

REGISTRATION RECEIVING ELECTRONIC DELIVERY ORDER

To: EVERGREEN SHIPPING VIETNAM CORPORATION

COMPANY INFORMATION

Name of Company	<input type="text"/>		
Address	<input type="text"/>		
Tax Code	<input type="text"/>		
Telephone	<input type="text"/>	Fax:	<input type="text"/>
E-mail address	<input type="text"/>		
Business registration no	<input type="text"/>	Issue date	<input type="text" value="..../...../....."/> Place <input type="text"/>
Authorized Rep.	<input type="text"/>	Position	<input type="text"/>
Authorization no.	<input type="text"/>	Sign date	<input type="text" value="..../...../....."/> by <input type="text"/>
ID no.	<input type="text"/>	Issue date	<input type="text" value="..../...../....."/> Place <input type="text"/>
Mobile phone	<input type="text"/>	Email	<input type="text"/>

WE REPRESENT THE COMPANY TO REGISTER e-DELIVERY ORDER RECEIPT (max 3)

E-mail address 1:

E-mail address 2:

E-mail address 3:

ACKNOWLEDGEMENT OF THE COMPANY

In this paper, we propose to receive e-Delivery Order after surrendering original Bill of Lading /valid documents requested by Evergreen and remitting payment.

We confirm:

1. The terms and conditions of the Bill of Lading issued for Contract of Carriage shall be applied.
2. The above information is complete, truthful, accurate, and fully responsible for the information provided.
3. Read and understand the terms and conditions of e-D/O receipt fully agree and commit to strictly comply with the terms of the Service Contract (attached).

....., day.....month.....year.....

COMPANY REPRESENTATIVE
(*Signature, full name and stamp*)

SERVICE CONTRACT OF RECEIVING ELECTRONIC DELIVERY ORDER

We include,
Service Provider: Evergreen Shipping Vietnam corporation, referred to as Evergreen

Service Receiver: Companies, referred to as Customers.

Article 1: Scope of provision of services

Evergreen provides electronic Delivery Order service

Article 2: Commitment of Customer

- 2.1. Perform the instructions on the services provided Evergreen.
- 2.2. Agree to provide complete and up-to-date information that Evergreen requests for service delivery. It is entirely responsible for all registered.

Article 3: Rights and responsibilities of Evergreen

- 3.1. Evergreen ensures that the service complies with the laws governing the provision of online services.
- 3.2. Evergreen is not responsible for any direct or indirect damages that Customer incur arising from or through:
 - a) The loss, theft, delay or misdelivery of of electronic Delivery Order to any and all events or intervention beyond Evergreen's control; or
 - b) Force Majeure as used herein shall mean any and all events beyond Evergreen's control including but not limited failure in the internet, computr crashes or any other technical failure caused by telecommunications systems, or power supplies.
- 3.3. During the service period, Evergreen has the right to unilaterally terminate this contract by giving notice of termination to the customer. Termination of the contract is the time the customer receives the notice of termination. In this case, Evergreen will not be liable for any damages or costs incurred by the customer or any third party (if any).

Article 4: Rights and Responsibilities of Customers

- 4.1. Comply with Evergreen's registration procedures, transaction procedures and other instructions, using the information provided by the Service for the right purposes. Customers need to ensure safety and confidentiality of data of e-Delivery Order, customer code, not to disclose to third parties information on the declaration get container.
- 4.2. Customers are obliged to fully equip themselves and maintain them regularly so as to ensure the quality of connecting machines, system software, application software ... so that they can connect and receive the service.

Article 5: Change of contents of terms and conditions

- 5.1. Evergreen may change the terms of the Terms and Conditions by sending notice of change to Customer.
- 5.2. Customer is deemed to have received notice if:
 - a. These notices have been sent to the e-mail address (s) registered by the Customer with the Evergreen; or
 - b. These notices are sent to the contact address that the customer has registered with the Evergreen after the regular postage period.

Article 6: Undertaking for implementation and settlement of disputes

The two parties undertake to strictly comply with the terms of this Service Contract and the amendments, supplements and attachments (if any). In the course of implementation, if disputes arise, the two parties shall jointly settle by negotiation or conciliation. In case of unsuccessful negotiation or reconciliation, one of the parties shall have the right to refer the dispute to the competent People's Court at the place where the Evergreen's transaction office is located. Notwithstanding above, any cargo claim disputes shall be governed by terms and conditions of Evergreen's Bill of Lading.

Article 7: Other agreements

- 7.1 This contract is governed by the relevant legal documents of Vietnam.
- 7.2 The contract and attached documents are an integral part. By signing this Agreement, the parties have agreed and accepted the terms. The Customer undertakes to read, understand and abide by all the above terms and conditions and the relevant provisions of law.
- 7.3 A contract of 7 articles made in Vietnamese and made into 2 originals of equal value. Evergreen keeps 01 copy, customer keeps 01 copy.