



US AGENT SERVICE AGREEMENT

This agreement is entered into as of March 8, 2023 (the "Effective Date") between +1 Compliance LLC (the "Agent"), and TopVu Ltd. (the "Client").

Pursuant to Section 2.911(d)(7) of the FCC Rules pertaining to Equipment Authorization, the applicant needs to provide, in writing, and clearly identify the identity of an agent in the United States that shall be capable of accept the service of process and other documents on behalf of the party chiefly responsible, and to swiftly and dutifully deliver them to that party.

Agent is a US Agent providing FCC US Agent services for businesses seeking a US-based agent in accordance with FCC Section 2.911(d)(7). If the product is marketed or offered on the US market for a period beyond one year, the client shall need to ensure the agent service period is sufficient as outlined in the terms and payment section of this agreement.

The parties agree to the following:

1. Terms and Payment:

The client shall choose one of the following service plan options, noting this cannot be changed once the contract has been signed and executed:

- Option A: Per FCC Authorization:** The service fee is per FCC authorization commencing on the effective date specified above for the number of years specified as follows:

\$499 USD per FCC ID per year

- Option B: Unlimited FCC Authorizations:** The service fee covers all FCC authorizations for the grantee commencing on the effective date specified above for a period of one year:

\$1150 USD per year

The applicant accepts to maintain the agent for no less than one year after the grantee has terminated all marketing and importation or the conclusion of any Commission-related proceeding involving the equipment.



+1 Compliance

Reliability | Efficiency

2. Service Scope:

Agent will provide its local contact person's name, address, email, and telephone number as the relevant contact information. Agent will issue a "FCC U.S. Agent Designation Attestation" letter for the client to expedite their filing process following receipt of the signed agreement and within two business days of receipt of payment.

Agent will respond to requests from FCC for information and shall provide the information to the client as required.

The service is limited to activities relevant to FCC Section 2.911(d)(7).

The service fee does not include the fees for traveling or sample forwarding if requested by either FCC or the client. All extra costs incurred during the inquiry response to FCC are the responsibility of the client and Agent will need to get approval from the client before proceeding with the process.

3. Client or Agent cannot assign its rights under their agreement without prior written consent from the party.
4. Service fee refund: There shall be no refund available if the client decides to cancel or terminate the service.
5. This agreement constitutes the entire agreement between the parties and supersedes any prior understandings related to the subject hereof and may be amended or supplemented only in a written agreement signed by Agent and the client. The parties agree that an agreement with one or more faxed or electronic signatures files shall have the same force and effect as an ordinarily executed agreement.

Agent: +1 Compliance LLC
FRN: 0033497389

Client: TopVu Ltd.

Address: 2113 Huron Circle, Denton,
Texas 76210 USA

Address: 11 Mary Street, Sudbury, ON,
Canada, P3C 1B4

Date: March 8, 2023

Date: March 8, 2023

Signed: 
Name: Benjamin W. Tidwell

Signed: 
Name: Patrick Clement

Title: President
Email: contact@1compliant.com

Title: Production Manager
Email: pclement@topvu.ca

Agreement expires: 3/8/2024