1 Deliverables will be provided as digital documents.

10.2 The Consultant is not responsible for edits required by third parties (labs, auditors, authorities) unless agreed in writing.

10.3 Any deliverable requiring rework due to Client errors carries additional charges.

11. NO GUARANTEE OF REGULATORY APPROVAL

The Consultant shall NOT be held liable for:

- Certification rejections
- Test failures
- Additional testing demanded by regulators

- Delays by labs or authorities
- Market rejections
- Shipment holds, seizures, or penalties

Compliance outcomes depend on factors beyond Consultant's control.

12. INTELLECTUAL PROPERTY RIGHTS

12.1 All templates, methods, matrices, frameworks, process flows, and technical formats remain the intellectual property of the Consultant.

12.2 The Client is granted a **non-exclusive, non-transferable right** to use deliverables for the project only.

12.3 Reuse of Consultant's materials for other products, brands, or companies is strictly prohibited.

13. LIMITATION OF LIABILITY

13.1 Consultant's liability is strictly limited to the fee paid for the specific engagement.

13.2 Consultant is NOT liable for:

- Loss of business, revenue, profits
- Penalties, recalls, rejections, or damages
- Third-party errors
- Inaccurate information supplied by the Client

13.3 This clause survives termination.

14. TERMINATION

14.1 Either party may terminate with 7 days' written notice.

14.2 No refund will be issued for work already performed or initiated.

14.3 All outstanding fees become immediately payable upon termination.

14.4 The Consultant may terminate immediately if:

- Client provides false information
- Client misuses deliverables
- Client fails to pay dues
- Clients behave abusively, unprofessionally, or fraudulently

15. GOVERNING LAW & JURISDICTION

This Agreement shall be governed by the laws of **India**, and all disputes shall fall under the exclusive jurisdiction of the **courts of Agar or Delhi**.

16. ENTIRE AGREEMENT

This Agreement, including Annexures A–D, constitutes the complete understanding between the parties.



SIGNATURES

Client

Name: _____

Signature: _____

Date: _____

Consultant (ConforIQ)

Name: _____

Signature: _____

Date: _____

ANNEXURE A

DETAILED SCOPE OF WORK (SOW)

ConforIQ – Product Quality & Compliance Consultancy Services

This Annexure A forms an integral part of the Service Agreement between **ConforIQ** (“**Consultant**”) and the **Client** (“**Client**”).

1. OVERVIEW OF SERVICES

The Consultant will provide **product regulatory compliance, quality guidance, documentation support, and testing coordination** based on the requirements of the Client’s product(s) and target market(s). The Consultant shall act purely as an **advisory and documentation consultant**.

2. INCLUDED SERVICES

The Scope of Work includes the following categories of services, as agreed by both parties:

2.1 Regulatory Compliance Research

The Consultant will:

1. Identify applicable global regulations, standards, directives, and market-entry requirements for target markets (USA, Canada, EU, UK, GCC, Australia, etc.).
2. Summarize mandatory testing, documentation, labeling, and packaging requirements.
3. Provide regulatory gap analysis where sufficient data is provided by the Client.
4. Identify risks and compliance gaps based on Client’s input and product information.

Note: All findings depend on accuracy and completeness of data provided by the Client.

2.2 Product Testing Coordination (Third-Party Laboratories)

The Consultant will:

1. Prepare a detailed test plan or testing matrix (ASTM, EN, ISO, IEC, UL, CSA, etc.).
2. Recommend accredited laboratories (SGS, Intertek, TÜV, UL, etc.).
3. Facilitate communication between the Client and laboratories.
4. Review test quotations provided by laboratories.
5. Track basic status updates of testing progress when applicable.

Exclusions:

- Consultant does not pay lab fees.
- Consultant is not responsible for delays, rejections, or errors by laboratories.

2.3 Documentation Preparation & Compliance Files

The Consultant will prepare, review, or help draft the following (based on product category):

- Technical File (CE / UKCA / GCC / other markets)
- Declaration of Conformity (DoC) / Declaration of Performance (DoP)
- Supplier Declaration
- Risk Assessment (EN/ISO standards)
- Bill of Materials (BoM) compliance review
- Warning statements & labeling guidance
- Packaging compliance checklist
- Material safety documentation review
- User/Installation manual compliance review
- Regulatory summary & compliance checklist

2.4 Certification Support (Voluntary or Mandatory)

Consultant will assist the Client in:

- CE Marking process guidance
- UKCA documentation preparation
- FCC / IEC / EMC / RF compliance guidance
- UL / CSA / ETL pathway preparation
- GCC conformity documentation
- FDA/Food-Contact regulatory review
- CPSC, CPSIA documentation & requirement support

Clarification: Consultant provides guidance only and does **not** guarantee certification approval or authority acceptance.

