Ellisonsupplycosmos Platform Entrusted Sales Agreement

Party A (Entrusting Party)

Company Name: [Full name of Party A's company]

Legal Representative: [Name of Party A's legal representative]

Address: [Address of Party A's company]

Contact Information: [Contact phone number of Party A]

Party B (Trustee)

Company Name: [Full name of Party B's company]

Legal Representative: [Name of Party B's legal representative]

Address: [Address of Party B's company]

Contact Information: [Contact phone number of Party B]

Whereas Party A owns product resources and wishes to sell them on the ESC platform through Party B; Party B has

the experience and ability to sell products on the ESC platform. After friendly consultations, the two parties have

reached the following entrusted sales agreement:

1. Entrusted Matters

Party A entrusts Party B to sell the products provided by Party A (hereinafter referred to as the "Products") on the

Amazon platform (hereinafter referred to as the "Platform"). The specific product information is detailed in Annex

1, the "Product List".

2. Entrustment Period

The entrustment period of this agreement shall commence on [Start Date] and end on [End Date]. If neither party

raises any objections before the expiration of the entrustment period, this agreement shall be automatically

extended for [Extension Duration].

3. Product Delivery

Party A shall deliver the products to the location designated by Party B in a timely and accurate manner in

accordance with Party B's sales plan. When delivering the products, both parties shall conduct an inspection and

confirm that the quantity, quality, etc. of the products meet the requirements.

#### 4. Sales Price and Settlement

The sales price of the products shall be determined through negotiation between the two parties based on the market situation and shall be clearly stated in Annex 2, the "Sales Price List". Party B shall sell the products on the platform at the agreed price. If the price needs to be adjusted, Party B shall notify Party A in writing [Advance Notice Duration] in advance.

After selling the products on the platform, Party B shall settle the payment with Party A in the following manner:

Party B shall, within [Settlement Cycle] after receiving the payment from the customer, deduct the commission due to Party B (the commission rate is [Commission Rate]) and pay the remaining payment to the bank account designated by Party A.

When settling, both parties shall verify the sales data and the amount of payment. If there are any objections, they shall be raised and resolved through negotiation within [Dispute Resolution Duration].

## 5. Rights and Obligations of Both Parties

## (1) Rights and Obligations of Party A

Party A has the right to know the sales situation of the products on the platform. Party B shall provide Party A with sales reports regularly.

Party A shall ensure that the products provided comply with relevant national laws, regulations, and the platform's regulations and have legal intellectual property rights and quality guarantees.

Party A shall deliver the products in a timely manner as agreed and bear the transportation, storage, and other costs before the product delivery.

### (2) Rights and Obligations of Party B

Party B has the right to collect the sales commission at the agreed commission rate.

Party B shall be responsible for promoting, selling, and providing customer service for the products on the platform and maintaining Party A's brand image.

Party B shall promptly feedback market information and customer needs to Party A and assist Party A in optimizing the products and sales strategies.

# 6. Intellectual Property Rights and Confidentiality

Party A shall ensure that it has legal intellectual property rights for the products provided. If Party B suffers losses due to the intellectual property rights issues of the products, Party A shall bear the liability for compensation.

Both parties shall keep confidential the business secrets, customer information, etc. of the other party known during the performance of this agreement and shall not disclose them to any third party without the written consent of the other party.

## 7. Liability for Breach of Contract

If Party A fails to deliver the products as agreed or the products provided do not meet the quality requirements, resulting in losses to Party B, Party A shall bear the liability for compensation.

If Party B fails to sell the products or settle the payment as agreed, resulting in losses to Party A, Party B shall bear the liability for compensation.

### 8. Dispute Resolution

In case of any disputes arising during the performance of this agreement, the two parties shall first resolve them through friendly consultations. If the consultations fail, either party has the right to file a lawsuit with the people's court having jurisdiction.

### 9. Other Provisions

This agreement is made in two copies, with each party holding one copy, and both copies shall have equal legal effect.

This agreement shall come into force as of the date when both parties sign (or seal) it.

Party A (Seal):			
Legal Representative	e (Signatur	e):	
Date of Signing:	Year	Month	Day
Party B (Seal):			
Legal Representative	e (Signatur	e):	
Date of Signing:	Year	Month	Day