

U.S. Department of Justice
Washington, DC 20530

**Exhibit B to Registration Statement
Pursuant to the Foreign Agents Registration Act of
1938, as amended**

INSTRUCTIONS. A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. Compliance is accomplished by filing an electronic Exhibit B form at <https://www.fara.gov>.

Privacy Act Statement. The filing of this document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 *et seq.*, for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide the information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the FARA Unit in Washington, DC. Statements are also available online at the FARA Unit's webpage: <https://www.fara.gov>. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: <https://www.fara.gov>.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .32 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, FARA Unit, Counterintelligence and Export Control Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name of Registrant John Lee	2. Registration Number 7436
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3. Name of Foreign Principal Korea AeroSpace Administration
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Check Appropriate Box:

- 4. The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach a copy of the contract to this exhibit.
- 5. There is no formal written contract between the registrant and the foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach a copy of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
- 6. The agreement or understanding between the registrant and the foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and expenses, if any, to be received.
- 7. What is the date of the contract or agreement with the foreign principal? 05/27/2024
- 8. Describe fully the nature and method of performance of the above indicated agreement or understanding.
See Appendix for Response

9. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

On behalf of Korea Aerospace Administration (KASA), a civilian aerospace government administration, I will be representing the administration at various conferences and forums that are held domestically as well as those held overseas, participating in various bilateral discussions with various government agencies, including those in the US such as NASA and NOAA, and interacting with various aerospace companies, universities, and institutes, including those in the US.

10. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act¹.

Yes No

If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose. The response must include, but not be limited to, activities involving lobbying, promotion, perception management, public relations, economic development, and preparation and dissemination of informational materials.

See Appendix for Response

11. Prior to the date of registration² for this foreign principal has the registrant engaged in any registrable activities, such as political activities, for this foreign principal?

Yes No N/A - This statement is filed to update the registrant's agreement/contract with the foreign principal.

If yes, describe in full detail all such activities. The response should include, among other things, the relations, interests, and policies sought to be influenced and the means employed to achieve this purpose. If the registrant arranged, sponsored, or delivered speeches, lectures, social media, internet postings, or media broadcasts, give details as to dates, places of delivery, names of speakers, and subject matter. The response must also include, but not be limited to, activities involving lobbying, promotion, perception management, public relations, economic development, and preparation and dissemination of informational materials.

Set forth below a general description of the registrant's activities, including political activities.

Set forth below in the required detail the registrant's political activities.

Date	Contact	Method	Purpose
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12. During the period beginning 60 days prior to the obligation to register³ for this foreign principal, has the registrant received from the foreign principal, or from any other source, for or in the interests of the foreign principal, any contributions, income, money, or thing of value either as compensation, or for disbursement, or otherwise?

Yes No

N/A - This statement is filed to update the registrant's agreement/contract with the foreign principal.

If yes, set forth below in the required detail an account of such monies or things of value.

Date Received	From Whom	Purpose	Amount/Thing of Value
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13. During the period beginning 60 days prior to the obligation to register⁴ for this foreign principal, has the registrant disbursed or expended monies, or disposed of anything of value other than money, in connection with activity on behalf of the foreign principal or transmitted monies to any such foreign principal?

Yes No

N/A - This statement is filed to update the registrant's agreement/contract with the foreign principal.

If yes, set forth below in the required detail an account of such monies or things of value.

Date	Recipient	Purpose	Amount/Thing of Value
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¹ "Political activity," as defined in Section 1(o) of the Act, means any activity which the person engaging in believes will, or that the person intends to, in any way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the domestic or foreign policies of the United States or with reference to the political or public interests, policies, or relations of a government of a foreign country or a foreign political party.

^{2,3,4} Pursuant to Section 2(a) of the Act, an agent must register within ten days of becoming an agent, and before acting as such.


