

**AGREEMENT**  
**BETWEEN**  
**THE GOVERNMENT OF CANADA**  
**AND**  
**THE GOVERNMENT OF THE REPUBLIC OF KOREA**  
**ON THE EXCHANGE AND PROTECTION OF CLASSIFIED MILITARY**  
**INFORMATION**

**THE GOVERNMENT OF CANADA AND THE GOVERNMENT OF THE  
REPUBLIC OF KOREA, (hereinafter referred to as "the Parties"),**

**NOTING** the close cooperation between the Parties in the field of defence,

**RECOGNIZING** the benefits to be achieved through the exchange of classified military information, and

**CONSIDERING** the mutual interest in expanding military cooperation in joint military exercises, improving cooperation on exchange of defence materiel information and increasing the educational opportunities of military personnel on personnel exchanges,

**HAVE AGREED** as follows:

**ARTICLE 1**

**Definition of Terms**

For the purpose of this Agreement, the following definitions shall apply:

- (a) "Classified Military Information" means official information or materials related to the area of defence, regardless of whether transmitted in writing or in any other form. Such information or materials will be afforded protection from unauthorized disclosure by national laws and regulations for the sake of national security. The information or materials will be afforded the applicable physical safeguarding as indicated within the classification comparison table found under Article 4.1.
- (b) "Materials" means anything in which information is recorded, embodied or stored and anything from which information can be derived, regardless of its physical form or composition, including documents, written records, equipments, instruments, machinery, devices, models, sound records, reproductions, representations, maps, computer programs, compilations, and electronic data storage.
- (c) "Security Screened" means that an individual has been administratively determined eligible, in accordance with the national laws and regulations of a Party, to have access to classified military information.