

The ESG Services Provider Listing (hereinafter the “The Listing”) is held by the China German Chamber of Commerce ESG Alliance Project (hereinafter “GCC”) subject to the following Terms and Conditions (T&Cs). PLEASE READ THE FOLLOWING T&CS CAREFULLY BEFORE REGISTERING WITH THE THE LISTING AND USING ANY OF THE ESG ALLIANCE WEBSITE.

1. Acceptance of the T&Cs and Conclusion of the Agreement

1.1. When you apply to be listed on The Listing by filling out and submitting the “ESG Services Provider Listing Registration Form” online, it will be deemed that you have fully read, understood and agreed to accept and be bound by these T&Cs.

1.2. Please be noted that your online submission of the “ESG Services Provider Listing Registration Form” does not immediately and automatically create a contractual relationship between you and GCC. These T&Cs will constitute a legally binding agreement between you and GCC and come into effect only after your application has been accepted and confirmed by GCC via e-mail.

1.3. This Agreement between ESG Business Provider and GCC includes the content of these T&Cs and all other agreements or rules mentioned in these T&Cs, if any, and the various rules, regulations, and standards that have been issued or may be issued in the future by GCC. All rules, regulations and standards are an integral part of these T&Cs, and have the same legal effect as the main text of these T&Cs.

1.4. GCC is entitled to amend any terms in accordance with its business needs, and will amend the T&Cs by posting the revised and restated T&Cs at the website, and will not notify you separately. If you do not agree with the revised T&Cs, please immediately notify GCC in writing and cease use of ESG Alliance Website of the The Listing. If you do not notify GCC or continue to use GCC's Platforms of the The Listing, you will be deemed to have accepted the revised and restated T&Cs. In the event of dispute between you and GCC, the latest terms will prevail.

2. Definitions

2.1. ESG Business Provider: refers to those companies, organizations or any other legal entities who submitted the “ESG Business Provider Registration Form” to GCC and received the official written confirmation from GCC.

2.2. Relevant Information: refer to all information, materials and documents (such as texts etc.) of the ESG Business Provider related to the The Listing, including but not limited to the company name, address, contact information, description of products or services etc..

2.3. ESG Alliance Website: refer to all platforms used by GCC for Information, including but not limited to GCC's WeChat, Website, GC ticker and Newsletter. The Relevant Information may be showed on ESG Alliance Website.

2.4. Information: refers to listing or presenting the Relevant Information of ESG Business Provider on ESG Alliance Website.

3. Scope of the The Listing & Obligations of the Parties

3.1. Under the framework of this The Listing, GCC will provide the ESG Business Provider with a platform free of charge to display the Relevant Information of ESG Business Provider. However, all commercial transactions between ESG Business Provider and any GCC Member (including, without limitation, the conclusion of contracts, transfer of payments, provision of products or services, etc.) shall be conducted separately. Neither GCC nor any of its platform will be involved in any such transactions between ESG Business Provider and GCC Members.

3.2. The ESG Business Provider is responsible for delivering complete and flawless Relevant Information on the intended Information. In case of useless or damaged information, Party B will immediately call for a replacement. The ESG Business Provider is obliged to provide a common template within the bounds of possibility by which the information can be handed in.

3.3. After the Relevant Information has been confirmed by GCC, GCC will publicize the The ESG Business Provider's organization name and services category on ESG Alliance Website within a reasonable period of time. Once the Information is publicized on ESG Alliance Website, the ESG Business Provider may not be free to change it. Any change or adjustment of the publicized Information on ESG Alliance Website will require a written application of the ESG Business Provider to GCC by E-mail four weeks in advance and GCC will, at its sole discretion, make corresponding modifications or adjustments on the Information within a reasonable period of time, taking public holidays into consideration. GCC is not liable for the correctness of the Information or corrections being assigned via e-mail or telephone.

3.4. GCC reserves the right to stop the listing of inappropriate Informations and those who are not in accordance with the local law.

3.5. Information details will only be returned to ESG Business Provider on special request. The obligation to store contact and Information details ends three months after this Agreement has been terminated. GCC does not guarantee for the storage of any Relevant Information.

4. Representations and Statements of GCC

4.1. GCC merely provides free ESG business services provider's organization name and services category listing on the ESG Alliance Website (ESG Business Services Provider Listing section). GCC is not a party to any of the transactions between ESG Business Provider and anyone. GCC will neither make any express or implied warranties of nor assume any liability for the authenticity, lawfulness, accuracy, timeliness and validity of the following matters conducted by the ESG Business Provider and GCC Members as parties to a transaction: any

oral or written statement or promise, the information publicized or the transaction itself. Any legal dispute arising from a transaction between ESG Business Provider and anyone who used the services, including but not limited to complaints, litigations, accusations and taxation disputes, shall be resolved between/among the parties to the transaction. In no case shall GCC be held liable in such disputes.

4.2. Any review or examination of Relevant Information or the qualification of the ESG Business Provider made by GCC is pro forma. Such review, examination and acceptance of the Relevant Information does not constitute any confirmation by GCC of the authenticity, lawfulness, accuracy and timeliness of the examined content and ESG Business Provider shall solely be legally responsible for the authenticity, lawfulness, accuracy and timeliness of such content.

4.3. In the event that a third party notifies GCC or GCC reasonably believes that the ESG Business Provider possibly has committed any torts, crime, breaches of this Agreement along with any relevant rules or other violation of laws, GCC shall have the right to take any necessary action immediately, including but not limited to terminating this Agreement immediately and deleting any Relevant Information on ESG Alliance Website without prior notice.

4.4. GCC makes no guarantee on the stable and error-free operation of ESG Alliance Website, the quality of the final presentation and effectiveness of the Information.