EXECUTION

In accordance with 28 U.S.C. § 1746, and subject to the penalties of 18 U.S.C. § 1001 and 22 U.S.C. § 618, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this statement filed pursuant to the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 *et seq.*, that he/she is familiar with the contents thereof, and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date	Printed Name	Signature
08/09/2024	John Lee	<input type="text" value="Sign"/> /s/John Lee
_____	_____	<input type="text" value="Sign"/> _____
_____	_____	<input type="text" value="Sign"/> _____
_____	_____	<input type="text" value="Sign"/> _____

EXECUTION

In accordance with 28 U.S.C. § 1746, and subject to the penalties of 18 U.S.C. § 1001 and 22 U.S.C. § 618, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this statement filed pursuant to the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 *et seq.*, that he/she is familiar with the contents thereof, and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date	Printed Name	Signature
07/29/2024	John Lee	
_____	_____	_____
_____	_____	_____
_____	_____	_____

Appendix Response to Item 8

Item 8: Describe fully the nature and method of performance of the above indicated agreement or understanding.

Establish and promote plans for space transportation system development including space launch vehicles; Plan, promote and support industry, academia, research and international joint programs in the field of space transportation; Prepare approval standards for space launch vehicles and support evaluation; Establish and promote space launch vehicle development projects and improvement plans; Establish and operate test facilities for space launch vehicle development and verification; Manage business units in the space transportation field and operate related committees and evaluation groups; Establish and implement mission assurance strategies in the space transportation field; Establish and operate certification system related to technical supervision and performance and quality inspection in the space transportation field; Plan, promote and manage projects for the development of reusable launch vehicles; Develop core technologies for reusable launch vehicle prototypes; Establish and promote satellite development plan; Plan, promote and support industry-academia and international joint programs in the field of satellites; Manage business groups in the satellite field and operation of related committees and evaluation groups; Establish and implement mission assurance strategies in the satellite field; Establish and operate a certification system related to technical supervision and performance and quality inspection in the satellite field; Establish, implement and supervise plans for the development and operation of the Korea Positioning System (KPS); Establish and implement service certification system related to the Korea Positioning System (KPS); Plan, promote and manage R&D projects in the field of space science & exploration; Manage matters related to observation and utilization of space objects and space environment; Establish space exploration promotion plans such as lunar exploration and development and support for core technologies; Plan, promote and support industry, academia, research, and international joint projects in the field of space science and exploration; Manage business units in the field of space science and exploration and operation of related committees and evaluation groups; Establish and implement mission assurance strategies in the field of space exploration; Establish and operate certification system related to technical supervision and performance/quality inspection in the field of space exploration; Plan, promote, and manage program for lunar lander development; Manage matters related to lunar lander body, payload and ground system development; Plan, promote, and manage projects to develop future manned and unmanned aircraft, eco-friendly aircraft, innovative aviation services, and major parts and material technologies for aircraft; Plan, promote and support joint industry-academia-research and international programs in the field of aviation innovation; Manage business units in the field of aviation innovation and operating related committees and evaluation groups; Establish and implement mission assurance strategies in the field of aviation innovation; Establish and operate certification system related to technical supervision and performance and quality inspection in the field of aviation innovation; Plan, promote and manage projects for the development of foundational and original technologies and aircraft related to urban air transportation services; Establish, coordinate, and manage comprehensive mid- and long-term plans and annual plans for the promotion of R&D projects under the Mission Directorate; Manage budget execution and settlement of R&D projects under the Mission Directorate; Establish and promote systems related to R&D projects under the Mission Directorate; Plan, evaluate, and manage R&D projects under the Mission Directorate; Oversee research ethics of R&D projects under the Mission Directorate; Establish, coordinate, and manage research facilities and equipment for R&D projects.

Appendix Response to Item 10

Item 10: Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act. If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose. The response must include, but not be limited to, activities involving lobbying, promotion, perception management, public relations, economic development, and preparation and dissemination of informational materials.

I will be engaging, directly or through bilateral meetings, various US government agencies, such as NASA and NOAA, to establish and to promote collaborative scientific and other non-ITAR restricted R&D projects. I may be involved in engaging, discussing, and promoting potential partnerships (non-ITAR restricted programs/projects) between non-governmental US entities (universities, research institutes, companies) and Korean entities. I may be engaging US aerospace companies on matters that involve acquisition of various products and assets.

