

GCM Intellectual Property Management Plan

Great China Metal Industrial Co., Ltd. (hereinafter referred to as “the Company”) has established this Intellectual Property Management Plan to ensure effective management and protection of its intellectual property rights. This Plan aims to provide clear standards for the acquisition, protection, utilization, and enforcement of the Company’s intellectual property and to ensure compliance with relevant laws and regulations.

The objectives of this Plan are to safeguard the Company’s lawful rights and interests, prevent infringement of others’ intellectual property, maintain operational autonomy, and enhance employees’ awareness and practical capabilities in intellectual property management, thereby strengthening the Company’s core competitiveness. The Company shall report the contents and execution results of this Plan to the Board of Directors at least once per year.

I. Patent Management

A patent refers to a right granted by a government to protect inventions, utility models, and designs exclusively for a specified period of time.

To support the Company’s business development strategies and technological innovation roadmap, the Company shall establish a patent search mechanism to ensure timely filing and registration of patents, thereby securing full protection for technological achievements.

The Company shall gain a thorough understanding of patent systems, application procedures, and maintenance requirements in target markets, and develop patent maps to support the Company’s operational strategies.

II. Trademark Management

A trademark refers to any distinctive mark that identifies the source of goods or services, including words, graphics, symbols, colors, three-dimensional shapes, motions, holograms, sounds, or combinations thereof.

To support business expansion, the Company shall promptly file domestic and

international trademark registration applications in relevant jurisdictions and ensure the legality, exclusivity, and non-infringing nature of the trademarks used in each market.

In cases of trademark infringement or counterfeiting, the Company shall actively pursue legal remedies to assert its rights. The business units shall also conduct periodic audits and updates of the Company's trademark assets to maintain awareness of trademark usage status.

III. Trade Secret Management

Trade secrets include methods, techniques, processes, formulas, programs, designs, or any other information usable in production, sales, or business operations that meet the following criteria:

1. Not generally known to persons who typically deal with such information.
2. Possessing actual or potential economic value due to its secrecy.
3. Reasonable confidentiality measures have been implemented by the owner.

3.1 External Confidentiality Mechanisms

For confidential information that must be disclosed externally due to business needs, appropriate non-disclosure agreements shall be established to ensure that the receiving party undertakes corresponding confidentiality obligations.

3.2 Internal Restriction Mechanisms

Through internal regulations and employment contracts, the Company shall impose clear confidentiality obligations upon all employees. Departing employees shall complete non-disclosure undertakings during offboarding to reduce leakage risks.

3.3 Information Control Measures

The Company shall implement information classification and access-control systems, as well as handover procedures for departing employees, thereby establishing a multi-layered protection framework to prevent the leakage of

confidential information.

IV. Copyright Management

Copyright refers to the moral rights arising from the creation of works, including the right of publication, the right of attribution, and the right to prevent improper modifications.

Employees shall avoid infringing upon the copyrights of others when producing works in the course of business. When the use of third-party copyrighted works is necessary, employees must comply with fair-use principles and clearly indicate the source.

All work equipment and computer software used within the Company shall be properly licensed to avoid violations of copyright laws. Each plant and department shall periodically review the Company's copyright assets, assess usage conditions and license validity, and plan educational training on intellectual property to enhance employees' legal awareness.

This Plan shall take effect upon approval by the Board of Directors and shall be reviewed and revised as necessary based on implementation results and changes in the external environment.