To attain and maintain accreditation, an applicant must agree to:

1) Afford accommodation and cooperation as is necessary to enable A2LA to verify compliance with the requirements for accreditation including provision for examination of documentation (including documents that provide insight into the level of independence of the applicant from any other related activities undertaken by their organization, where applicable) and access to all calibration and testing areas, equipment, records and personnel (including arrangements for witnessing accredited activities when requested and practicable) for the purposes of assessment, surveillance, reassessment, resolution of complaints, and fulfillment of Mutual Recognition Arrangements (MRA/MLA) and/or specifier requirements;

2) Comply at all times with the criteria, relevant requirements documents (e.g., R103 – General Requirements: Proficiency Testing for ISO/IEC 17025 Laboratories, R105 - Requirements When Making Reference to A2LA Accredited Status and P102 – A2LA Policy on Metrological Traceability), and conditions for accreditation;

3) Maintain impartiality and integrity;

4) Retain all quality records and technical records supporting reported results (as defined in the relevant management system standard(s) such as ISO/IEC 17025, ISO 15189, ISO 17020, etc.) throughout the period between A2LA full assessments bearing in mind that adequate records (e.g. measurement uncertainty estimates, complaint records, etc.) must be available to demonstrate full compliance with the requirements for accreditation;

5) Claim that it is accredited only in respect of services for which it has been granted accreditation and which are carried out in accordance with these conditions;

6) Pay such fees as established by A2LA, including an upfront deposit determined upon review of any prior credit and/or payment history with A2LA (Note: Any taxes levied by the applicant's taxing authority are to be paid by the applicant in addition to the amounts billed by A2LA for services and expenses);

7) Not use its accreditation in such a manner as to bring A2LA into disrepute and not make any statement relevant to its accreditation which A2LA may consider misleading or unauthorized;

8) Upon suspension, withdrawal or expiration of its accreditation (however determined) discontinue its use of all advertising matter that contains reference thereto, return any certificates and scopes of accreditation to A2LA. In addition, Product Certification Bodies must notify any affected customers of the change in their accredited status;

9) Not use its accreditation to imply product approval by A2LA;

10) Endeavor to ensure that no certificate or report, nor any part thereof, is used in a misleading manner;

11) In making reference to its accreditation status in communication media such as advertising, brochures, comply with the requirements of A2LA;

12) Inform A2LA headquarters within 30 days and in writing of changes or pending changes in any aspect of the organization's status or operation that affects the organization's legal, commercial or organizational status; organization or management (e.g., managerial staff); policies or procedures, where appropriate; premises; personnel, equipment, facilities, working environment or other resources, where significant; authorized signatories; or such other matters that may affect the organization's capability, or scope of accredited activities, or compliance with the criteria, requirements and conditions for accreditation;
13) Carry out any adjustments to its procedures in response to due notice (by A2LA newsletter, email and/or hardcopy) of any intended changes by A2LA to the criteria, requirements, or conditions for accreditation, in such time as in the opinion of A2LA is reasonable.

14) Not provide accreditation services to any standard used by A2LA as a basis for accrediting organizations (e.g., ISO/IEC 17025, ISO 15189, ISO/IEC 17065, ISO/IEC 17043, ISO Guide 34, ISO/IEC 17020) when those services may affect the impartiality of either party. (NOTE: It is recognized that an organization may have to evaluate subcontractors/external resources to confirm that they meet the organization’s requirements, which may include accreditation standards such as ISO/IEC 17025. Documentation issued to subcontractors/external resources as a result of a successful evaluation shall clearly state that this is not certification or accreditation in accordance with ISO/IEC 17011.)

Indemnity and Limitation of Liability:

The applicant agrees to hold harmless and indemnify A2LA against any and all claims and actions arising out of the applicant/accredited organization’s application to or accreditation by A2LA, including without limitation, expenses, judgments, fines, settlements and other amount actually and reasonably incurred in connection with any and all liabilities, suits, losses, damages, demands or actions arising or resulting from the applicant/accredited organization’s application to or accreditation by A2LA or any actual or alleged breach of these Conditions for Accreditation, where the information presented by the applicant is fraudulent, misleading or deceptive. The above indemnification does not include indemnification of A2LA against a claim caused by the negligence or fault of A2LA, its agent or employee, or any third party under the control or supervision of or acting in concert with A2LA, other than the applicant/accredited organization or its agent, employee or subcontractor.

The applicant further acknowledges that A2LA and its representatives do not warrant and have no liability or responsibility for any loss or damage arising out of or relating to its accreditation services, except if such loss or damage results from gross negligence by A2LA.

In order to apply, The applicant’s AUTHORIZED REPRESENTATIVE and the AUTHORIZED DEPUTY REPRESENTATIVE must agree to the above conditions for accreditation and statements of indemnity and limitation of liability and must attest that all statements made on the application are correct to the best of his/her knowledge and belief. An accredited organization’s AUTHORIZED REPRESENTATIVE and AUTHORIZED DEPUTY REPRESENTATIVE is an official who represents the organization in all matters related to maintaining A2LA accreditation. This official is A2LA's primary point of contact with the organization. An Accredited Organization's Authorized Representative shall be in a position of authority to ensure that the organization complies with the A2LA criteria. Furthermore, this representative is responsible for ensuring that all of the relevant conditions for accreditation are maintained.

As the applicant Organization’s Authorized Representative, I agree to the above conditions for accreditation. I attest that all statements made on this application are correct to the best of my knowledge and belief.

Authorized Rep. Name (Printed)  Authorized Rep. Signature  Date

As the applicant Organization's Authorized Deputy Representative, I agree to the above conditions for accreditation. I attest that all statements made on this application are correct to the best of my knowledge and belief.

Authorized Deputy Name (Printed)  Authorized Deputy Signature  Date
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### DOCUMENT REVISION HISTORY

<table>
<thead>
<tr>
<th>DATE</th>
<th>DESCRIPTION</th>
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<tbody>
<tr>
<td>5/08/14</td>
<td>Revised condition #14 to replace “should” with “shall” in regards to the documentation submitted to approved external resources and replaced the A2LA P101 reference to R105.</td>
</tr>
<tr>
<td>4/14/15</td>
<td>Updated title of P102.</td>
</tr>
<tr>
<td>12/16/15</td>
<td>• Added “Note” to Condition #6.</td>
</tr>
<tr>
<td></td>
<td>• Added section on indemnity and limitation of liability.</td>
</tr>
</tbody>
</table>