HA, JEONGMIN

CERTIFIED PUBLIC TRANSLATOR & LICENSED ADMINISTRATIVE AGENT OFFICE

Adress : 16-20, Jinyangho-ro 293beon-gil, Jinju-si, Gyeongsangnam-do, Republic of Korea
TEL 055-745-9720, HP : 010-9723-7087, FAX (055) 745-9610, E-mail : min12397@naver.com

CERTIFICATE OF TRANSLATION

In accordance with the Licensed Administrative Agent Act(Law No. 14839) of the Republic of Korea, a certified public translator & licensed administrative agent is duly authorized to prepare, confirm and translate foreign documents submitted to public offices into Korean and Korean documents issued by administrative offices into foreign language and vice versa(Article 2), and may issue an attestation of translation for any document translated by him/her (Article 20, Section 2).

No. 20240808-033

Date : Aug. 08, 2024

Title of Document : Appointment Agreement for Public Official in a Fixed-Term Position

Name of Requester : John Lee

I, the below signed **HA, JEONGMIN**, Certified Public Translator & Licensed Administrative Agent by the Ministry of the Interior, **DO HEREBY CERTIFY:**

that the attached documents were prepared and/or translated by me at the request of the above named person who has duly appeared and confirmed the contents of the documents at my office;

that to the best of my Knowledge, the documents were prepared and/or translated accurately for the public purpose of use for the international businesses of immigration or overseas studies, etc. in accordance with the relevant regulations and law.

IN TESTIMONY Whereof, I have hereunto subscribed my name and affixed my seal of office.



Ha Jeongmin

HA, JEONGMIN



Certified Public Translator & Licensed Administrative Agent
Registration. No.: 17302044740

■ [Annex No. 2 Form]

Appointment Agreement for Public Official in a Fixed-Term Position

In accordance with Article 9(7) of the [Special Act on the Establishment and Operation of the Korea AeroSpace Administration], the duties, period of service, performance goals, dismissal, remuneration, and other working conditions of Public official in a fixed-term position shall be agreed upon as follows.

1. Information of the employee-to-be

Affiliation and Department	Position	Class	Name	Date of birth
Aerospace Mission Directorate	Vice Administrator of Mission Directorates.	General Senior Executive Service (General Fixed-Term System)	John Lee	

2. Scheduled tasks and duties : Aerospace Mission Directorate Management

3. Period of service : May 27, 2024 ~ May 26, 2027

* In accordance with relevant statute, in cases of excellent work performance, the contract period can be extended for up to 10 years

4. Performance goals :

- KASA Procedural Requirements
- System Engineering Handbook
- Preliminary Decadal Survey
- Letter of interest/Agreement with three countries

5. Monthly remuneration amount and payment method : 21,244,416 Krw (254,933,000 Krw per annum) (\$187,194/y) /According to the remuneration regulations, etc.

* Performance-based benefits and allowances outside of the annual salary are paid separately according to relevant statute.

6. Other

- The Administrator of the Korea Aerospace Administration may, in accordance with Article 12 (1) and of the 「Special Act on the Establishment and Operation of the Korea Aerospace Administration」 and Article 8 of the Enforcement Decree of the same Act, dismiss public officials under his control ex officio in case of the specified reasons arise.
- Public officials in a Fixed-Term Position belonging to the Korea Aerospace Administration must comply with matters related to the employment agreements, such as the annual remuneration, the obligation to keep confidential information learned during their duties, and the prohibition of leaking technical information. Violations of these matters may be punished by relevant statute.

※Please refer to (Chapter 2) for detailed information.

7. Whether or not the employee-to-be will subscribe to employment insurance.

[] Yes [] No

* Please specify only those who are newly appointed through the recruitment process, excluding cases of term extensions etc.

May 27, 2024

John Lee

Administrator of the Korea Aerospace Administration

[Matters concerning dismissal]**<Article 12 of the [Special Act on the Establishment and Operation of the Korea AeroSpace Administration] (Special Provisions on Dismissal of Public Official in a Fixed-Term Position)>**

① Notwithstanding Article 68 and Article 70(1) of the STATE PUBLIC OFFICIALS ACT, where a public official in a fixed-term position belonging to the Korea Aerospace Administration falls under any of the following cases, the Administrator of the Korea Aerospace Administration may dismiss public officials in a fixed-term position under his control ex officio after deliberation and resolution of review committee under Article 70(4) of the same law.