2.5 Quality & Supplier Compliance Support

The Consultant may provide:

- Supplier pre-assessment checklist
- Factory readiness guidance for audits (Social, Quality, Environmental)
- Sample evaluation guidelines
- Corrective and Preventive Action (CAPA) recommendations
- Supplier compliance performance review

This does **not** include:

- On-site audits
- Physical inspections
- Implementation of factory CAPAs

2.6 Advisory & Consultation

The Consultant will:

- Provide consultation through email, video calls, or messaging
- Conduct training/workshops on regulatory topics (if included in project scope)
- Interpret regulatory requirements relevant to the scope
- Support the Client in understanding and meeting compliance requirements

3. DELIVERABLES

All deliverables are provided digitally in PDF/Word format unless otherwise specified. Deliverables may include any of the following, depending on the agreed service package:

- Compliance Summary Report
- Testing Matrix / Test Plan
- Required Standards List
- Documentation Templates / Drafts
- Compliance Checklists
- Packaging & Label Review Reports
- Risk Assessment Report
- Technical File (partially or fully prepared)
- Regulatory Requirement Mapping
- Audit-Readiness Checklist

4. EXCLUDED SERVICES (NOT INCLUDED)

To protect the Consultant from misuse or unrealistic expectations, the following are explicitly excluded unless separately contracted:

4.1 No Legal Interpretation of Laws

The Consultant does not provide legal representation, legal opinions, or lawyer-level advisory.

4.2 No Guarantee of Market Approval

The Consultant does not guarantee:

- Regulatory approval
- Certification issuance
- Product test pass results
- Retailer acceptance
- Customs clearance

4.3 No Engineering or Product Design Changes

- No modification of drawings
- No structural design services
- No prototype building
- No CAD/engineering redesigns

4.4 No Testing or Certification Fees

Clients are fully responsible for:

- Lab fees / Retesting fees
- Certification fees
- Sample shipping
- Auditor travel costs

4.5 No Business Operations or Supplier Management

The Consultant does NOT act as:

- Sourcing manager
- Quality manager
- Manufacturer representative
- Customs broker

4.6 No Completion Time Guarantees

Timelines depend on:

- Client responsiveness
- Lab capacity and delays
- Regulatory body timelines
- Supplier coordination

5. CLIENT RESPONSIBILITIES SPECIFIC TO SOW

The Client must:

1. Share complete and accurate technical information
2. Provide final product samples when required
3. Ensure suppliers cooperate with labs
4. Provide CAD files, product photos, bill of material, packaging artwork, and manuals timely
5. Clear all payments on time
6. Approve deliverables before external submission

If the Client fails to meet these responsibilities, Consultant's timelines and deliverable obligations may be impacted.

6. CHANGE REQUESTS (Out-of-Scope Additions)

Any change to the Scope of Work shall be charged separately as per a mutually agreed quotation including:

- New products
- Additional markets
- New testing protocols
- Revision of finalized documents
- Additional certifications

7. ACCEPTANCE & CONFIRMATION

By signing the Service Agreement, the Client confirms that:

- They have fully understood the Scope of Work
- They agree to the inclusions and exclusions
- They will not expect services not listed in this Annexure
- They accept all terms described above

ANNEXURE B

PAYMENT TERMS & REFUND POLICY

ConforIQ – Product Quality & Compliance Consultancy Services

This Annexure B forms an integral part of the Service Agreement between **ConforIQ** (“**Consultant**”) and the **Client**.

1. FEE STRUCTURE

1.1 Service Fees

All service fees shall be as per the quotation, proposal, email confirmation, or invoice shared with the Client. The Consultant may revise prices for additional services or scope expansions.

1.2 Advance Payment Requirement

The Client shall pay:

- **Minimum 70% advance** before any work begins, except where mutually agreed otherwise
- Remaining **30% prior to release of final deliverables**

No deliverables will be shared until the full payment is received.

1.3 Third-Party Fees

All external charges are **100% payable by the Client**, including:

- Laboratory testing fees
- Certification body fees
- Factory audit fees
- Sample shipping/courier charges
- Notified Body fees
- Retesting and appeal fees

The Consultant shall not be held liable for any fee changes by third parties.

2. INVOICING & PAYMENT TERMS

2.1 Invoicing

The Consultant will issue invoices for:

- Service fees
- Additional work
- Any external fees paid on behalf of the Client

2.2 Payment Timeline

Payments shall be made within **7 calendar days** of invoice date.

