

Authorization for EDI Submission of

Certificate of Hong Kong Origin – Form AHK (CO(Form AHK))



(For Exporter, Manufacturer and Subcontractor [if involved] use)

	(A) EXPORTER	SECTION			
Exporter (Name and Address)		For internal use only			
		UCR No.			
Hong Kong, China BR No.:					
Consignee (Name and Address)		Notify Party (Name and Address) if applicable			
Consigned to the consignee / Consigned Country/Place Code :	to the order of *				
Supplementary Information:		Country/Place Code :			
Departure Date YYYY / MM / DD/	Vessel / Flight / Vehicle / Train No	Destination Country/Place and Importing Country/Party			
Mode of Transport *	Port of Loading	Final Destination if on Carriage			
Ocean / Rail / Road / Air / River	Hong Kong, China	Discos indicate #. # before the average in the control of the cont			
Origin Country/Party Hong Kong, China	Port of Discharge	Please indicate "+" before the quantity if responsible quantity is Part Quantity; "=" if it is Part Process; and "/" if it is Part Process / Part Quantity. See note on p. 4			
Line Rules of Origin Goods Do	escription Line item	Manufacturer's Name Responsible FOB Value			
Item Criterion, (must be the same as that	made by the Manufacturer s application) Cuantity & Unit				
1.					
		Total FOB Value HK\$:			
Product Description (to be p		,			
required.	44	e insert "same as goods description above". HS Codes are still			
Item No. & No. & Name of Company issuing third party invoice & Country/Place (if applicable)	Product Description & 8-Dig (Only the first 6 digits of the HS Code will be				
1. Total No. & Typ	pe of				
Package:					

Issuing Organisation:	Certificate to be collected at:
FEDERATION OF HONG KONG INDUSTRIES	MONGKOK / CENTRAL / TSIM SHA TSUI
	on is required. Supporting
e specify if the code for 'Others' is ch	osen)
Checkbox Indicator:	
viding supplementary text required v	vhere necessary, when other
laration codes, if any	
, acting	and signing for and on behalf of
, make the following de	eclarations and authorization:
messages to the Government on the	, -
Signature	Business Chop
in an application for the issue of a C	Certificate of Origin or for the
10,000 and two years imprisonment.	
Dringing Drococcios Dono	hy Manufacturar and Outurarkan
in Hong Kong	by Manufacturer and Outworker
Materials & Components of HK Origin	Materials & Components of Other Origin
	INDUSTRIES rocessing / retrospective applicationsen) e specify if the code for 'Others' is checkbox Indicator: Ordeckbox Indicator:

	e indicate " + " before the q Quantity. See note on p.4	uantity if responsible quan	tity is Part C	tuantity; " = " if it	is Part Process; and	" / " if it is Part Process
Item No	Line Item Quantity & Unit as Declared by	Responsible Quantity as Declared by	M	anufacturer esponsible	Subcontractor Responsible	Outworker Responsible
1.	Exporter on p.1	Exporter (a)	(Quantity (b)	Quantity (c)	Quantity (d)
				_		
	cturer's Special Declaration in the contract of the contract o		other declara	lion codes are use	d)	
Manu	facturer's Declaration					
Standa	ard Declaration: T02, ASE	Other declar	ation codes	, if any		
1		, HKID/Passport No	0		, acting and signin	g for and on behalf of
	(Name of Signatory)					ons and authorization:
	(Name	of the Manufacturer)		, make t	ino following decidrati	ono ana admonzation.
	that I have read and understo	ood the standard declarations	and special	codes on page 4 a	nd page 5 of this form a	nd the codes representing
	aration are as above. authorize Federation of Hong	Kong Industries to send (and	to transform	, where necessary) messages to the Gove	rnment on the basis of the
informati	on declared on this form, and	to receive messages from the	Government	on behalf of the fo	ollowing company.	
	Date		Signature		Busine	ss Chop
Note: M	anufacturers and subcontractors ha	ave to ensure that the persons ac	ting and signing	for and on behalf of	the manufacturers/subconti	ractors should be identical to
	orized signatories provided to the ntractor Name:	Trade and Industry Department els				ractor in Hong Kong
Address	s Code:	LSA No		. ,	,	3 3
BR No.:	·· :	-				
FR No.:						
Tel.:	F	ax.:				
Subco	ontractor's Declaration					
Standa	ard Declaration: T03, ASE	Other declar	ation codes	, if any		
1		, HKID/Passport No	0		_, acting and signing f	or and on behalf of
	(Name of Signatory)			make the f	following declarations	and authorization:
	(Name of	the Subcontractor)		, mano mo i	onowing doorardions	and damonization.
	that I have read and understo	ood the standard declarations	and special	codes on page 4 a	nd page 5 of this form a	nd the codes representing
I hereby	aration are as above. authorize Federation of Hong orm and to receive messages f				vernment on the basis of	of the information declared
	Date		Signature		Rusino	ss Chop
Note: N		ave to ensure that the persons as	· ·	s for and an halast f		·