1. Where Article 70(1) 3 through 5 and 7 through 9 of the STATE PUBLIC OFFICIALS ACT apply.
2. Where the job specified in Article 9(7)1 is abolished.
3. Where it is determined that the performance goals under Article 9(7) 3 are not met due to poor work performance or other reasons.
4. Where it is determined that a public official in a fixed term position is unable to continue performing duties due to a lack of required expertise or skills for the position, or for other reasons specified by Presidential Decree.
5. Where a public official in a fixed-term position commits significant misconduct, as defined by Presidential Decree, in relation to research and development project (refers to a research and development task determined by the Administrator of the Korea Aerospace Administration as per Article 2, 2. of 「the National Research and Development Innovation Act」) promoted by the Korea Aerospace Administration, such as falsifying, altering, or plagiarizing data related to a research and development project or research and development results (Refers to research and development results as defined in Article 2, 5. of 「the National Research and Development Innovation Act」).

<Article 8 of the [Enforcement Decree of Special Act on the Establishment and Operation of the Korea AeroSpace Administration] (Reasons for Ex Officio Dismissal)>

① "Reasons specified by Presidential Decree, including a lack, etc., of specialized knowledge or skills" as referred to in Article 12(1) 4. of the Act mean the following cases.

1. Where there is a significant deficiency in the specialized knowledge or skills required for the relevant position.
2. Where the need for specialized knowledge or skills required for the relevant position has significantly diminished due to advancements in science and technology.

② "Significant misconduct specified by Presidential Decree" as referred to in Article 12(1) 5. of the Act means any of the following cases as specified in the Article 56 (2) of the 「Enforcement Decree of the National Research and Development Innovation Act」."

<Article 29 Personnel management Provisions of the Korea Aerospace Administration(Work performance rating)>

③ Where a public official in a Fixed-Term Position receives the lowest performance rating for each year, the Administrator may refer the decision on whether to dismiss the official under 「Article 12(1) 3. of the Act on the Establishment and Operation of the Korea Aerospace Administration」 to the review committee under Article 70 (4) of the 「STATE PUBLIC OFFICIALS ACT」 for deliberation.

[Matters concerning Duty of Confidentiality and Prohibition of technical information leakage]**<(Duty of Confidentiality), Article 60 of STATE PUBLIC OFFICIALS ACT>**

Every public official shall keep the information he or she becomes aware of in the course of carrying out his or her duties, not only during his or her tenure of office, but also after his or her retirement.

<(Prohibition of Use of Confidential Information in Course of Performing Duties), Article 14 of ACT ON THE PREVENTION OF CONFLICT OF INTEREST RELATED TO DUTIES OF PUBLIC SERVANTS>

(1) No public servant (including a person in whose case three years have not passed since he or she ceased being a public servant, but where other statutes prescribe otherwise, the relevant statute shall apply; hereafter in this Article, and Article 27 (1), (2) 1, and (3) 1, the same shall apply) shall acquire, or allow a third party to acquire, goods or property gains, using the confidential information that he or she has learned in the course of performing his or her duties or the undisclosed information of the public institution with which he or she is affiliated (undisclosed information means any information that is not yet disclosed to an unspecified number of persons and may have a significant impact on determining whether a public servant acquires goods or property gains; hereafter the same shall apply).

(2) A person who is provided with, or obtains by improper means, any information by or from a public servant while knowing that it is the confidential information the public servant has learned in the course of performing his or her duties or the undisclosed information of the public institution with which he or she is affiliated shall not acquire goods or property gains using such information.

(3) A public servant shall not use the confidential information that he or she has learned in the course of performing his or her duties or the undisclosed information of the public institution with which he or she is affiliated for personal benefits or allow a third party to use such information.

<Act on the Prevention of Unfair Competition and Protection of Trade Secrets>**<(Prohibition of Leakage and Infringement of Industrial Technology), Article 14 of ACT ON PREVENTION OF DIVULGENCE AND PROTECTION OF INDUSTRIAL TECHNOLOGY>****<(Duty of Confidentiality), Article 34 of ACT ON PREVENTION OF DIVULGENCE AND PROTECTION OF INDUSTRIAL TECHNOLOGY>**

[면직에 관한 사항]

<우주항공청의 설치 및 운영에 관한 특별법 제12조(임기제공무원의 면직에 관한 특례)>

① 우주항공청장은 「국가공무원법」 제68조 및 제70조제1항에도 불구하고 우주항공청 소속 임기제공무원이 다음 각 호의 어느 하나에 해당하는 경우에는 같은 법 제70조제4항에 따른 심사위원회의 심의·의결을 거쳐 그 임기제공무원을 직권으로 면직시킬 수 있다.

