

UK Representative Agreement

This agreement will be valid from 28 / 10 / 2024 to 28 / 10 / 2025 .

Part A could choose to renew the agreement by then, otherwise this agreement will be terminated automatically.

Party A hereby appoints Party B as the authorized European representative of its products. Party B accepts the appointment and becomes Party A's authorized European representative in the United Kingdom (UK) market.

The parties enter into this Agreement as follows. The appointed product categories are shown in the following table:

Party A	
Customer Number:	GAO DING LTD UK 092850097JET
Company Name:	Shantou Dowmoo Toys Co., Ltd.
Company Address:	Room 2118-3, West Tower, Huarun Building, No. 95 Changping Road, Longhu District, Shantou City
Contact Person:	Huang Xunzhou
Contact Email:	zhengyingdai@gmail.com
Contact Phone:	+86 13342745877
Online shop Name:	N/A
Online shop ID:	634418211843769
Party B	
Company Name:	Dggd Ltd
Company Address:	Bowling Bank,Fox House, Wrexham LL13 9RP, United Kingdom
Contact Person:	Jade Yule
Contact Email:	DggdLtd@gaoding-rep.com
Contact Phone:	+44 7533505997

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Obligations and Liabilities of Party A:

1. **Provide Technical Files:** Party A must supply UKCA product technical files (PDF/WORD/JPG) to Party B within 30 days of CE certification. Failure to do so will result in automatic termination, with Party A bearing all consequences. Required documents include:

- Declaration of Conformity.
- Labels, packaging, and instructions in the relevant languages.
- Notified Body certification (if applicable).
- Post-market data, complaints, and processes.
- Distributor/supplier details for CE-marked product

2. **Product Changes:** Party A must notify Party B of any product changes and provide updated technical files within one week.

3. **Product Accidents:** If an accident occurs within the UK, Party A must assist Party B in investigations. For incidents outside the UK, Party A must inform Party B, who will decide whether to report to the relevant authorities.

4. **Disputes:** Party A is responsible for handling disputes related to product quality or claims, covering all costs incurred by Party B, including overseas expenses. Party B may require Party A to pay in advance.

5. **Sales Records:** Party A must maintain a complete list of all products exported to the UK for at least five years.

6. **Complaint Records:** Party A must notify Party B of any complaints and their resolutions immediately and maintain the records for potential inspections.

7. **Appoint Liaison:** Party A must designate a liaison to handle communication and operations under this agreement.

8. **Compliance Risks:** Party A assumes all risks and penalties for selling non-UKCA-marked products in the UK.

9. **Liability:** Party A is fully responsible for its products and will indemnify Party B from any liabilities related to the products

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Obligations and Liabilities of Party B:

1. **File Retention:** Party B will retain Party A's technical files for at least ten years after the last product batch is manufactured.
2. **Inform of Issues:** Party B must notify Party A of any product complaints or competition issues within the UK.
3. **Appoint Liaison:** Party B will designate a liaison for communication and coordination.
4. **Confidentiality:** Party B will maintain the confidentiality of all technical files provided by Party A.
5. **Document Authenticity:** Party B is not responsible for verifying the authenticity of documents provided by Party A.
6. **Service Scope:** Party B's role is limited to product safety and compliance as required by the UK-REP framework. Party B does not handle logistics, sales, returns, customs clearance, infringement, trademark, or patent matters.

Termination:

1. This agreement will automatically terminate if:
2. Party A's UKCA certification or test report is withdrawn, suspended, or recalled by the notified body.
3. Party A fails to provide the required technical files within 30 days after certification or before using the UKCA mark for "self-declaration" products.
4. Party A does not pay the service fee by the agreed deadline without explanation.
5. This agreement will automatically terminate if:
6. Party A's UKCA certification or test report is withdrawn, suspended, or recalled by the notified body.
7. Party A fails to provide the required technical files within 30 days after certification or before using the UKCA mark for "self-declaration" products.
8. Party A does not pay the service fee by the agreed deadline without explanation.

Miscellaneous:

1. The Responsible Person in charge only connects with UK institutions, and does not provide after-sales consultation for product buyers. This service is not in the scope of the UK agent's business. Such mail and telephone calls will be ignored, and the sent goods will be discarded.
2. No Additional Rights: No other rights or obligations apply to either party beyond what is specified in this agreement.

PARTY B:

Signature :

Company Stamp :