Note: Manufacturers and subcontractors have to ensure that the persons acting and signing for and on behalf of the manufacturers/subcontractors should be identical to the authorized signatories provided to the Trade and Industry Department else applications submitted will be deferred/rejected.

Warning: The maximum penalty for making a false declaration in an application for the issue of a Certificate of Origin or for the substitution of goods in respect of a Certificate of Origin is \$500,000 and two years' imprisonment.

CERTIFICATE OF HONG KONG ORIGIN - Form AHK (CO(Form AHK)) **CODE LIST**

STANDARD DECLARATION

Code ASE

T01

U01

T02

M19

T03

To be	e ma	ade b	y		<u>D</u>	es	crip	tion	
_			-						

Exporter, Manufacturer 8 Subcontractor

Exporter

Exporter

Manufacturer

Manufacturer

Subcontractor

I declare that the goods described in this application comply with the rules of origin specified for those goods in the ASEAN – Hong Kong, China Free Trade Agreement.

I, on behalf of the exporter of this application, hereby declare that all the information given herein has been checked by me and is true, that the merchandise described in this application consists exclusively of the goods manufactured / processed / produced by the manufacturer / processor / producer / subcontractor described in the application and will be exported by the declared exporter in the manner described in this application, and that I have not applied to any other Issuing Authority for a Certificate of Origin in respect of the consignment described in this application. I also authorise the Director – General of Trade and Industry or the Government Approved Certification Organisation with which I have filed this application to disclose all or any of the information provided herein to any third parties in Hong Kong or elsewhere.

For the purpose of completion of box 11 on CO(Form AHK), I declare that the details and statements provided for this application are correct; and that all the goods were produced in Hong Kong, China and that they comply with the rules of origin, as provided in Chapter 3 (Rules of Origin) of the ASEAN – Hong Kong, China Free Trade Agreement for the goods exported to the country/place as entered under "Importing Country/Party"

I, on behalf of the manufacturer of this manufacturer declaration, hereby declare that all the information given herein has been checked by me and is true, that the goods which are fully and accurately described in this manufacturer declaration have been manufactured / processed / produced in the manufacturer's / subcontractor's premises or place in Hong Kong registered with Trade and Industry Department, that the principal processes done by the manufacturer / subcontractor declared in this manufacturer declaration have been carried out in the manufacturer's / subcontractor's premises or place in Hong Kong registered with Trade and Industry Department as represented by its / their address code(s) described in this declaration, and that the goods will be located in the address of goods available for inspection as described in this declaration for not less than 2 clear working days from the date of this manufacturer declaration. I also authorise the Director - General of Trade and Industry or the Government Approved Certification Organisation to which I have made this application to disclose all or any of the information provided herein to any third parties in Hong

I declare that the regional value content of the goods declared in this application is calculated in accordance with Article 6 (Calculation of Regional Value Content) of Chapter 3 (Rules of Origin) of the ASEAN - Hong Kong, China Free Trade Agreement. The detailed calculation and all the supporting records are kept and will be made available for inspection for not less than three years from the date of issuance of this CO(Form AHK).

