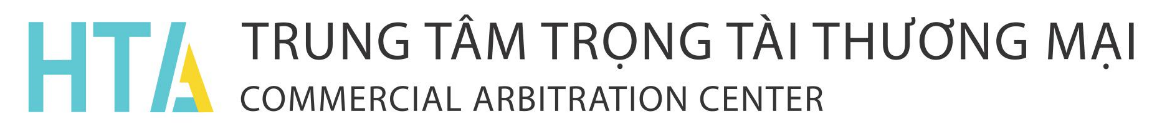
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**SOME OPTIONAL ADDITIONAL CONTENTS FOR THE ARBITRATION CLAUSE**

***Note****: In addition to the contents as stated in the "Model Arbitration Clause", the parties may agree to add one or more of the following to better master the arbitration proceedings:*

* ***"The court with competence over arbitral activities is the People's Court ....” (provincial court)***

*With the above agreement, the parties determine in advance a sole (provincial) People's Court which has competence over all arbitral activities, including: (i) request the Court to settle a complaint about the arbitral tribunal’s decision on the validity of arbitration agreement, the unenforceable arbitration agreement, and the jurisdiction of the arbitral tribunal; (ii) request the Court to collect evidence; (iii) to request the Court to take interim urgent measures; (iv) request the court to summon witnesses; (v) request the Court to cancel the arbitral award. Choosing a sole competent Court for all arbitration activities can make the arbitration proceedings more efficient.*

* *“Notice, documents will be sent to Party A or Party B by HTA at the address below:*

*Party A's address:*

...

*Party B's address:*

... "

*With the above agreement, the parties specify the address to receive notices and documents that HTA will send to each party. The notice or document sent by HTA to each party to the address specified in the agreement is deemed to have been received, even if the delivery was unsuccessful due to the recipient's absence or refusal to receive it.*