Logistics Services Agreement

I. Parties

This **Logistics Services Agreement** ("**Agreement**" hereinafter) has been signed by and between the parties below;

Service Provider	Client

The Service Provider and the Client may collectively be referred to as the "**Parties**" and individually as a "**Party**."

WHEREAS, the Service Provider shall provide logistics services in terms of distribution, storage and transportation of the products given by the Client, and the Client wants to get all-inclusive logistics services for its _______ operations,

NOW THEREFORE, the Parties agrees the terms and conditions below;

II. Scope of Services

<u>Transportation Services</u> - The Service Provider shall be responsible for making sure the products are transported safely and on time using the agreed transportation. Service Provider shall manage the logistics

<u>Storage</u> - The service provider stores the products delivered to it from the specified addresses in accordance with the labels on them.

<u>Distribution and Order</u> - Service Provider shall manage the delivery from inventory to the customer or buyer. The Service Provider will manage the logistics process wherein the product can be tracked using the website or using app.

III. Term of the Agreement

The term	n of	this Agreement is			, starting from						to	
			unless	terminated	earlier	in	accordance	with	the	provisions	of	this
Agreeme	nt.											

At the end of this term, the Parties may renew the Agreement with written consent of both parties herein.

IV. Responsibilities of Client

The Client is responsible for providing and timely shipment information and cooperating in customs procedures and documentation. Client is also responsible for timely payment for services rendered.

The Client shall ensure timely payment for the services rendered by the Service Provider as per the agreed-upon terms and conditions specified in the Agreement. Failure to make payments within the specified timeframe may result in service disruptions or additional charges.

The Client shall maintain adequate insurance coverage for its goods during transportation, storage, and handling, and shall be responsible for any risks or damages not covered by insurance.

V. Responsibilities of Service Provider

The Performance of both parties will be evaluated on a monthly basis through meeting from representatives. It should be a meeting where reports will be represented and current metrics shall be discussed.

The Service Provider shall provide suitable warehousing facilities for the storage and handling of Client's goods, ensuring proper inventory management, security, and maintenance of stored items.

The Service Provider shall facilitate customs clearance procedures for goods in transit, ensuring compliance with relevant customs regulations, and providing necessary documentation for import/export clearance. Accuracy and completeness of documentation provided for customs clearance shall be ensured by the Service Provider.

VI. Performance Quality Evaluation

The Performance of both parties will be evaluated on a monthly basis through meeting from representatives. It shiold be a meeting where reports will be represented and current metrics shall be discussed.

Based on the evaluation findings, collaborate with the Service Provider to establish corrective actions, performance improvement plans, or strategies to address any identified deficiencies and enhance overall service quality.

VII. Confidentiality

The Parties agrees and undertakes that all information indicated in this Agreement is strictly confidential and not to reproduce, publish, use, disclose, show or otherwise communicate to any person or entity any of the confidential information.

VIII. Miscalleneous

Assignment - Neither party shall assign or transfer its right and obligations under this Agreement without the prior written consent of the other.

Modification - Any modifications or alterations made in this Agreement shall be considered as having been made only upon execution of such alteration or modification in writing and signed by the Parties hereto.

Separability - Should any part of this Agreement be held invalid by any competent court, the same shall apply only to the affected provision, and the rest of the remaining provisions hereof shall remain valid and enforceable.

Non-waiver - Should any Party fail to insist upon the strict compliance with regard to the
performance of any of the terms and conditions hereof, such failure shall not be deemed as a
relinquishment or waiver of any rights of the said party. Any waiver to be made by a Party shall
only be recognized upon express written consent signed by the waiving Party.

Governing Law and Jurisdiction - This	Agreement shall be governed under the applicabla
laws of the State of	Any action arising from or brought under this
Agreement shall be filed with the prope	r courts of, to the exclusion of all
other venues that are hereby expressly an	d willingly waived by the parties.
J-1	have hereunto affixed their signatures on this
Service Provider	Client
Name	Name
Date	Date
Signature	Signature



Thanks for using Logistics Services

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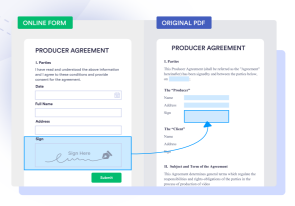
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