



AUTHORIZATION & CONFIDENTIALITY AGREEMENT

This Authorization and Confidentiality Agreement ("Agreement") is entered into on this ____ day of _____, (the "Effective Date"), by and between (hereinafter referred to as the "Client"), and ObscureIQ (hereinafter referred to as the "Company").

LIMITED POWER OF ATTORNEY

In order for ObscureIQ to provide its Services, you hereby grant ObscureIQ, its officers, assigns, representatives, and agents a limited power of attorney, sufficient to perform its Services as follows:

ObscureIQ is authorized to seek to control your personal information online, including but not limited to:

- (i)** Submitting opt-out requests to third-party data broker websites, online directories, online aggregators, or other third parties who have control over such type of content;
- (ii)** Submitting signed opt-out documents and opt-out requests on your behalf;
- (iii)** Creating the necessary user accounts on your behalf pursuant to said activities; and
- (iv)** Taking any other action ObscureIQ reasonably deems necessary to delete, make inaccessible, remove from search engine results, or opt-out your personal information online from unwanted sources in fulfillment of your subscription.

This limited power of attorney will remain in full force and effect until:

- (a)** You cancel your Service subscription with ObscureIQ; or
- (b)** ObscureIQ terminates its Service offering, at any time, for any reason, and at its sole discretion.

CONFIDENTIALITY

ObscureIQ agrees to:

- (i)** Keep the Client's personal data private and confidential;
- (ii)** Only use the Client's personal data for the services specified;
- (iii)** Not share the Client's personal data with any third parties, excepting those required to delete the data, and in those cases, only sharing the minimum data possible.
- (iv)** Delete the Client's personal data promptly upon agreement termination;
- (v)** Review and delete any Client personal data held for one year, unless retention is legally or contractually required.



CLIENT INFORMATION

Full Name: _____
Address: _____
Telephone Number: _____
Email Address: _____

TERM

This Authorization Agreement shall remain in effect indefinitely until terminated by either party.

TERMINATION

Either party may terminate this Agreement at any time by providing written notice to the other party.

IN WITNESS WHEREOF, the Client has executed this Authorization Agreement as of the Effective Date.

SIGNATURE

Client Signature: _____
Date: _____

Note from Obscure:

Our relationship can be handled through a law firm if you would like our transactions to carry full attorney client privileges. Ask us for details. The benefits can be large and the costs are modest.