

writing as soon as possible and send a certificate of the event issued by the relevant authorities to the other party within 15 days after its occurrence.

**16. Arbitration**

All disputes arising from the performance of this agreement shall be settled through friendly negotiation. If the agreement cannot resolve through negotiation, the case shall then be submitted for arbitration. The place of any arbitration shall be the country in which the respondent resides. In case the respondent is Party A, the arbitration shall be held in the Arbitration Association in the country of Party A in accordance with the rules of its arbitration proceedings. In case the respondent is Party B (Distributor), the arbitration shall be held in the Japan Commercial Arbitration Association in Tokyo, Japan in accordance with the rules of the Japan Commercial Arbitration Association. The arbitration award shall be final and binding upon both parties.

**Party A: Guangdong PARAGO Technologies Ltd**


Signature:

*For and on behalf of*  
GUANGDONG PARAGO TECHNOLOGIES., LTD  
广东派拉格科技有限公司  
*Tony Tang*  
.....  
*Authorized Signature(s)*

---

**Party B: FUJIYA TSUSHO LLC**

Signature:

*富士屋通商株式会社*  


---