I, on behalf of the subcontractor of this manufacturer declaration, hereby declare that all the information given herein has been checked by me and is true, and that I have carried out the principal process(es) done by the subcontractor declared in this manufacturer declaration in my factory in Hong Kong registered with Trade and Industry Department as represented by its address code described in this declaration. I also authorise the Director-General of Trade and Industry or the Government Approved Certification Organisation to which I have made this declaration to disclose all or any of the information provided herein to any third parties in Hong Kong or

elsewhere

EXPORTER'S SPECIAL REQUEST CODES

Code 501 Request for an additional copy of the certificate.

503 Request for endorsement on supporting documents such as commercial invoice.

EXPEDITIOUS PROCESSING REQUEST REASON CODES

Code Description

To meet unexpected change of tight shipment schedule. 101 102 To meet urgent request of the overseas buyer for advanced delivery of goods. 103

To send samples urgently required by overseas buyers. 104 To facilitate clearance of consignments held up by overseas

105 Application being deferred for one or more times.

Deferred for amendment after production / consignment 106 check by C&ED.

Description

107 This is a retrospective application. 110 To meet the terms of Letter of Credit (L/C).

HD3 Others.

SUPPORTING DOCUMENT CODES

Code	<u>Description</u>
205	Explanatory letter for Retrospective CO Application.
206	Explanatory letter for expeditious application.
207	Explanatory letter (others).
208	Copy of buyer's order.
200	One of an advertise and a send of a send

Copy of production order and records. Copy of buyer's shipment instructions. 210 Copy of relevant documents from overseas customs. 211

212 Copy of Letter of Credit (L/C). Copy of invoice. 213

214

Copy of shipping document: e.g. bill of lading / air waybill.

215 Copy of packing list.

216 Relevant copy of Certificate of Origin.

217 Copy of Export Licence (EL) and/or other trade documents. 219

Copy of authorisation letter from registered brand name / trademark holder. 220 Copy of authorisation letter from copyright holder.

HD3

NOTE:

Part Process, (a) = (b) = (c) = (d), value of the indicator should be '=' Part Quantity, (a) = (b) + (c) + (d), value of the indicator should be '+

When (b) + (c) + (d) do not add up or each is not equivalent to (a), value of the indicator should be '/

CHECKBOX INDICATOR

<u>0000</u>	Bootipaon
AS1	Third-party invoicing: The goods covered in this application involve sales invoice (for the importation) issued by a company located in a third party or by an
	exporter for the account of the said company, in accordance with Rule 22 (Third Party Invoicing) of Annex 3-1 (Operational Certification Procedures) of Chapter
	3 (Rules of Origin) of the ASEAN - Hong Kong, China Free Trade Agreement

Accumulation: A good originating in a Party is used in another Party as a material for a finished good covered in this application, in accordance with Article 7 (Accumulation) of Chapter 3 (Rules of Origin) of the ASEAN – Hong Kong, China Free Trade Agreement. AS₂

De Minimis: The value of all non-originating materials used in the production of a good/goods covered in any of the applicable line items of this application AS3 which do not undergo the required change in tariff classification does not exceed ten percent (10%) of the FOB value of the good, in accordance with Article 10 (De Minimis) of Chapter 3 (Rules of Origin) of the ASEAN - Hong Kong, China Free Trade Agreement.

Exhibitions: The goods covered in this application are sent from the exporting Party for exhibition in another Party and sold during or after the exhibition for AS4 importation into a Party, in accordance with Rule 21 (Exhibition Goods) of Annex 3-1 (Operational Certification Procedures) of Chapter 3 (Rules of Origin) of the ASEAN - Hong Kong, China Free Trade Agreement.

RULES OF ORIGIN CRITERION

Description Code

The good of this line item is wholly obtained or produced in the exporting Party as set out in Article 4 (Wholly Obtained or Produced Goods) of Chapter 3 (Rules WO

of Origin) of the ASEAN - Hong Kong, China Free Trade Agreement.

