

Collaboration Agreement

made on in Wasilków between:

Sukces Technology Group - Dziemiańczuk spółka jawna, a Polish general partnership, with its registered office in Wasilków at the address: ul. Produkcyjna 2, 16-010 Wasilków, under the number NIP: 9661758827, and the number KRS: 0000278502, hereinafter referred to as STG, and:

.....
.....
represented by:
hereinafter referred to as **Partner**, who are jointly referred to as **Parties**.

§ 1

The subject of this Agreement is a promotional marketing collaboration between STG and Partner.

§ 2

1. As a part of this Agreement, STG is bound to:
 - a. provide Partner with promotional and informational printed materials, with materials aiming to display products of the following brands: YOODA, Cortino, MOOVEN, TenPilot, and with other marketing materials supporting sales of STG's products,
 - b. support Partner in promoting STG's products, a.o. by delivering the abovementioned marketing materials, by informing Partner's potential customers about the offer, or by other means agreed upon by the Parties,
 - c. support Partner in selling STG's products through close cooperation concerning training and technology.
2. As a part of this Agreement STG authorizes Partner to use the materials provided to Partner, as well as the logo, photos, demo products, and other materials for the intended purpose exclusively to promote STG's products. The authorization does not include the right to use descriptions of products/sets available on the www.sukcesgroup.pl website.
3. The authorization indicated in § 2 section 2 of the Agreement expires at the moment of termination of collaboration between STG and Partner.

§ 3

1. As a part of this Agreement, Partner is bound to:
 - a. promote products of the following brands: YOODA, Cortino, MOOVEN, TenPilot,
 - b. inform their customers about STG's products and their properties,
 - c. tag YOODA, Cortino, MOOVEN, TenPilot products on their social media,
 - d. share created materials with STG, using YOODA, Cortino, MOOVEN, TenPilot products.

§ 4

Parties appoint the following persons to correctly implement this Agreement:

On STG's part:

in marketing and promotional matters:

On Partner's part:

in marketing and promotional matters:

§ 5

1. Each Party is liable, on general terms, for performing its contractual duties.

2. In case of a serious breach of the provisions of the Agreement by any of the Parties, each Party can terminate the Agreement without previous notice.

§ 6

In matters not regulated, the provisions of the Polish Civil Code and the Act on Copyright and Related Rights shall apply.

§ 7

1. Any disputes arising from the implementation of the Agreement shall be settled by the Parties amicably.
2. If no consensus is reached, the resolution of any disputes arising from the application of the Agreement shall be resolved by the common court having jurisdiction over the STG's registered office.

§ 8

The Agreement is confidential. The Parties are bound to maintain trade secrets in the matters resulting from the terms of the agreement.

§ 9

The Agreement was drawn up in two identical copies, one for each of the Parties.