

EU Representative Agreement

Agreement Number: EUREP-2025040115430682666

This agreement will be valid from 01/04/2025 to 31/03/2026.

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

Part A	
Name:	GREENLIFE ASIA., JSC
Add:	No 23 Nghiem Xuan Yem, Hoang Mai, Hanoi
Zip Code:	100000
Contact Person:	Bui Trong Khanh
Tel:	+84936415145
E-mail:	contact@ecogreenlife.asia
Party B	
Name:	EUREP ENV S.L.
Add:	Paseo de la Castellana n°43, 28046 Madrid, Spain
Zip Code:	28046
E-mail:	eurep@eurep-gmbh.de
Tel:	+34 678 70 70 83

Party A hereby appoints Party B as the authorized European Representative for their products, Party B accepts the appointment to be the authorized European Representative for Party A in the market of European Union (E.U) , Both parties enter this agreement as follow, the appointed product categories set out in below form, the products commissioned by Party A must have qualified CE test reports and certifications:

Product Information	
Online Shop URL:	https://cktvietnam.trustpass.alibaba.com
Trademark:	GREELIFE
Product Name:	Sawdust briquettes charcoal

Obligations and Liabilities of PartyA

1. Party A assures to provide the updated technical files of each product category with CE mark to Party B. If Party A cannot provide the required technical file to Party B within 30 days after approval of CE certification or before using CE mark for “self declaration” products, this agreement will be terminated automatically, Party A should take on any aftereffect by itself. The technical files should be the electronic copy (PDF/WORD/JPG/ vision), the written copy would be submitted if required by the competent authority. If Party A cannot provide

EU Representative Agreement

the document (electrical and written copy) within the time scope of the competent authority and party B, the part shall not take the responsibility for the delay.

Detail of the requirements of the submitted files as following:

- (i) Declaration of conformity,
- (ii) Copy of the label, packaging and instructions for use (in all languages requested by the countries where the device is marketed),
- (iii) Notified Body certification (where relevant),
- (iv) Post market data, complaints, processes and data(when relevant),
- (v) Details of any distributors / suppliers putting the CE marked products on the market(when relevant),
- (vi) **Test Report,**
- (vii) Product Picture,
- (viii) Product Certification,
- (ix) Business license,
- (x) Letter of Declaration of Difference(when relevant),

2. If there are any changes of products and update of technical file, Party A shall notify Party B with change notification in electronic copy as soon as possible. Party A shall send relevant information to Party B's email (eurep@eurep-gmbh.de) within one week upon changing information.

3. If any accident of products happens within boundary of E.U., Party A shall help Party B to investigate the reason in time. If the accident of the product happens out of E.U., Party A shall notify Party B as soon as possible, and Party B should make decision whether to report to competent authority or not.

If the above mentioned accident of products was known by Party A at first, Party A must send notification to the email of Party B as stipulated in hereof in one working day, analysis and disposal result of the accident to Party B by E-mail or other effective means in writing within one week after relevant accident happened.

4. Party A shall be responsible for any business dispute related to their product problems, such as accidents or claims for compensation concerning quality that arise after sale. Party B shall assist Party A to handle the dispute in accordance with the authorization of Party A. All the expenses occurred outside the china mainland during Party B's handling of the accident shall be borne by Party A. Party A should pay all of the cost of the traffic and other allowance for Party B's employee or advisor in the china mainland for the need of investigation, analysis and disposal of the accident. Party B is entitled to require Party A to pay in advance. Before Party B receives such payment Party B is entitled to refuse to pay on behalf of Party A or take relevant measures.

5. Party A should keep the complete sales list of all of the products exporting to any area of E.U.,(including the OEM products) by electrical documents in English at least 10 years, in order to be provided by Party B for the using to be transferred or inspected to the relevant competent authorities of E.U., Party A assures the accuracy and the validity of the data.

6. Party A must notice Party B the complaint record and the result of disposal on the accident of products immediately, and Party A should save, transfer, check-up any of the record according to the 5th article on the above.

7. Party A should appoint one persons as the primacy linkman who connect with Party B and deal with the normal daily grind according to this agreement. Information of both Parties' linkman should be written in Page one. The information delivered to the primacy linkman who connect with Party A by Party B shall be deemed as

EU Representative Agreement

delivery to Party A and the instruction provided by the primacy linkman who connect with Party A shall be deemed as the instruction from Party A.

8. Party A shall fully realize the risk of selling its products to EU market without CE marking or not compliance of EU regulatory. If it caused by Party A, Party A should take the aftereffects such as warning, penalty or even the results that the distribution of its products in EU market will be prohibited.

Party B is released by Party A of any liability relating to the products manufactured by Party A.

Party A will be fully responsible for the performance of its products and will hold Party B harmless against any liability claim arising from the use of the products manufactured by Party A.

Any liabilities for damage to any third party attributed to service stipulated herein provided by Party B, Party A shall bear all liabilities for damage and undertake to exempt any responsibilities of Party B to any third party. If it is required for Party B to employ any expert and counsel, especially to employ legal counsel to provide consultation and legal agency, Party A shall bear all relevant fees caused by the employment and pay such fees in advance upon request of Party B.

Obligations and Liabilities of Party B

1. Party B shall reserve technical files of each category of party A's products with CE mark. The technical files shall be reserved for at least ten years after manufacturing of the last batch of products. Once competent authority needs the technical files (including new edition of the technical files which had already registered) of each category of part A's products with CE mark. Party B should send them to competent authority within ten workdays.