The good of this line item is produced in the exporting Party exclusively from originating materials from one or more of the Parties in accordance with the PE

ASEAN - Hong Kong, China Free Trade Agreement.

The good of this line item has a regional value content ("Regional Value Content" or "RVC") of not less than 40%, as calculated in accordance with Article 6 (Calculation of Regional Value Content) of Chapter 3 (Rules of Origin), and satisfies Article 5 (Not Wholly Obtained or Produced Goods) of Chapter 3 (Rules of **RVC**

Origin) of the ASEAN – Hong Kong, China Free Trade Agreement.

The good of this line item meets the applicable Product Specific Rule as specified in Annex 3-2 (Product Specific Rules) of Chapter 3 (Rules of Origin) and has a PSR-RVC regional value content ("Regional Value Content" or "RVC") as calculated in accordance with Article 6 (Calculation of Regional Value Content) of Chapter 3 (Rules of Origin) and satisfies Article 5 (Not Wholly Obtained or Produced Goods) of Chapter 3 (Rules of Origin) of the ASEAN - Hong Kong, China Free Trade

The good of this line item meets the applicable Product Specific Rule as specified in Annex 3-2 (Product Specific Rules) of Chapter 3 (Rules of Origin), where all PSR-CC non-originating materials used in the production of the good have undergone a change in tariff classification at the 2-digit level (i.e. a change in chapter) of the Harmonized System, and satisfies Article 5 (Not Wholly Obtained or Produced Goods) of Chapter 3 (Rules of Origin) of the ASEAN – Hong Kong, China Free

Trade Agreement.

PSR-CTH The good of this line item meets the applicable Product Specific Rule as specified in Annex 3-2 (Product Specific Rules) of Chapter 3 (Rules of Origin), where all non-originating materials used in the production of the good have undergone a change in tariff classification at the 4-digit level (i.e. a change in heading) of the

Harmonized System, and satisfies Article 5 (Not Wholly Obtained or Produced Goods) of Chapter 3 (Rules of Origin) of the ASEAN - Hong Kong, China Free

Trade Agreement.

PSR-CTSH The good of this line item meets the applicable Product Specific Rule as specified in Annex 3-2 (Product Specific Rules) of Chapter 3 (Rules of Origin), where all non-originating materials used in the production of the good have undergone a change in tariff classification at the 6-digit level (i.e. a change in subheading) of the Harmonized System, and satisfies Article 5 (Not Wholly Obtained or Produced Goods) of Chapter 3 (Rules of Origin) of the ASEAN – Hong Kong, China Free

Trade Agreement.

PSR-SP The good of this line item meets the applicable Product Specific Rule as specified in Annex 3-2 (Product Specific Rules) of Chapter 3 (Rules of Origin), where all

non-originating materials used in the production of the good have undergone a specific manufacturing or processing operation, and satisfies Article 5 (Not Wholly Obtained or Produced Goods) of Chapter 3 (Rules of Origin) of the ASEAN – Hong Kong, China Free Trade Agreement.

The good of this line item meets the applicable Product Specific Rule as specified in Annex 3-2 (Product Specific Rules) of Chapter 3 (Rules of Origin) which PSR-COMB involves a combination of criteria, and satisfies Article 5 (Not Wholly Obtained or Produced Goods) of Chapter 3 (Rules of Origin) of the ASEAN - Hong Kong,

China Free Trade Agreement.

PRIVACY POLICY

Our Commitment

Tradelink Electronic Commerce Limited (hereinafter referred to as "Tradelink", "the Company", "We", "our" or "us") respect the privacy rights of our customers and their authorised signatories (for body corporates) (hereinafter referred to as "you" or "your") and we are committed to astequarding your privacy and ensuring that your personal data is protected. This Privacy Policy explains, among other things, the types of personal data we collect and how we process and protect that data.

We shall keep your personal data confidential and shall ensure that our policies and practices with respect to the collection, use, retention, disclosure, transfer, security and access of your personal data comply, with the Personal Data (Privacy) Ordinance (Cap.486, the Laws of the Hong Kong Special Administrative Region) ("PDPO"), as amended from time to time.

