



Consent to Electronic Documents and Electronic Signatures

To reduce waste and expedite the exchange of important documents, agreements, notices, statements, reports, and other information with its clients, The AmeriFlex® Group, Inc. (“AmeriFlex®”) recommends that its clients agree to sign and receive pertinent documents via electronic means. However, clients are not required to execute this Consent to Electronic Delivery and Electronic Signatures (“Consent”) in order to maintain an advisory relationship with the firm. To this end, the undersigned client (“Client”) hereby agrees and consents as follows:

1. Consent to Exchange of Electronic Documents. AmeriFlex® and Client shall exchange all notices and communications required, permitted, or contemplated under any agreements entered between the parties via electronic means (either at the e-mail addresses set forth below, via website or internet-based portal designated by AmeriFlex® or its affiliates, and/or other electronic means), including, without limitation, those that would otherwise be sent via U.S. or international mail, messenger, courier, or similar service. Examples of “electronic documents” that may be exchanged in this manner shall include, without limitation, client agreements and amendments thereto, general correspondence, notices, instructions, account information and statements, billing invoices, receipts, disclosures, reports, consents, investment recommendations or advice, and brochures. Client may revoke this consent to electronic exchange of documents at any time, on written notice to AmeriFlex®.

2. Consent to Use of Electronic Signatures. By completing this Consent, Client is providing electronic consent to the use of electronic signatures. An “electronic signature” includes any mark, symbol, sound, or process that is written, stamped, engraved, attached to or logically associated with an electronic document executed by a person with the intent to sign. This includes paper documents signed in ink, saved, and transmitted electronically by Client. Client agrees that an electronic signature shall have the same force and effect, validity, and legal enforceability as a manually executed signature to the fullest extent permitted by applicable law. Client may revoke this consent to use of electronic signatures at any time, on written notice to AmeriFlex®. The validity of any electronic signatures entered prior to AmeriFlex®’s receipt of notice of revocation of consent to use of electronic signatures shall be unaffected by such revocation.

3. Access to Electronic Documents and Signatures. Client acknowledges that to access, retain, electronically sign (where requested) and print paper copies of electronic documents, Client must have access to an e-mail address, computer/tablet/smart phone or other similar internet connected device (with web-browsing software and sufficient digital storage space), a printer, and a functioning internet connection. By signing below, the client acknowledges having access to all the foregoing devices and facilities and the ability to access, retain, sign, and print electronic documents.

ACCEPTED AND AGREED:

CLIENT NAME	CLIENT SIGNATURE	E-MAIL ADDRESS
JOINT CLIENT NAME	JOINT CLIENT SIGNATURE	E-MAIL ADDRESS

Mail form to: The AmeriFlex® Group, 8485 W. Sunset Rd, Ste. 204, Las Vegas, NV 89113

eMail: ameriflex@ameriflex.com • Fax: 702-987-9740