2. Party B shall notify any information about the products with CE mark within the Boundary of E.C., including any claims of customers and the competition company that produce the same CE marked products, to Party A.

3. Party B shall appoint one persons as the primacy linkman whose responsibility is to connect with Party A and deal with the normal daily grind according to this agreement. The information of both Parties' linkman was written in first page of this contract.

4. Party B shall keep all technical files and information of Party A's in confidentiality.

5. If Party A sells products within the European Union through e-commerce platforms (including but not limited to: Amazon, Temu, etc.), and these platforms require Party A to provide relevant documentation that coincides with the documents submitted by Party A under this agreement, then Party A authorizes Party B to directly provide the relevant documentation to the platform. Party B does not need to obtain further consent from Party A, nor will it charge Party A any additional fees.

6. Party B shall not be responsible for the authenticity of the documents provided by Party A. If the documents provided by Party A are false, all responsibilities shall be borne by itself.

7. You are unable to provide agency services for the following products:

Category	Example
Protective Equipment (PPE)	Knee pads, sunglasses, protective clothing, cycling clothing, heat protection film, diving masks, diving bottles, harnesses, goggles, climbing ropes, buoyancy vests, helmets
Medical Equipment	Protective masks, eyeglasses, electric nose washer, sterilizer, hip cleaner, disinfectant box, otoscope, thermo-hygrometer, beauty instrument, eye massager and other massage products, dental

EU Representative Agreement

	scaling, blood pressure meter, blood oxygen meter, etc., whitening denture cleaning tablets, toothbrushes, dental floss, tongue scraper, electronic muscle stimulators, physical therapy mattresses, physical therapy chairs, alarms, etc.
Chemical Products	Paint, alcohol, hookah, etc.
Baby Products	Breast pumps, baby diapers, strollers, toys for children under 3 years old, etc.
Large/Dangerous Tools	Miter saws, rodent repellents, large tools, natural materials, engines or products with engines, mine detectors, machinery, etc.
Dangerous Goods/Other	Oils, liquids, radioactive materials, pharmaceuticals, automobiles, building equipment, military equipment, flammable and explosive products (batteries, etc.), dangerous goods, firearms and ammunition, tobacco and e-cigarettes; Large cosmetic devices, etc; Energy fuels, drones, etc.
Sports equipment/supplies/entertainment equipment	Sports equipment/supplies: rings, trampolines, skateboards, equipment for extreme sports (such as safety ropes, ice claws, climbing ropes), etc. Recreational equipment: carousel, pirate plate, observation car, bouncy castle, yacht, etc.
Cosmetics	Skin care products, cosmetics (nail glue, hair dyes, etc.)
Automobiles and automotive parts	Auto parts: carburetor, high pressure pack, brake pads, spark plugs, clutch, air filter, gasoline tank, chain tightener, throttle cable set, starter springs, resistors, silencers, emergency switches, bleeder valves, brake calipers, brake stops, engine side cover, starter, transmission gear box, oil injection pump, oil brake, flywheel; Vehicles: bicycles, electric cars and other large vehicle products (except electric scooters or toy cars), family cars, motorcycles, RVs, food trucks, construction vehicles, etc.

SERVICE FEE

1. Party A shall pay the service fees to Party B separately according to the agreement for the relevant service provided by Party B.
2. After the agreement comes into effect, the service has been generated. If it is not due to Party B's fault, the fee will not be refunded.
3. Provided that Party A requires Party B to provide the service beyond scope stipulated herein, both parties shall agree relevant fees separately in writing.
4. All agreements must be in Written Form Clause

EU Representative Agreement

5. Amendments to this Contract shall only be valid when given in writing. The requirement of form may only be waived in writing. Verbal collateral agreements or modifications are not valid.

Severability clause

If any provision of this agreement or a provision incorporated herein at a later date is or shall become invalid in whole or in part, or if this agreement or any modification thereof is found to have a gap, this shall not affect the validity of the remaining provisions. It is, however, the express intention of the parties to maintain the validity of the other provisions of the agreement under all circumstances. In place of any invalid provision or to fill a gap, a valid and enforceable provision shall be agreed which most closely corresponds legally and economically to that which the parties intended or would have intended within the meaning and purpose of the agreement and any later modifications, if they had considered this issue when concluding the agreements. If the invalidity of any provision is due to a measure of performance or time (time-limit or date) stated therein, a measure of performance which most closely corresponds to the original measure in a legally admissible way must be agreed for this provision.

During the implementation of the agreement, this agreement will be terminated automatically when:

- (a) The day upon Part A's CE Certificate or test report be withdrawn temporarily, be closed or be recalled by the notified body. (When the above mentioned things happen, Party A is obligated to accomplish the following processes to avoid the further consequences:
- (b) Brief statement in written about the reasons why Certificate being withdrawn, being closed or being recalled by the notified body.
- (c) Written statement of non-sales if there are no products under the withdrawn, closed or recalled CE Certificate exporting to Germany and EU market, or if there are products exporting, a written statement of sales would be required with the sales lists, risk assessments and the measures and timetable to cover the risk.
- (d) Party A can not provide the required technical file to Party B within 30 days after approval of the CE certification or before using CE mark for "self declaration" products.
- (e) Party A doesn't payoff the service fee according to this agreement and refuse to explain on the deadline.
- (f) No other rights or obligations are applied to Party A or Party B other than specified in this agreement.

PART A: GREENLIFE ASIA., JSC

Signature:



Company Stamp:

PART B: EUREP ENV S.L.

Signature:



EUREP ENV S.L.

Company Stamp:



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28046 Madrid, Spain