The term "personal data" shall have the meaning as ascribed to it under the PDPO.

Personal Information Collection Statement ("PICS")

This PICS is issued pursuant to the PDPO in relation to the operation of our business.

- Definitions Under this PICS, unless the context otherwise requires, the following words and expressions shall have the following meanings:
- "Customers" means our customers 1.1 1.2
- 1.3 1.4 1.5

- 1.6 1.7
- meanings:
 "Customers' means our customers.
 "EDI Messages' means data structured in accordance with an internationally agreed standard and any other standard as Tradelink considers appropriate and transmitted by electronic means through Tradelink Services.
 "Government" means the Government of Hong Kong.
 'Hong Kong' means the Hong Kong Special Administrative Region of the People's Republic of China.
 "Intended Recipient" means any person or party to whom any Messages are intended by the sender to be sent through or incidental to any of the Tradelink Services.
 "Messages" means both "EDI Messages" or "Other Messages" means unstructured data electronically transmitted through Tradelink Services, including data received or transmitted through e-mail, flaf life transfer and image file transfer.
 "Trader Data" means all data, documents, records, text, drawings, diagrams, sound, images, and information of whatever nature (in machine readable form or any other form) disclosed, divulged, submitted, supplied or made available to Tradelink (whether electronically or otherwise) under or in connection with any contract or agreement signed between Tradelink and Government for Tradelink Government Services.
 "Trading Community or agreement signed between Tradelink and Government Services, and any other trade-related documents subsequently agreed between Tradelink and Government Services, and any other trade-related documents subsequently agreed between Tradelink and Government.
 "Tradelink Government Services" means those Government Services provided by Tradelink Government Services means those Government services provided by Tradelink, to accordance with agreements between Government and Tradelink.
 "Tradelink Registration Forms" means any of the paper or electronic forms or documents used by the Customers to register with Tradelink to use one or more of the Tradelink Services, to give any instructions to Tradelink, to add or unsubscribe any Tradelink Services. 1.8
- 1.9
- 1.10
- 1.11
- 1.12

Purpose of Collection and Use of Personal Data

- In order for you to use Tradelink Services, it is necessary for you to provide us with certain essential personal data as required in the Tradelink Registration Forms and other documents in relation to Tradelink Services, including without imittation, all forms for using Tradelink Government Services. We may also ask you for other information with helps us to offer you tailored products and services that we think may be of interest to you. The types of personal data we may collect include your name, address, email, telephone number, Hong Kong identify card number, your business information such as company name and business title.
- We shall have the right to collect, hold, process and/or use, your personal data in accordance with, this PICS. If you unable or unwilling to provide us with complete and correct personal data, we may not be able to provide or continu provide Tradelink Services to you.
- Tradelink shall observe the PDPO and procure all staff of Tradelink to comply with the reasonable standards of confidentiality. Your personal data will be used for the purposes of:

 - (i) (ii) (iii) (iv) (v)

 - (vi) (vii) (viii) (ix)
 - providing Tradelink Services to you; providing you with regular communications from us with details of our business and our products and services; handling of you complaints and inquiries; research and analysis of the data in the aggregate; marketing of services from time to time provided or recommended by Tradelink or Tradelink's subsidiaries, associated companies or marketing partners; making suggestions or recommendations to you of our services which you may be interested in; detection or prevention of crime; auditing purposes; transferring the same, in machine readable form or in any other form, to Government or a third party appointed by Government to be used for or in relation to the delivery, implementation, provision and/or operation of the Tradelink Government Services or for other trade control or trade facilitation purposes as specified by Government;
 - Inducemin Government Government Government or its appointed third party, or such other uses of the same as referred to or contemplated under any contract or agreement that has been signed or may be signed between Tradelink and Government in relation to Tradelink Government Services; other purposes otherwise expressly agreed between Tradelink and the Customers; and making disclosures as required by applicable laws. (x)