2.3 Late Payment Consequences

If the Client fails to make payments on time:

- Work shall be suspended immediately
- A penalty interest of **1.5% per month** (or maximum allowed by law) will be charged
- Consultant may terminate the project as per Clause 12 of the Agreement

3. REFUND POLICY (STRICT NO-REFUND CLAUSE)

3.1 Non-Refundable Fees

All fees paid are **strictly non-refundable** once:

- Any work has started
- Any consultation has occurred
- Emails, research, or communication has been exchanged
- Deliverables have been partially prepared
- Any third-party coordination has begun

This includes but is not limited to:

- Consulting fees
- Research fees
- Documentation preparation
- Meeting fees
- Advisory & coordination tasks

3.2 No Refund for Client Circumstances

Refunds will NOT be issued if:

- Client delays or fails to supply required information
- Supplier delays or refuses to cooperate
- Guidelines change after project onset
- Product fails in testing
- Certification body rejects the submission
- Client changes decision, project scope, or cancels
- Delays are caused by external agencies
- Client cannot use deliverables due to unrelated reasons

3.3 Testing & Certification Outcomes

Refunds **cannot** be claimed for:

- Testing failures
- Authority rejections
- Certification delays
- Demand for extra testing
- Retesting requirements

Outcome of regulatory bodies is independent and **outside Consultant's control**.

4. ADDITIONAL CHARGES

Additional fees apply for:

- Revised or corrected documents due to inaccurate Client inputs
- Additional products or SKUs
- Additional markets (EU, UK, GCC, AU, USA, Canada, etc.)
- Additional meetings beyond agreed limits
- Urgent or priority requests
- Document rework after submission

Charges will be shared and approved through email before proceeding.

5. MODE OF PAYMENT

Accepted methods include:

- Bank Transfer (Domestic & International)
- UPI (for Indian Clients)
- NEFT/RTGS/IMPS
- SWIFT/IBAN (International Clients)
- Other methods mutually agreed

5.1 Transaction Charges

The Client shall bear:

- Bank processing fees
- Currency conversion charges
- International transfer fees
- Payment gateway charges

6. CURRENCY

All fees shall be payable in:

- **INR** (Indian Clients)
- **USD / CAD / EUR / GBP** (International Clients)

Currency will be specified in the invoice.

7. VALIDITY

Fee quotations are valid for **15 days** from the date shared unless otherwise stated.

8. SUSPENSION OF WORK FOR NON-PAYMENT

The Consultant may suspend or cancel work if:

- Payments are overdue
- Client fails to clear third-party charges
- Client disputes agreed commercial terms

The Consultant will not be liable for any consequences arising from such suspension.

9. CLIENT AGREEMENT

By signing the main Service Agreement, the Client confirms that:



- They have read and understood this Payment & Refund Policy
- They agree not to contest payments on grounds of testing outcomes, delays, vendor issues, or changed requirements
- They acknowledge all fees are non-refundable once work begins

10. SURVIVAL

The clauses under this Annexure shall survive:

- Termination of the Agreement
 - Completion of Services
 - Expiry of the Agreement
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ANNEXURE C

CONFIDENTIALITY & NON-DISCLOSURE AGREEMENT (NDA)

ConforIQ – Product Quality & Compliance Consulting Services

This **Annexure C** forms an integral part of the Service Agreement between **ConforIQ** (“**Consultant**”) and the **Client**.

1. DEFINITION OF CONFIDENTIAL INFORMATION

“Confidential Information” includes, but is not limited to:

- Product specifications, drawings, manuals, artwork, designs
- Bill of Materials (BoM), materials, components, supplier information
- Test reports, risk assessments, certifications, regulatory files
- Business plans, pricing, processes, internal documents
- Templates, matrices, and proprietary formats created by the Consultant
- Emails, communications, guidance notes, expert opinions
- Any non-public information shared orally, digitally, or in writing

All Confidential Information remains the exclusive property of the party disclosing it.

2. OBLIGATIONS OF THE CLIENT

The Client agrees to:

1. Maintain strict confidentiality of all information received from the Consultant
2. Use the Confidential Information solely for the project mentioned in the Agreement
3. Prevent disclosure to any unauthorized third party
4. Ensure employees, contractors, or affiliates with access also comply with this NDA
5. Not copy, reuse, or redistribute proprietary materials provided by the Consultant
6. Not misrepresenting Consultant’s work or advice to retailers, authorities, or other parties

This obligation shall survive for **5 years** after the Agreement terminates.

