

Memorandum of Understanding

This business agreement (hereinafter referred to as "this agreement") shall be concluded by agreement between **DEKTON YAPI SAVUNMA SANAYI TEKNOLOJILERI DANISMANLIK , TEMSILCILIK LIMITED Sirketi** (hereinafter referred to as "**Intenuty**") located in BÜYÜKESAT MAHALLESİ KAHRAMAN KADIN SOK. NO 18/6 06700 ÇANKAYA ANKARA REPUBLIC OF TÜRKİYE and **Samjung Solution Co., Ltd.** (hereinafter referred to as "Samjung Solution") located in No. 198, 506, Gwonseon-gu, Suwon-si, Gyeonggi-do (Gosaek-dong, Suwon Delta One) as follows.

Based on mutual trust between Intenuty and Samjung Solution, this agreement is concluded with mutual cooperation on business cooperation and sales for "business for overseas export of Samjung Solution products" (hereinafter referred to as "business").

Article 1 Purpose

The purpose of this Agreement is to prescribe all matters concerning business cooperation and sales for domestic and overseas sales, and to achieve the purpose of this Agreement by faithfully implementing each provision of this Agreement by both parties.

Article 2 Scope of Services

2-1 Samjung Solution Anti-drone System and Overseas Export of Owned Products Business cooperation and sales for

2-2 The supply/sale of Samjung Solution products to overseas companies and institutions in which Intenuty is operating is carried out through DEKTON YAPI SAVUNMA SANAYI TEKNOLOJILERI DANISMANLIK , TEMSILCILIK LIMITED Sirketi

2-3 DEKTON YAPI SAVUNMA SANAYI TEKNOLOJILERI DANISMANLIK , TEMSILCILIK LIMITED Sirketi Directly contracts with our purchase company or agent

We can supply the products of Samjung Solution.

Article 3 Principles of good faith

3-1 In the pursuit of the common objectives set forth in this Agreement, both parties shall

We do our best to prevent the other party's corporate image from being tarnished,

Cooperation according to the principle of good faith.

3-2 The parties shall cooperate with each other for this project, and

furthermore, this agreement will

During the valid period, when the relevant information, etc. provided by both parties to each other is provided to a third party, both parties shall proceed in consultation with each other.

Article 4 Confidentiality

4-1 Information and details obtained through a business agreement, the two parties will be asked

No leakage or leakage shall be made to the outside without the consent of the other party, and the obligation to protect confidential information shall be observed for three years after the termination or termination of this Agreement.

4-2 Both parties are concerned with the information and materials provided as confidential information

Designated as "Confidential Information", classified and handled

It should be done. In this case, the criteria for classification and handling of "confidential information" shall be in accordance with the security bylaws of both companies.

Article 5 Application Law and Legal Effect

This Agreement shall apply and be interpreted accordingly to the laws of the Republic of Korea.

Article 6 Contract Schedule

6-1 The expiration date of this Agreement shall be three years from the date of the Agreement.

6-2 If this project is not completed by the end of the contract period The period may be extended by mutual agreement between the parties. In this case

Details of the extension shall be determined by agreement between the parties.

6-3 This Agreement shall be terminated by either party to this Agreement

By notifying the doctor in writing 30 days prior to the expiration date will be terminated, and no later than 30 days before the expiration date of either party

If there is no written notice of the intention to terminate the agreement, the agreement will automatically be made on a yearly basis I'm extending it.

Article 7 Termination of the Convention

In the event that any of the following facts occurs to both parties of this Convention

This Convention may be terminated or terminated with notice.

1. Where there is an application for rehabilitation, bankruptcy, or liquidation procedures
2. Where there is a possibility of failure or failure to implement pursuant to the contents of this Agreement after receiving seizure, provisional disposition, seizure, auction application, tax arrears, etc
3. If both parties have agreed in writing to each other
4. The purpose of this Convention may be achieved due to the gross violation of this Convention

if there isn't

In the event of damage to the project due to the above reasons, the

other party has a reason attributable to it

You can claim damages from the parties.

Article 8 Interpretation and Dispute Resolution of the Agreement

matters not specified in this Agreement, but there are disagreements in the interpretation of this Agreement

In such cases, both parties shall settle by agreement; provided, an agreement is reached

If not, it shall be resolved by the judgment of the Suwon District Court.

To confirm and prove the contents of the above agreement, both parties have signed this agreement

Write two copies and sign them, and keep one copy each.

September 22, 2025

Samjung Solution Co., Ltd

(Business No. 124-87-24027)

No. 198, 506, Gongsan-ro, Gwonseon-gu, Suwon-si, Gyeonggi-do

(Gosaek-dong, Suwon Delta)

CEO Choi Chun-hwa



124-87-24027

SAMJUNG Solution Co., Ltd. Choi Chun Hwa

506, Saneop-ro 198, Gwonseon-gu,

Suwon-si, Gyeonggi-do, Republic of Korea



DEKTON YAPI SAVUNMA SANAYI TEKNOLOJILERI DANISMANLIK , TEMSILCILIK LIMITED SIRKETI

Trade Registration Number-403486

ADRESS:BÜYÜKESAT MAHALLESİ KAHRAMAN KADIN SOK. NO 18/6 06700

ÇANKAYA ANKARA

REPUBLIC OF TURKEY

Muhammet Ali Kögüs-CEO