For the purpose of Clause 4 (v) above, if you prefer not to receive any direct marketing communications from Tradelink's subsidiantes, associated companies or marketing partners, you can opt out at any time by sending us an opt-out request. Upon receipt of your request, we shall cease to use your personal data as soon as possible for direct marketing purpose whould be approximately a companie of the purpose of the purpose

- You agree that Tradelink may disclose and transfer your Trader Data or personal data to any of the following parties within the same jurisdiction or from one jurisdiction to another in compliance with the requirements of the PDPO: any agent, contractor or third party service provider who provides administrative, telecommunications, computer, payment or securities clearing or other services to Tradelink in connection with any Tradelink Services; it. to Government agency, authority, a third party appointed by Government; any person where such disclosure is required by law; iv. any person owing a duty of confidentiality to Tradelink, including any subsidiaries or associated companies which have undertaken to keep such information confidential and our professional advisors and consultants; or credit reference agencies and, in the event of default, debt collection agencies; or vi. any actual or proposed assignee of Tradelink or transferee of Tradelink's rights or obligations.

 - Save and except for the above purposes and subject to clause (5) above, Tradelink shall not disclose the personal data to any third party (other than the Intended Recipient) without the consent of the Customers.
- Tradelink shall restrict access to personal data to officers, employees, consultants and agents of Tradelink who have a need to know or use the data and who have been trained to handle such data and observe confidentiality properly.

Browsing information collected from you (Cookies)

- During your visit to our websites (www.tradelink.com.hk and http://www.tradelink-ebiz.com), we may use "Cookies" or other technical means to collect the identification and contact details of you as a visitor, information on your preferences in relation to the subject matter of the websites. We use such information for the purposes of compilation of aggregate statistics on site usage and marketing of our services provided or recommended by us or our marketing partners.
- You may refuse to accept Cookies (by modifying the relevant Internet options or browsing preferences of your computer system), but to do so you may not be able to utilize or activate all of the functions and services of our websites.

The Customers shall have the right to request for access and correction of personal data held by Tradelink. Request for access and correction or any inquiries in relation to the our Privacy Policy should be in writing and addressed to Privacy Compliance Officer, 11/F a 12/F. Tower B. Regent Centre, 63 Wo Yi Hop Road, Kwai Chung, Hong Kong, Tradelink may charge a reasonable amount of fee for handling such request for access or correction. 10.

- 11. We maintain appropriate technical and organizational measures to protect your personal data against accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or access to your personal data.
- Our websites may contain hyperlinks to other websites provided by third parties. We do not control these third party were any of the content contained on those websites. Once you have left our websites, we cannot be responsible protection and privacy of any information which you provide. You should exercise caution and look at the privacy street website(s) you visit.

Unless there is a mandatory legal, regulatory or contractual requirement for us to keep your personal data for a specified period, we shall only retain your personal data for as long as is necessary to fulfil the purpose for which the same was originally collected.

Misce

- If there is any inconsistency or conflict between the English and Chinese versions of this Privacy Policy, the English version shall prevail. 14.
- 15. We may change this Privacy Policy from time to time by posting an updated version on the our websites (www.tradelink.com.hk and http://www.tradelink-ebiz.com).
- 16. This Privacy Policy shall be governed by, and construed in accordance with, the laws of the Hong Kong.

私隱政策

貿易通電子貿易有限公司(下稿「貿易通」、「本公司」、「我們」、或「我們的」) 尊重客戶及其授權簽署人(法團適用)(下稱「你」 或「你的」)的私隱權,且我們承諾保護你的私隱及確保你的個人資料受到保護,本私隱政策說明我們所收集的個人資料種類、我們 如何處理與保護該等資料以及其他相關內容

我們須爲你的個人資料保密·並確保我們有關收集、使用、保留、披露、轉移、保護及存取你個人資料的政策及守則遵循經不時修訂 的〈個人資料 (私隱)條例〉(香港法例第 486 章)。

個人資料,一詞具有《個人資料(私職)條例)所賦予的涵義。

個人資料收集聲明 (「本個人資料收集聲明」)