3. OBLIGATIONS OF THE CONSULTANT

The Consultant agrees to:

1. Maintain reasonable confidentiality over all information provided by the Client
2. Use Client information only to perform services within the agreed scope
3. Not disclose Client information to third parties except:
 - Testing laboratories
 - Certification bodies
 - Auditors
 - AuthoritiesIF required for service delivery

The Consultant is **not liable** for breaches or mishandling by third parties.

4. EXCLUSIONS FROM CONFIDENTIALITY

This NDA does **not** apply to information:

- Already in the public domain
- Already known to the receiving party without breach
- Independently developed without access to confidential materials
- Required to be disclosed under court order or legal obligations

In such cases, disclosure shall be limited to the minimum necessary.

5. DATA SECURITY & TRANSMISSION SAFETY

The Consultant will take reasonable precautions to protect confidential data.

However, the Consultant shall **not be responsible** for:

- Cyberattacks, hacking, malware, or phishing incidents
- Email server issues or accidental data exposure
- Loss of data due to third-party platforms (Google, Outlook, WhatsApp, Cloud, etc.)
- Any damage resulting from transmission errors

The Client agrees to provide data through safe and secure channels.

6. PROPRIETARY RIGHTS & INTELLECTUAL PROPERTY

6.1 Consultant IP

All templates, checklists, matrices, frameworks, training materials, documentation formats, processes, test plans, and regulatory summaries created by the Consultant are:

- **Exclusive intellectual property** of the Consultant
- Provided **ONLY** for use in the project under this Agreement
- **NOT** permitted for reuse across other products, clients, or businesses

6.2 License to Use Deliverables

The Client receives a **limited, non-exclusive, non-transferable** license to use deliverables **only** for the agreed project. Reproduction, modification, resale, distribution, or commercial use is strictly prohibited.

7. NON-DISCLOSURE OF CONSULTANT MATERIAL (Strict Clause)

The Client shall NOT:

- Forward Consultant's internal documents to third parties
- Upload Consultant materials to shared platforms or repositories
- Edit, white-label, or present Consultant deliverables as their own
- Use deliverables to train other teams, suppliers, or consultants
- Use Consultant's materials to pursue additional projects without payment

Any violation shall result in:

- Immediate termination of services
- Monetary damages claim
- Legal action under applicable laws in Agar, Delhi

8. NO WARRANTY FOR CLIENT-PROVIDED DATA

The Consultant shall not be liable for:

- Errors, failures, or delays caused by incorrect or incomplete information provided by the Client
- Wrong product samples
- Misleading product specifications
- Inaccurate labels or artwork supplied by the Client
- Supplier-provided documents

Client is fully responsible for verifying the accuracy of all data shared.

9. RETURN OR DESTRUCTION OF INFORMATION

Upon termination or completion of services:

- The Client shall delete or destroy all proprietary materials belonging to the Consultant
- The Consultant will delete Client information except where legally required or reasonably archived

The Client may not retain or reuse any proprietary content after completion unless expressly permitted.

10. INDEMNITY

The Client agrees to indemnify and hold the Consultant harmless for:

- Any loss, penalties, claims, or damages arising from Client's misuse of confidential information
- Any leakage caused by the Client's staff, suppliers, or partners
- Any regulatory or legal issues caused by inaccurate Client data

11. SURVIVAL

All confidentiality and NDA obligations shall remain valid for:

- Five (5) years
- from the date of termination or completion of services.
- IP protection clauses shall survive indefinitely.

12. ACCEPTANCE

By signing the Service Agreement, the Client confirms that:

- They understand and accept this strict Confidentiality & NDA policy
- They will not dispute these clauses in future claims or complaints
- They take full responsibility for their internal handling of data

ANNEXURE D

THIRD-PARTY LABORATORY & CERTIFICATION BODY DISCLAIMER

ConforIQ – Product Quality & Compliance Consulting Services

This Annexure D forms an integral part of the Service Agreement between **ConforIQ** (“**Consultant**”) and the **Client** (“**Client**”).

1. NATURE OF THIRD-PARTY DEPENDENCIES

ConforIQ does **not** operate any testing laboratory, certification body, regulatory authority, notified body, inspection agency, or audit firm.

Therefore:

- All testing, certification, audit, and regulatory outcomes depend on **independent third-party organizations**.
- The Consultant has **no control** over their methods, interpretations, timelines, or decisions.

2. NO GUARANTEE OF PASS RESULTS OR APPROVALS

The Consultant does **NOT** guarantee:

- Test pass results
- Certification approval
- Regulatory acceptance
- Compliance acceptance by Amazon, Walmart, retailers
- Customs clearance
- Market-entry approval
- Product acceptance by authorities

Outcomes depend solely on:

- Product design
- Materials
- Manufacturing process
- Supplier performance
- Third-party evaluators

The Client accepts full responsibility for product compliance.

