





AGREEMENT FOR LOGO WITH HALAL CERTIFICATION

NOW THIS WITNESSETH AS FOLLOWS :

- 1. This Agreement sets out the relationship between Ind-Expoand the Certified Client. Also the standards and the conditions are to be met by Ind-Expoand Certified Client in the operation of certification registration. Both Ind-Expoand Certified Client are expected to abide by the letter spirit and intent of this Agreement.
- 2. Client applying for certification will undergo assessment by Ind-Expoto enable Ind-Expo's assessors to determine whether Client's Food Products are in conformity with the standard(s) against which certification is sought. Client shall allow Ind-Expo's Representatives (Auditors) an access to inspect related products. In the event that certification is granted, a certificate of registration will be issued to the Certified Client.
- 3. The Certificate of Registration shall be granted for a particular period on condition that the Certified Client :
- (A) complies with the terms of this Agreement
- (B) demonstrates continuing conformity with the relevant standards and guidance
- (C) demonstrates continuing competence within the scope of its certification
- (D) give such undertakings as Ind-Expo may reasonably require
- (E) pays such fees as are due to Ind-Expo
- 4. The scope of certification is set out in the registration certificate, granted by Ind-Expo.
- 5. Ind-Expowill indicate how continuing conformity with the relevant standard(s) will be monitored in order that the Certified Client may maintain certified status. The frequency with which each Certified Client is subjected to surveillance will be determined by Ind-Expo. Ind-Exporeserves the right to carry out at short notice an additional or unscheduled surveillance or re-assessment at intervals other than those predetermined, as it may reasonably require.
- 6. If a Certified Client fails to comply with the terms of this Agreement, or any undertakings given to Ind-Expo, the relevant accreditation criteria or the conditions for the use of the Logo Mark of Ind-Expo, the Ind-Expomay suspend/withdraw/reduce the scope of certification; impose re-assessment or other sanctions as appropriate. Upon suspension/withdrawal of certification, however determined, the client shall discontinue forthwith its use





of any reference to certification. Ind-Exposhall publish the information on suspension / withdrawal of certification on its website for public information.

- 7. Additionally, Ind-Exporeserves the right to withdraw accreditation:
 - (A) if a Certified Client, being a company, enters into liquidation, whether compulsory or voluntary
 - (B) if a Certified Client fails in any respects to comply with the law of the land, or
 - (C) if a Certified Client fails to comply with the conditions specified in the certification procedures.
- 8. All information gained by Ind-Expoand its assessors and staff in Ind-Expo's direct dealing with Certified Client other than information already in the public domain will be treated as confidential and will not, subject to the law of the land, be divulged without prior written consent of the Certified Client.
- 9. The Certified Client shall offer Ind-Expoand its representatives such reasonable access and cooperation as necessary to enable Ind-Expoto monitor conformity with this Agreement and the relevant standard(s).
- 10. The Certified Client shall:
- (A) at all times comply with these terms of this Agreement and with the relevant certification standards and guidance documents;
- (B) only claim that it is certified in respect of those activities which are the subject of the schedule (scope) of certification attached to the certificate issued to it by Ind-Expo;
- (C) use the Logo of Ind-Expoonly on those Food Products which fall within the scopes, certified by Ind-Expo.
- (D) The Certified Client shall not use the logo or accreditation mark on laboratory test, calibration or inspection reports;
- (E) shall pay promptly all fees due to Ind-Expo, in accordance with the Fee Schedule issued by Ind-Expofrom time to time;
- (F) not use its certification in such a manner as to bring certification into disrepute
- (G) upon the withdrawal of certification, however determined, discontinue forthwith its use of any reference to certification, withdraw all advertising matter which contains any reference thereto, return the certificate of registration and take such action with existing clients using certification reference as Ind-Expomay require.
- (H) make it clear in all contracts with its clients and in guidance documents that a certificate issued by Ind-Expois in no way implies that any product, service or process is certified / approved by Ind-Expo;
- (I) ensure that certification shall not be used by itself or its clients for promotional or publicity purposes in any way that Ind-Expoconsiders it to be misleading
 - 11. That Certified Client shall inform Ind-Expoas to change in its:
 - (A) legal, commercial or organizational status,
 - (B) policies or procedures, where appropriate
 - (C) location of its premises
 - (D) scope of activities, or conformance with the requirements of the certification criteria.
- (E) change in system / procedures which formed the part of management system and also inform Ind-Expoof other such matters that may affect or potentially affect the Certified Client's capability, or scope of certified activities, or conformity with the requirements in this Agreement or the relevant criteria standard(s).
- 12. A Certified Client wishing to relinquish its Ind-Expocertification shall give at least ninety days written notice to Ind-Expoof its intent, stating the arrangements made for settlement of Ind-Expofees, if any due, and the return of the certificate of registration.
- 13. Any notice or other communication given or sent by Ind-Expoto a Certified Client in connection with, or under, this Agreement, shall be deemed to be duly given or sent if dispatched by registered post on the address of the Certified Client last known to Ind-Expoand shall be deemed to be given at the time when the same would have been delivered in the ordinary course of post.





- 14. The Certified Client undertakes to indemnify Ind-Expoagainst any losses suffered by or claims made against Ind-Expoas a result of misuse by the Certified Client of it certification status, LOGO or mark granted by Ind-Expoas a result of any breach by the Certified Client of the terms of this Agreement.
- 15. All disputes, differences or questions at any time arising between the parties as to the construction of this agreement or as to any matter or thing arising out of this Agreement or in any way connected therewith (which cannot be settled by mutual agreement) shall be referred to the Arbitrator. The arbitration shall be held in the City of Delhi and shall be in accordance with the Arbitration and Conciliation Act.
- 16. Ind-Expodoes not guarantee the acceptance of its Halal Certificate and Logo by any third party organization.
- 17. These arrangements shall continue in force unless and until terminated:

In WITNESS WHERE OF, the Ind-Expoand Certified Client have set their respective hands and sign this Agreement on the Day, month and year first above written.

<u>WITNESSES</u> :	For Ind-Expocertification Limited (iec) (Ind-Expo)
1.	Name: Designation:
2. 100 Certification Ltd	For Client
	Name : Designation :
HAI	

 Address:22 Baker Street London United Kingdom Zip Code:W1U 3BW Phone:+44 1202 05 9995
 Mr.Piter J.Kartman

 info@Ind-ExpoCertification.com
 www.ind-expocertification.com