本個人資料的集聲明乃根據《個人資料(私隱)條例》就本公司業務運作的相關事官而發出。

- ** 除非文義另有所指,以下用詞及表述在本個人資料收集聲明具有以下涵義
- 除非义表的有的指,以下用的及农业化本個人資料似集等切具有以下涵表。 「客戶,指本公司客戶, 「它DI 訳息、指按照關際公認的標準及貿易通認跨適當的任何其他標準建立的,並以電子方式透過貿易通服 務傳送的該等數據。 「政府」指訴應政府。 「香港、指申率人民共和國香港特別行政區。 「香港、指申率人民共和國香港特別行政區。」 「西期接收者、指發邊方接通過每任何貿易通服務或附帶於任何貿易通服務向其發送任何訊息的人士或一方。

- 訊息」指「EDI 訊息」及「其他訊息」。 其他訊息」指通過貿易通服務以電子形式傳送的非結構化數據,包括透過電郵、平面文件傳輸和圖像文件傳輸而接 1.7 收或傳送的數據
- 收或傳送的數據, 質易商數據,指質易社區或其代表(無論是透過電子即或其他方式)向貿易通按露、洩露、提交、給予或提供的或 由貿易通供練貿易通效的就貿易通效的服務簽訂的任何合同或協議向貿易情盤(無論是透過電子抑或其他方式)收 取的任何性質的數據。文件、記錄、文字、圖紙、圖表、聲音、圖像及資料(機部可謂形式或任何其他形式)。 「貿易託區、計值資中請、建理或以其他方式来涉於下述兩部的人士。(匈貿易通典政府就貿易通政稅就貿易通政稅務第訂的任何 台同或協議中所捐明的貿易相關文件。以及(匈貿易通與政府儲後同意訂立的任何其他貿易相關文件。 「貿易通查了股份。」指貿易通供轉收所與貿易通之對的協議所提供的政府服務。 「貿易通查支票及格」指多戶級力工目的使用的任何抵張或電子表格或文件。向貿易通查之使用一項或多項貿易通服務 向貿易通發出任何捐布。增加或取消任何貿易通服務使用登記:作出任何具體授權:修改任何記錄及/或任何與貿易 這部股省關之作可证的值的。 1.8
- 1.11
- 通服務有關之任何其他目的 1.12
- 「貿易涌服務」指由貿易涌不時提供的所有或任何電子服務。

收集及使用個人資料的目的

- 要使用貿易通服務,你需要向我們提供貿易通登記表格和其他與貿易通服務相關文件所要求的某些必要個人資料,包括但 不限於因爲使用貿易通政府服務而需填寫的所有表格。我們亦可能要求你提供其他資料,以協助我們爲你提供我們爲你而 設且我們認為你可能會感興趣的產品及服務,我們可能收集的個人資料種類包括你的姓名、地址、電子郵件、電話號碼香港身份證號碼,以及你的業務資料,例如公司名稱和職銜。
- 我們有權根據本個人資料收集聲明收集、持有、處理及/或使用你的個人資料。如你不能或不願意提供全面及準確的個人 資料,我們或無法向你提供或繼續提供貿易通服務
- 貿易通須遵守《個人資料(私隱)條例》及促使所有貿易通員工遵循合理的保密標準。你的個人資料將用於下列用途:
 - 向你提供貿易涌服務
 - 向你提供來自我們的定期通訊,詳列我們的業務、產品與服務詳情;

 - 阿你提供來自我們的定班通訊, 評別我們的業務、產品與服務評情: 處理你的投票及去鄉; 研究及分析整體數據: 推廣貿易通或採用關公司、聯營公司或營銷合作夥伴不時提供或推薦的服務; 就你可能經與個公公司服務作出建議或推薦; 付額及防止罪行;

