



**INTERNATIONAL ARMOUR P.C.C.**  
16, AEROPORON STREET | 17564 P. FALIRO | ATHENS | GREECE  
NATO CAGE G2649 | UNGM 660964  
Emails: info@international-armour.com | info@armour.gr

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## **APPOINTMENT OF REPRESENTATION**

### **TO WHOM IT MAY CONCERN**

March 24, 2026  
Ref# 0091/26

We, INTERNATIONAL ARMOUR P.C.C., a company duly incorporated and existing under the laws of Greece, with registered offices as stated above (hereinafter the “Company”), hereby confirm that:

**GT SUPPLIES CANADA**  
4161 MORRIS DR UNIT 2  
ONTARIO L7L 5L5 CANADA  
Contact persons: MR Adnan khan and Mr Roy Dias and  
E: Adnan@gtsupplies.ca and Roy@gtsupplies.ca  
www. Gtsupplies.ca

(hereinafter the “Representative”)

has been appointed as a Representative of the Company in the country of PAKISTAN, solely for matters relating to activities within the Defence and Security sector, including engagement with governmental authorities and duly licensed civilian, commercial, and institutional entities.

Notwithstanding this appointment, the Representative is not authorized to bind the Company in any manner, nor to create, assume, imply, or represent any legal, contractual, financial, commercial, regulatory, or other obligation on behalf of the Company, unless expressly authorized in writing by the Company’s duly authorized signatory.

For the avoidance of doubt, this appointment does not constitute a power of attorney, mandate, or legal authorized d of any kind. The Representative is not authorized to receive, request, negotiate, collect, or handle any payments, commissions, funds, or financial instruments on behalf of the Company.

This appointment does not create, and shall not be construed as creating, any partnership, joint venture, agency, employment, fiduciary, or similar relationship between the parties.

The Representative shall not appoint sub-agents, delegates, intermediaries, or third parties, nor transfer or assign this appointment, without the Company’s prior written approval.

Nothing in this appointment grants the Representative any right to use the Company’s name, trademarks, logos, branding, intellectual property, or corporate identity, except with the Company’s prior written authorized d for a specific and limited purpose.

By accepting this appointment, the Representative and its officers, directors, employees, and affiliates agree to perform all activities in full compliance with:

- All applicable national and international laws and regulations;
- Export-control regimes, including but not limited to EU, United Nations, and U.S. ITAR/EAR regulations, where applicable;
- International and national sanctions frameworks;
- Anti-bribery, anti-corruption, and anti-money-laundering laws;
- The Company’s internal compliance, ethics, and operational policies, as in force from time to time.

The Representative is specifically required to:

- Keep the Company promptly, accurately, and fully informed of all relevant developments, activities, contacts, and potential business opportunities;
- Act at all times with the highest standards of professionalism, confidentiality, integrity, and good faith;
- Protect the reputation, legal position, and commercial interests of the Company and its affiliated entities;



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- Refrain from making any misleading, authorized, fraudulent, or disadvantageous statements, representations, or commitments in the name of the Company.

All confidentiality obligations under this appointment shall survive its termination or revocation.

The Company expressly disclaims any responsibility or liability for any acts, representations, omissions, or commitments made by the Representative that fall outside the scope of this appointment or are not expressly authorized in writing.

The Representative agrees to indemnify and hold harmless the Company, its directors, officers, shareholders, and affiliates against any loss, damage, claim, penalty, cost, or liability arising from authorized, unlawful, negligent, or non-compliant actions or omissions.

The authenticity of this appointment may be verified directly with the Company through its duly authorized signatory or official corporate contact channels or at our webpage [www.armor.gr/representations.php](http://www.armor.gr/representations.php)

This appointment is valid until revoked and may be terminated at any time, at the sole discretion of the Company, without liability or obligation to provide justification.

This appointment shall be governed by and construed in accordance with the laws of Greece, and any dispute, claim, or legal proceeding arising out of or in connection with this appointment shall fall under the exclusive jurisdiction of the competent courts of Greece.

Authorized Signature

Dimitrios Chalampalis  
Senior Defense Advisor