3. LABORATORY FEES & COSTS (Client Responsibility)

The Client is fully responsible for:

- Third-party laboratory testing fees
- Notified body fees
- Certification body fees
- Shipping of samples
- Destruction of samples

- Retesting fees
- Additional test method requests
- Expedited testing charges
- Lab admin, handling, and review fees

The Consultant does **not** pay or reimburse any third-party fees.

4. NO LIABILITY FOR THIRD-PARTY DELAYS

The Consultant shall **not** be liable for any delays caused by:

- Laboratory backlog or capacity issues
- Test scheduling delays
- Transport or courier issues
- Sample damage or loss in transit
- Certification body review delays
- Additional test requirements raised by third parties
- Government or authority processing time

No refund or compensation can be claimed in such situations.

5. NO LIABILITY FOR THIRD-PARTY ERRORS

The Consultant is not responsible for:

- Mistakes in lab reports
- Typographical or analytical errors
- Data entry mistakes
- Lost or misplaced samples
- Incorrect interpretation by third-party analysts
- Technical misjudgment by testers
- Changes in testing methodologies

The Client must verify all reports before submission or filing.

6. ADDITIONAL TESTING OR RETEST REQUIREMENTS

If the product:

- Fails during testing
- Requires a partial or full retest
- Requires additional testing due to new observations
- Requires repeated sampling
- Requires additional documentation or data

The Client agrees to bear all additional fees. The Consultant shall not be held liable for the cause or consequences of failed or additional testing.

7. PRODUCT SAMPLE RESPONSIBILITY

The Client is responsible for:

- Sending correct, finalized samples
- Ensuring sample quality matches production

- Packaging samples safely
- Providing the correct quantity of samples
- Covering all costs of resending samples if damaged

The Consultant bears **no responsibility** for sample handling or testing outcomes.

8. NO LIABILITY FOR REGULATORY INTERPRETATION CHANGES

Authorities may update:

- Standards
- Testing protocols
- Compliance rules
- Labeling requirements
- Market regulations

Such changes are entirely outside the Consultant's control. The Consultant is not responsible for:

- New requirements imposed by authorities
- Additional testing due to updated regulations
- Certification withdrawal or suspension

9. RETAILER & MARKETPLACE APPROVAL DISCLAIMER

Retailers and platforms (Amazon, Walmart, Lowe's, Home Depot, Target, etc.) may:

- Request additional documents
- Reject submissions
- Demand retesting or alternative lab reports
- Block listings for unclear reasons

The Consultant shall not be responsible for retailer rejections.

10. LIMITATION OF LIABILITY

To the fullest extent permitted by Indian law:

- The Consultant's total liability is limited strictly to the fees paid for advisory services
- The Consultant shall not be liable for:
 - Business losses
 - Penalties, fines, warning letters
 - Amazon listing removal or suspension
 - Product recalls
 - Certification withdrawal
 - Loss of sales
 - Customs seizure
 - Damages caused by supplier or factory

11. INDEMNITY

The Client shall indemnify and hold harmless the Consultant against all claims, penalties, legal actions, or losses arising from follows; Indemnity obligations survive termination permanently:

- Failed tests
- Regulatory violations
- Supplier non-compliance
- Incorrect product information
- Use of substandard components
- Non-conforming samples
- Testing or certification rejections
- Misuse of Consultant’s guidance or deliverables

12. CLIENT RESPONSIBILITY STATEMENT

The Client acknowledges that:

1. Certification bodies and testing labs have full authority to reject, delay, or deny approvals
2. Compliance success depends on product quality and accurate information, not the Consultant
3. All regulatory risks remain with the Client
4. The Consultant is not responsible for compliance enforcement actions

13. ACCEPTANCE

By signing the Service Agreement, the Client agrees to:

- The complete Third-Party Disclaimer
- Not hold the Consultant liable for the actions or decisions of external parties
- Abide by all strict legal protections described herein

FINAL DECLARATION

- This Service Agreement, together with Annexures A, B, C, and D, constitutes the entire understanding between the Client and ConforIQ. No verbal or informal communication shall amend this Agreement unless agreed in writing and signed by both parties.
- Both parties affirm that they have the authority to enter into this Agreement and commit to fulfilling all obligations described herein.
- This Agreement is executed on this ___ day of _____, 20__.

SIGNATURES

Client

Name: _____



Signature: _____

Date: _____

Consultant (ConforIQ)

Name: _____

Signature: _____

Date: _____