

Agency Agreement

This agreement is made and entered into by and between the parties concerned on 11/29/2017 (Date) in Shenzhen (Place) on the basis of equality and mutual benefit to develop business on terms and conditions mutually agreed upon as follows:

1. The Parties Concerned

Party A: All Balance Technology Co.,Ltd.

Party B: CyberLab Bilgi Güvenliği Akademisi

Add: Xixiang, Baoan District, Shenzhen, Guangdong Province, China

Add: Acibadem Mahallesi Şemi Bey Sokak No : 2/E Kadıköy /ISTANBUL, Turkey

Tel: +86(755)-86253327

Tel: +90 216 740 00 56

Fax: +86(755)-8625332

Fax: +90 216 740 00 56

2. Appointment

Party A hereby appoints Party B as its Agent to solicit orders for the commodity stipulate in Article 3 from customers in the territory stipulated in Article 4, and Party B accepts and assumes such appointment.

3. Agent Products

Sockets, Adapters, Test Jigs, Test Boards, etc.

4. Territory:

In Europe only.

5. Advertising and Expenses

Party B shall bear all expenses for advertising and publicity in connection with the commodity in question in area within the validity of this agreement, and shall submit to Party A all audio and video materials intended for advertising for prior approval.

6. Industrial Property Rights

Party B may use the trade-marks owned by Party A for the sale of the sockets and other agent products covered herein within the validity of this agreement, and shall acknowledge that all patents, trademarks, copy rights or any other industrial property rights used or embodied in the Automobile paint shall remain to be the sole properties of Party A. Should any infringement be found, Party B shall promptly notify and assist Party A to take steps to protect the latter's rights.

7. Validity of Agreement

This agreement, when duly signed by the both parties concerned, shall remain effect for 24 months from 11/29/2017 (date) to 11/29/2019 (date) .

8. Termination

During the validity of this agreement, if either of the two parties is found to have violated the stipulations herein, the other party has the right to terminate this agreement.

9. Force Majeure

Either party shall not be responsible for failure or delay to perform all or any part of this agreement due to flood, fire, earthquake, draught, war or any other events which could not be predicted, controlled, avoided or overcome by the relative party. However, the party affected by the event of Force Majeure shall inform the other party of its occurrence in writing as soon as possible and thereafter send a certificate of the event issued by the relevant authorities to the other party within 15 days after its occurrence.

10. Inspection and Acceptance

Promptly upon the receipt of a shipment of Products, Distributor shall examine the shipment to determine whether any item or items included in the shipment are in short supply, defective or damaged. Within 7 days of receipt of the shipment, Distributor shall notify Supplier in writing of any shortages, defects or damage, which Distributor claims existed at the time of delivery. Within 7 days after the receipt of

such notice, Supplier will investigate the claim of shortages, defects or damage, inform Distributor of its findings, and deliver to Distributor Products to replace any which Supplier determines, were in short supply, defective or damaged at the time of delivery.

11. Arbitration

Any dispute arising from or in connection with this contract shall be submitted to court where is Party A is located, which shall be conducted in accordance with the Commission's arbitration rules in effect at the time of applying for arbitration. The arbitral award is final and binding upon both parties.

Party A: Loyal Party B: _____

(Signature)



(Signature)