



Sea & Mew

US Agent Agreement

Party A could choose to renew the agreement by then, otherwise this agreement will be terminated automatically.

Party A	
Name	Shenzhen Emie Technology Co,Ltd
Address	No. 3609 Baishi Road, High-tech Zone Community, Yuehai Street, Nanshan District, Shenzhen
Zip Code	538000
Contact Person	Min Xiong
Tel	+8615019468498
E-mail	angel.xiong@nemwe.cc
Party B	
Name	SEA&MEW CONSULTING INC
Address	1007 NORANGE ST, 4TH FLOOR, #96
Zip Code	19801
Contact Person	Shelby
Tel	+(001)3134133043
E-mail	compliance@seamew.net
FRN	0033900630

Party A hereby appoints Party B as the authorized United States Agent for their products and Party B accepts the appointment as the authorized United States Agent for Party A in the market of the United State. Both parties enter this agreement as follow, the appointed product categories set out in below form:

FCC ID:2BCAA-JS-0098

No.	Product Name	Brand	Models
01	Wireless Headphones	emie	JS-0098, JS-0095, JS-0096, JS-0097, JS-0099, JS-0101, JS-0102, JS-0103, JS-0104, JS-0105, JS-0106, JS-0107, JS-0108, JS-0109, JS-0110, JS-0111, JS-0112, JS-0113, JS-0114, JS-0115

I. Obligations and Liabilities of Party A

1. Party A assures to provide their updated product list of all products which are sold in United States market to Party B.
2. If there are any changes of products and update of technical file or testing report, or Party A's



important information(e.g. address, telephone number, email and contact person), Party A shall notify Party B with changed notification in electronic copy as soon as possible.

3. Assisting the Party B to respond to questions concerning Party A's products that are imported or offered for import into the United States.
4. Party A shall be responsible for any business dispute such as claim for compensation caused by medical accident after sale, Party B shall handle the dispute in accordance with the authorization of Party A. All the expenses which should be confirmed by party A occurred during the party B's handling of the accident shall be borne by party A.
5. After receiving the inspection scheduling requirement from Amazon CPSC, party A shall assisting party B, according to Amazon CPSC's requirements, present the inspection schedule to Party B to be passed on to Amazon CPSC for review and confirmation within 3 working days.

II . Obligations and Liabilities of Party B

1. Party B shall be responsible for assisting Amazon CPSC in communications with Party A in time.
2. Party B, under the assistance of Party A, shall respond to questions from Amazon CPSC concerning Party A's products that are imported or offered for import into the United States.
3. Party B shall retain all information supplied by Party A and take up the responsibility of confidentiality.
4. Party B shall notify any information about the products of party A sold in United States including customer's complains or demands and any information from competitors.
5. Party B does not feel under any obligation to provide any service relative to the translation of Party A's products information such as written material of the products, manufacturing procedures, quality control system, etc. except as necessary to facilitate communications between the Amazon CPSC and Party A on these matters.
6. Party B does not feel under any obligation to provide assistance in any way regarding the preparation or filling of any documents with Amazon CPSC regarding pre-market approvals or supplements, pre-market notifications, investigation device exemptions.

Date: 2023.06.02

Signature:

Mim Liang

Date: 02 -

Signature:

