

Agreement on Cross-border Freight Payable by Third Party

Party A (Customer): _____

Legal Representative: _____

Address: _____

Tel: _____

Party B (SF): _____

Legal Representative: _____

Address: _____

Tel: _____

WHEREAS Party A and Party B have signed the *Pickup & Delivery Service Contract*, Contract No. [], on [] (hereafter referred to as the master contract), Party B can provide Party A and shipper (s) designated by Party A with express services for shipments from overseas districts (excluding Hong Kong, Macao and Taiwan) to Mainland China.

NOW, THEREFORE, both parties enter into the following supplementary agreement on payment issues:

I. Service Definition and Content:

1. "Overseas countries" herein refer to Singapore, Malaysia, Japan, South Korea and the U.S., subject to further notice by Party B in case of any other countries included in the service coverage in future.
2. "Cross-border freight payable by third party" herein refers to freight charges and taxes arising from use of Party B's pickup and delivery services by Party A or shipper(s) designated by Party A, which shall be settled by Party A through transfer to Party A's credit account or otherwise agreed upon by both parties.
3. Within the valid term of the contract, Party A agrees that all freight charges

and taxes arising from shipment pickup and delivery payable by customer at the following address can be debited to the customer's credit account_____ (identical to the tax account) for global settlement. The service point at the paying place is _____. For exchange rate, please refer to the rates published on Party B's official website.

If the customer at the said address no longer conforms to the clause for global settlement, Party A shall notify Party B in writing ____ working days before the settlement date of the month; or otherwise, all fees occurred thereof to the customer at the address shall be borne by Party A.

Information of the shipper at the following address designated by Party A

Customer name	Contact No.	Contact person	Service point at origin	Detailed address

4. Party A undertakes that all shipment sending or receiving behaviors of the customer at the said address are deemed as behaviors of Party A, and are bound by the master contract and the service terms attached. Party A shall assume the risk that might be caused by disclosure of its credit account and must not refuse to pay fees on any ground.

5. Party B will only provide a billing statement to Party A for purposes of fee verification and invoicing, and will not issue any invoice separately to the customer at the said address designated by Party A.

II. Compensation Standards

1. Party A knows and agrees that goods picked up and delivered by Party B according to the supplementary agreement herein shall conform to the requirements stipulated in the *Pickup & Delivery Service Contract*, and all documents required for customs clearance shall be provided according to applicable laws and regulations. Otherwise, Party B has the right to reject or

cease to provide services agreed upon in the agreement. Any loss arising therefrom shall be borne by Party A. In case of any loss to Party B, Party B has the right to claim for compensation from Party A.

2. In case of any claim caused by Party B, Party B shall only compensate Party A instead of the customer at the said address designated by Party A.

III. Service Termination

3. In case that Party A fails to pay fees in full on time as agreed upon in the master contract and the service terms attached, Party B has the right to terminate the supplementary agreement and ask Party A to compensate for any loss against Party B. In case that the monthly fees settled by Party A fail to reach RMB 10,000, Party B also has the right to cease the provision of its services.

IV. Miscellaneous

The agreement is supplemental to the master contract. In case of any inconsistency with the master contract, the content agreed upon herein shall prevail. Contents unspecified in the agreement shall be subject to the contents specified in the master contract. The agreement is made in duplicate with each party holding one copy, and takes effect after signature and seal from both parties.

(The following is left for signature)

Party A (Seal): _____ Party B (Seal): _____

Authorized Representative: _____ Authorized Representative: _____

Signed on: _____ Signed on: _____