**GENERAL AGREEMENT**

This agreement constitutes a legal, valid, and binding obligation, enforceable against the parties according to its terms. This sales agreement made on 2025-03-12 constitutes a legal agreement between Shanghai Dosdai Network Tech Co. and

Shanghai Dosdai Network Tech Co. : an official

SELLER,  Ivanlu , 3rd party seller on Amazon marketplace with Amazon registered email address, luivan@qq.com , The store link is listed as follows: [https://www.hk-pkc.com]

# EFFECTIVE

This agreement is effective when Ivanlu accepts by responding a verification email to Shanghai Dosdai Network Tec

# APPOINTMENT OF RESELLER

Ivanlu hereby authorizes Shanghai Dosdai Network Tech Co. to sell their products through Woot Services LLC under Shanghai Dosdai Network Tech Co. ‘s vendor account and Shanghai Dosdai Network Tech Co. accept

# PURCHASE ORDERS

1. Shanghai Dosdai Network Tech Co. shall submit all Purchase Orders for Products to SELLER in writing stating all products required to SELLER's Amazon registered address via his work address i
2. Within 12 hours of receiving a Purchase Order from Shanghai Dosdai Network Tech Co., SELLER shall accept or reject to the Purchase Order in wri
3. If SELLER fails to notify Shanghai Dosdai Network Tech Co. of its acceptance, rejection, or proposed modification, Shanghai Dosdai Network Tech Co. may deem that SELLE
4. Upon Acceptance of PO, SELLER shall specify all the product details including but not limited to FNSKU, ASIN and Quantity for the orders by sending an electronic mail to Shanghai Dosdai Network Tech Co.’S e-mail address via the SELLER’s Amazon registered
5. SELLER shall notify Shanghai Dosdai Network Tech Co. on Authorization to flip Inventory from SELLER’s FBA to Woot’s possession in an electronic mail to Shanghai Dosdai Network Tech Co.’S email address via SELLER’s Amazon registered address. There will be no
6. Shanghai Dosdai Network Tech Co. may choose to cancel part or all of a Purchase Order before the flipping of Inventory. SELLER agrees that Shanghai Dosdai Network Tech Co. is not liable for any damages incurred from this action but solel

# ****PRODUCTS****

1. SELLER shall fulfill all of Shanghai Dosdai Network Tech Co.’S Purchase Orders that SELLER accepts, and replace or repair defective Products that are
2. SELLER agrees that Woot will sell SELLER’s products on Woot.com and on Amazon.com.
3. Shanghai Dosdai Network Tech Co. shall return all products not sold by Woot Services back to SELLER’s FBA Inventory before payment. Shanghai Dosdai Network Tech Co. will not and is not obligated to pay a

# ****INAUTHENTICITY OF PRODUCTS****

SELLER will be held liable for any damages, losses, or costs including legal costs, or expense whether direct, indirect, incidental, special, consequential and/or incidental, including loss of profits, revenue, production, opportunity, access to markets, goodwill, reputation, use or any indirect, remote, abnormal or unforeseeable loss, or any loss or damage relating to business interruption, or otherwise, suffered by a third party arising from inauthenticity of product. Shanghai Dosdai Network Tech Co. reserves the right not to pay SELLER for

# ****PRICE OF PRODUCTS****

SELLER agrees not to use promotional content including but not limited to coupons at any time during the term of this Agreement for any reason. SELLER shall sell product at agreed retail price specified in electronic mail sent to Shanghai Dosdai Network Tech Co. at the acceptance of the Purchase Order. There shall be no increase or decrease from

# ****PAYMENT****

1. SELLER agrees that SELLER’s payment is due based on the final sale number of the products which will be determined at the end of Woot’s promotion. Shanghai Dosdai Network Tech Co. shall send SELLER the final sale number, which is a total number of the SELLER’s products sold, only then shall SELLER send an invoice to Sha
2. SELLER shall make each invoice to Shanghai Dosdai Network Tech Co. in writing, including, an invoice date and number, the total amount due, and the calculation of the total amount, and send each invoice after SELLER has received Final Sale Number from Sha
3. SELLER shall receive payment within 20 - 30 working days after SELLER has sent invoice upon receipt of Final Sale Number.

# LIMITATIONS AND LIABILITY

Shanghai Dosdai Network Tech Co. will not be liable for any loss, cost or damage thereto, but only to the extent that any such losses, costs or damages is not due to

# REPRESENTATIONS AND WARRANTIES

The SELLER represents and warrants that the products provided are not false and inauthentic, is in compliance with all applicable laws, does not infringe upon the rights of any other party, including but not limited to copyrights, trademarks, privacy rights, moral rights, trade secrets, patents and any other rights.

# NON-DISCLOSURE

All information regarding business and prospects including but not limited to Transactions, Invoices, Purchase Order and Full Sale Number shared between Shanghai Dosdai Network Tech Co. and SELLER is to be treated confidentially. As to such materials, SELLER shall not disclose any transaction, information, commutation between the SELLER and Shanghai Dosdai Network Tech Co. to a third party. Shanghai Dosdai Network Tech Co. will not be held liable for damages, losses and costs

# TERMINATION

You agree not to hold Shanghai Dosdai Network Tech Co. liable for any damages from the termination of this agreement. Your account will be

1. You violate this Agreement;
2. If products are fake or inauthentic;
3. Shanghai Dosdai Network Tech Co. considers that the working relationship has broken down including a loss of confid
4. Any breach in Confidentiality.

Termination holds after ongoing transaction.

# INDEMNIFICATION

The SELLER will indemnify and hold Shanghai Dosdai Network Tech Co. harmless from and against any damages, losses and expenses arising out of SELLER's breach of its representations and warranties under this agreement, claim that sale of Products infringes the third party's Intellectual Property rights, inauthentici

# ENTIRE AGREEMENT

1. This Agreement hereto constitute the entire agreement and understanding between the parties with respect to the subject matter hereof. It supersedes and replaces all previous discussions, negotiations and misunderstanding between the parties.
2. This Agreement may only be amended by a written amendment signed by authorized representatives of both parties.

# LAW

This Agreement shall be governed by and construed in accordance with the substantive laws of the United States and the state of California without regard to such state’s conflict of laws principles and any action shall be initiated and maintained in a forum of competent jurisdiction in such designated state.