 - (vii)
 - (viii) (ix)
- 審核用途: 將之轉移(機器可讀形式或任何其他形式)至政府或政府指定的第三方,以用於履行、執行、提供及/或經
 - 会質易通效作服務與用於政府所指定的其他貿易管制效質易能動自由。 第2用於由政府或某指定的第三方進行的任何配對程序,或貿易通與政府就貿易通政府服務而簽訂的或可能 %訂的任何合同或認識中時提及或職就之其他用途: 貿易通與客戶另有明確協議的其他用途:及 (x)
 - (xi) (xii)

根據適用法律要求進行披露。

就上述第 4(v)條之用途,如你不希望收到來自貿易通或貿易通的附屬公司、聯營公司或營館合作夥伴的任何直館訊息,你可隨時向我 們提出停止接收直館訊息的要求,表達你不想再接收這些直館訊息,收到你的要求後,我們將畫快停止使用你的個人資料作直銷用途 (不會就此另行收費)。

可能的承轉者

- 你同意貿易通可能會在遵照《個人資料(私膳)條例》的規定下,向位於同一司法管轄區或其他司法管轄區內的任何下述 各方披露及轉移你的貿易商數據或個人資料:
 - 就任何貿易通服務,向貿易通提供行政、電訊、電腦、付款或證券結算或其他服務的任何代理人、承包商或 第三方服務供應商: 政府機關、當局、由政府委任的第三方:
 - 法例規定須向其披露有關資料的任何人一
 - 對貿易通負有保密責任的任何人士,包括已承諾爲該資料保密的任何附屬公司或聯營公司,以及我們的專業 該施人及顧問 信貸資料服務機構及收債公司(如欠繳款項):或
 - 貿易通的任何實際或建議承讓人或貿易通的權利或義務的受讓人。
- 除為了上連目的及根據上述第**(5)**條外,貿易通不得在未經客戶同意的情況下向任何第三方(預期接收者除外)披露個人資料。
- 貿易通須限制個人資料只能被以下人士查閱: 需要知道或使用此等資料、曾受訓練處理此等資料並會妥爲遵守保密義務的 貿易通的高級人員、僱員、顧問及代理人,

向你收集的瀏覽資訊(Cod

- 當你瀏覽我們的網站(www.tradelink.com.hk 及http://www.tradelink-ebiz.com)時,我們或會使用「Cookies」或其 他技術來收集你作爲訪客的個人識別及聯絡資料,以及與網站主題相關的你的喜好資料,我們會將該等資料用於編製網站 使用情况的綜合統計數字。以及推廣由我們或我們的營銷合作夥伴所提供或推薦的本公司服務
- 你可以透過更改你電腦系統上的相關互聯網選項或瀏覽設定拒絕接受Cookies,但這樣做可能會令你無法使用或啟動我們 網站的所有功能和服務

你就個人資料享有的權利 10.

客戶有權要求查閱及更正由貿易通持有的個人資料,客戶須以書面形式敦函私隱合規主任(地址:香港葵涌和宣合道 63 號颳晶中心 B 座 11 及 12 樓),提出查閱及更正個人資料的有關要求,又或就本公司的私隱政策作出查詢:貿易通可爲處 理以上查閱及更正要求收取合理金額的費用:

保護你的個人資料

- 11. 我們將持續採取適當的技術及組織措施,以防止你的個人資料被意外或非法銷毀、遺失、更改、未經授權披露或存取。
- 我們的網站可能包含由第三方提供的其他網站的超連結,這些第三方網站或網站上的任何內容不受我們管接。一旦你難開 我們的網站,我們即不會就你提供的任何資料的保護和私隱負責。瀏覽其他網站時應小心謹慎,並應細閱這些網站的私隱 12. 聲明:

保存你的個人資料

除非我們必須根據法律、監管或合約要求在指定時間內保存你的個人資料,我們僅會爲收集該等資料的原有目的在實際所 需時間內保存你的個人資料, 13.

其他條款

- 14. 如本私隱政策之中英文版本有任何歧義,概以英文版本爲準。
- 我們或會不時更改本私隱政策,並透過本公司網站(www.tradelink.com.hk及http://www.tradelink-ebiz.com)養術最新版本。
- 本私隱政策受香港法律管轄並按其解釋。