1. 「국가공무원법」 제70조제1항제3호부터 제5호까지 및 제7호부터 제9호까지에 해당하는 경우
2. 제9조제7항제1호의 대상 직무가 소멸된 경우
3. 업무 실적의 저조 등의 이유로 제9조제7항제3호에 따른 성과 목표에 미달하였다고 판단되는 경우
4. 임기제공무원의 직위에 요구되는 전문지식·기술의 부족 등 대통령령으로 정하는 사유에 해당하여 직무를 계속하여 수행하기 곤란하다고 인정되는 경우
5. 연구개발과제(「국가연구개발혁신법」 제2조제2호에 따른 연구개발과제로서 우주항공청장이 정하는 과제를 말한다) 관련 자료 또는 연구개발성과(「국가연구개발혁신법」 제2조제5호의 연구개발성과를 말한다. 이하 같다)를 위조·변조·표절하는 등 우주항공청이 추진하는 연구개발사업과 관련하여 대통령령으로 정하는 중대한 부정행위를 한 경우

<우주항공청의 설치 및 운영에 관한 특별법 시행령 제8조(직권 면직 사유)>

① 법 제12조제1항제4호에서 “전문지식·기술의 부족 등 대통령령으로 정하는 사유”란 다음 각 호의 경우를 말한다.

1. 해당 직위에 요구되는 전문지식·기술이 현저히 부족하다고 인정되는 경우
 2. 과학기술의 발전으로 해당 직위에 요구되는 전문지식·기술의 필요성이 현저히 낮아진 경우
- ② 법 제12조제1항제5호에서 “대통령령으로 정하는 중대한 부정행위”란 「국가연구개발혁신법 시행령」 제56조제2항 각 호의 행위를 말한다.

<우주항공청 인사관리규정 제29조(근무성적평정)>

③ 청장은 임기제공무원이 연도별 근무성적평정 결과 최하위등급을 부여받은 경우 「우주항공청의 설치 및 운영에 관한 특별법」 제12조제1항제3호에 따른 직권면직 여부를 「국가공무원법」 제70조제4항에 따른 심사위원회에 상정하여 심의할 수 있다.

[비밀 업무의 의무 및 기술정보 유출금지에 관한 사항]

<국가공무원법 제60조(비밀 업무의 의무)>

공무원은 재직 중은 물론 퇴직 후에도 직무상 알게 된 비밀을 엄수(嚴守)하여야 한다.

<공직자의 이해충돌 방지법 제14조(직무상 비밀 등 이용 금지)>

- ① 공직자(공직자가 아니게 된 날부터 3년이 경과하지 아니한 사람을 포함하되, 다른 법률에서 이와 달리 규정하고 있는 경우에는 그 법률에서 규정한 바에 따른다. 이하 이 조, 제27조제1항, 같은 조 제2항제1호 및 같은 조 제3항제1호에서 같다)는 직무수행 중 알게 된 비밀 또는 소속 공공기관의 미공개정보(재물 또는 재산상 이익의 취득 여부의 판단에 중대한 영향을 미칠 수 있는 정보로서 불특정 다수인이 알 수 있도록 공개되기 전의 것을 말한다. 이하 같다)를 이용하여 재물 또는 재산상의 이익을 취득하거나 제3자로 하여금 재물 또는 재산상의 이익을 취득하게 하여서는 아니 된다.
- ② 공직자로부터 직무상 비밀 또는 소속 공공기관의 미공개정보임을 알면서도 제공받거나 부정한 방법으로 취득한 자는 이를 이용하여 재물 또는 재산상의 이익을 취득하여서는 아니 된다.
- ③ 공직자는 직무수행 중 알게 된 비밀 또는 소속 공공기관의 미공개정보를 시적 이익을 위하여 이용하거나 제3자로 하여금 이용하게 하여서는 아니 된다.

<부정경쟁방지 및 영업비밀 보호에 관한 법률 제18조(벌칙)>

<산업기술의 유출방지 및 보호에 관한 법률 제14조(산업기술의 유출 및 침해행위 금지)>

<산업기술의 유출방지 및 보호에 관한 법률 제34조(비밀유지의무)>