



How to Become a Deimos II Eco-Partner

Last updated on Jan 16, 2026

Approval Process

Step 1: Submit an Application

Submit an [Eco-Partner application](#) on behalf of your organization.

Step 2: Hardware Audit

Qualified applicants will be required to produce a sample Deimos II unit for a hardware audit by the technical auditing committee.

Step 3: Hardware Audit

Qualified applicants will send the sample Deimos II unit to the Oort Foundation for the technical auditing committee to review.

Step 4: Approval

Applicants passing Step 3 will become Deimos II eco-partners and receive approval for Deimos production and distribution.

Qualifications

Business Qualifications

1. A Deimos eco-partner must be an officially registered entity.
2. Having an in-house marketing team and business development team with regional marketing capabilities.
3. Having a customer support team with after-sale support capabilities.
4. A preferred partner would have a sizable community or influence in the Web3 or distributed networking space.



Minimal Commitment

Deimos Eco-partners must purchase at least 100 Deimos licenses for their first order. Afterward, a multiple of 500 licenses is required for each new order.

- Deimos licensing fee is settled via an upfront purchase and burn of OORT tokens at the following rates:
 - Early Adopter Rate: \$120 in OORT per unit (First 20k licenses).
 - Standard Rate: \$360 in OORT per unit (Post-20k licenses).

Restrictions

Adapting to applicable regional laws and regulations, the foundation **will not** partner with business entities who is a "Prohibited Person"*. "Prohibited Person" means any such Person, as determined by the Foundation in its sole and absolute discretion, as defined at the end of this article.

As Deimos will be manufactured with GPS monitoring and IP positioning, if the foundation were to detect any violation of regional restrictions, the eco-partnership would be terminated effective immediately, and all deposits deducted. The Foundation reserves the right to terminate the partnership with you at any time in the Foundation's sole and absolute discretion, with prior notice but without any liability or further obligation to you, in the event that the Foundation finds such measures reasonable and necessary, such as change of regulatory requirements, or upon suspicion or detection that you are a Prohibited Person or are engaged in fraud or other illegal activity.



License & Distribution

Recommended Price

\$460 per Deimos II unit.

Quarterly Review

All eco-partners are evaluated according to sales records at the end of each quarter. Licensing fees will also be audited every quarter.

License Period

The Deimos license is valid for 365 days from the license activation date and expires automatically after 365 days.

The Deimos II license requires annual renewal, the license fee starting the second year will be paid by Deimos owners through OORT App.

Responsibilities

Eco-partners shall:

1. Develop and maintain a customer management system;
2. Guide end-users on how to download and use [OORT App](#), where end-users can easily manage their Deimos II devices and rewards;
3. Guide end-users on how to get started with Deimos II, including paying for the Deimos II licensing fee, adding collaterals (up to 500 ecosystem utility tokens) to boost rewards, connecting it to the edge network and the OORT App;
4. Provide technical assistance to end-users when technical issues arise;
5. Provide a minimal two-year warranty period for its end-users from the date of sale;

OORT®

6. Take sole responsibility for all the applicable filings arising out of the production of Deimos II in the applicable jurisdictions, including but not limited to filing with the local trademark office and Administration of Commerce, etc.;
7. Take sole responsibility for the quality control of the Deimos II manufactured and the associated consequences;
8. Take sole responsibility for the warranty and insurance for Deimos II according to the requirements, regulations, and laws in the applicable jurisdiction;
9. Agree that Oort shall own all proprietary rights, including but not limited to copyrights, trade secret rights, patent rights, trademark rights, and all other intellectual property rights for Deimos II, and shall execute any and all documents and take any other actions reasonably necessary to secure ownership of Deimos II for Oort.

Eco-partners shall not:

1. Conduct false or misleading promotion of Deimos II devices;
2. Practice pyramid selling ("MLM") of Deimos II devices.

Benefits

1. Revenue from Deimos II device sale and 15% reward share from each device;
2. Performance-based reward from the foundation quarterly;
3. Technical training and demonstration directly from the foundation;
4. Q&A sessions with the foundation for software troubleshooting;
5. Foundation will help promote all eco-partners cross-channels;
6. Foundation will provide technical support (API interface) for the eco-partners' management system.