4.5. GCC makes no guarantee on any time limit for responding to or processing any message or notice from ESG Business Provider. ESG Business Provider shall bear the risk of any failure to amend or update any Relevant Information.

5. Representations and Warranties of ESG Business Provider

5.1. The ESG Business Provider warrants that it is fully authorized and empowered to enter into this Agreement, its agent has been fully authorized and the ESG Business Provider will be liable for the conduct of the agent; the ESG Business Provider further warrants that it will be legally liable for the conduct of its employees, its contact person designated and other personnel appointed by the ESG Business Provider to perform this Agreement.

5.2. The ESG Business Provider warrants that it will observe this Agreement and any other applicable rules that are publicized or will be publicized on the website of GCC and will act in strict compliance with this Agreement, rules, procedures and any applicable law and refrain from acting in a way detrimental to the interests of GCC and GCC Members.

5.3. ESG Business Provider undertakes the lawfulness, authenticity and accuracy of all Relevant Information submitted to GCC and warrants that it has legal rights or has obtained legal authorization to the intellectual property rights and the personal rights related to the submitted Relevant Information and shall not infringe the legitimate rights and interests of any third party. The ESG Business Provider remains fully and solely liable for the Relevant

Information publicized on ESG Alliance Website and assume the relevant burden of proof. Otherwise, ESG Business Provider shall be solely liable for any results, claims, costs or damages arising therefrom and indemnify GCC for holding GCC harmless.

5.4. The ESG Business Provider undertakes that it has full qualification to provide the relevant services and/or products. At the request of GCC, it shall submit corresponding documents certifying its qualification to GCC for examination.

6. Liability

6.1. In the event that the ESG Business Provider breaches this Agreement or violates any applicable laws and regulations, or GCC suffers damage (including but not limited to damage to goodwill) for any reason attributable to the ESG Business Provider, GCC shall be entitled to take any necessary actions immediately, including but not limited to deleting the Information from the ESG Alliance Website entirely or partially, or terminating the Agreement without bearing any liability for breach. If such case causes any damages or losses to GCC, the ESG Business Provider shall be fully liable therefor.

6.2. The ESG Business Provider shall not conceal any matter that may expose GCC, ESG Alliance Website and GCC Members to any risk, including but not limited to the product's design defect, quality defect, dispute over rights, major breach of contract, defects in submitted Relevant Information, etc.; if it fails to notify GCC of such matter that may affect the goodwill, normal operation and safety of GCC, ESG Alliance Website and GCC Members in a timely manner, GCC may terminate this Agreement and pursue contractual and tort liabilities of the ESG Business Provider.

6.3. In the event that GCC suffers any damages, losses and costs (including but not limited to financial losses or damage to goodwill) caused by the actions of ESG Business Provider (including but not limited to false advertising, providing defective products or services) or any arising disputes between the ESG Business Provider and anyone therefrom, the ESG Business Provider shall indemnify GCC for all such damages, losses and costs. GCC reserves the right to further claims against the ESG Business Provider.

7. Termination

7.1. This Agreement may terminate upon mutual consent of both parties at any time.

7.2. Both ESG Business Provider and GCC are entitled to terminate this Agreement with prior written notice to the other party two (2) months in advance.

7.3. GCC reserves the right to shut down any ESG Alliance Website in the case of technical difficulties or if it has been decided to no longer continue the entire GC Deals-The Listing without written notice.

7.4. GCC may unilaterally terminate this Agreement if Party B falls under any of the following circumstances:

- (1) the ESG Business Provider or its any of its specific outlets is out of normal operation or has been closed;
- (2) the ESG Business Provider breaches this Agreement and refuses to take corrective action after being notified by GCC;
- (3) the ESG Business Provider violates any applicable law or fall into any dispute adversely affecting its performance of this Agreement;
- (4) suspension of ESG Alliance Website or the GC Deals-The Listing at the request of the judicial or administrative authorities or other relevant authorities;
- (5) any other circumstances set forth hereunder that entitle GCC to terminate this Agreement at its sole discretion.

7.5. Upon termination of this Agreement, GCC will be entitled to delete the Information and Relevant Information that displayed on ESG Alliance Website.

8. Data protection

The data of the ESG Business Providers will be electronically stored and automatically processed by GCC for the purpose of holding The ESG Services Provider Listing, unless the ESG Business Provider expressly consents to any other use and/or application of the data as specified in the respective consent. The use also includes the forwarding of the data to third parties covered by the permission. The data will not be passed on to unauthorized third parties. Confirmation or notice can also be sent by unencrypted e-mail. It cannot be ruled out that third parties will read it.

9. Governing Law and Dispute Resolution

9.1. The execution, interpretation, revision, performance and dispute resolution of this Agreement shall be governed by the laws of the mainland of the People's Republic of China that are currently in force.

9.2. Any dispute arising from or in connection with this Agreement shall be resolved by the Parties through negotiation; should such negotiation fail, either Party may refer the dispute to the China International Economic and Trade Arbitration Commission (CIETAC) for arbitration in Beijing in accordance with the CIETAC rules then in force. The arbitral award shall be final and binding upon both Parties. Arbitration fees shall be paid by the losing Party. Undisputed provisions hereof shall remain in full force and effect during arbitration.

10. Miscellaneous

10.1. The "ESG Business Provider Registration Form" submitted by ESG Business Provider consists an integral part of this Agreement. Any changes or additions to this Agreement shall be made in the form of a supplementary agreement upon the consent of the Parties; once executed, such supplementary agreements shall constitute an integral part of and have the

same legal force as this Agreement.

10.2. Any provision hereof that becomes fully or partially invalid or unenforceable for any reason or conflicts with any applicable law shall be deemed deleted, but the remaining provisions hereof shall remain valid and binding.