Deimos II Hardware Manufacturing Reference

CPU: Intel® Core™ i5-12450H / Intel® Core™ i5-1240P

Memory: 16G DDR4

Hard Drive: 128G SSD

Authentication IC: ATECC608

Ports: Gigabit Ethernet (x1), USB Type-A (x1)

OS: Ubuntu 22.04

LED: Power, System, Service

Uplink/Downlink: 50Mbps/100Mbps

Reset Button: Resetting the device by the user to the default configuration is allowed.

The hardware specification should be higher or comparable to the reference design.

Manufacturers are required to implement the following functions in the device:

- LED driver;
- Reset button;
- Local IP address 192.168.254.1; once the DHCP doesn't get the IP address from the gateway;
- Pre-install and run dependency packages such as Docker and OORT mining client;
- USB driver plug and play



THE FOUNDATION RESERVES THE RIGHT TO UPDATE THESE TERMS ONLINE FROM TIME TO TIME WITHOUT NOTICE TO YOU, AND THE REVISED TERMS WILL COME INTO EFFECT AND SUPERSEDE THE OLDER VERSIONS ONCE POSTED ON THE OFFICIAL WEBSITE AND OTHER APPLICATIONS. THE REVISED TERMS WILL APPLY TO ALL THE FOUNDATION'S EXISTING AND NEW PARTNERS. YOUR CONTINUOUS BEING OUR PARTNER WILL BE REGARDED AS YOUR ACCEPTANCE OF THE REVISED TERMS.

Note:

* "Prohibited Person" means any such Person, as determined by the Foundation in its sole and absolute discretion, that is:

- A. a citizen or resident of or located in, or a legal entity formed or incorporated within or subject to the Laws of, a Prohibited Jurisdiction, which include but are not limited to

Cuba

1. Democratic People's Republic of North Korea
2. Islamic Republic of Iran
3. Libya
4. People's Republic of China
5. South Sudan
6. Sudan (North)
7. Syria
8. The Crimea
9. The United States of America (a person needs to be an "Accredited Investor" within the meaning of Rule 501 of Regulation D, as presently in effect, as promulgated by the Securities and Exchange Commission under the US Securities Act of 1933, as amended (the "**Act**"), or is not a "US Person" for registration requirements of the Act)
10. Any jurisdiction in which entry into cryptocurrencies is prohibited by Applicable Law
11. Any jurisdiction subject to the United States, United Nations, or other applicable sanctions or embargoes

The Foundation reserves the right to add any additional jurisdictions at any time and without prior notice.

- B. an individual or an individual employed by or associated with a legal entity or a legal entity identified on the United States Department of Commerce's denied persons or entity list, the United States Department of Treasury's specially

OORT®

designated nationals or blocked persons lists, the United States Department of State's debarred parties list, the consolidated sanctions list maintained by the United States Department of Treasury's Office of Foreign Assets Control any United Nations Security Council sanctions lists or any other sanctions list;

- C. a person or legal entity identified as a terrorist organization on any other relevant lists maintained by any Governmental Authority;
- D. a person or a legal entity acting, directly or indirectly, in contravention of any Applicable Law;
- E. a person or a legal entity in any manner limited or prohibited (or that requires licensing, registration or approval of any kind) from the purchasing, possessing, transferring, using or otherwise conducting a transaction involving any amount of crypto currencies under Applicable Law;
- F. a person or a legal entity that has been involved at any time in any type of activity associated with money laundering or terrorist financing or any other applicable anti-corruption or anti bribery statute or has been subject to any investigation or sanction by, or a request for information from, any Governmental Authority relating to money laundering, terrorist financing, corruption or bribery in any jurisdiction or under any Applicable Law; or
- G. a person or a legal entity that is a politically exposed person ("PEP") as defined by the Financial Action Task Force (or such similar Person under any Applicable Law) as an individual who is or has been entrusted with a prominent public function or an immediate family member or close associate of a PEP or any corporation, business or other entity that has been formed by, or for the benefit of, a PEP or any immediate family member or close associate of a PEP.