

TTI, Inc.
Ganghoferstrasse 34
82216 Maisach-Gerlinden

Email: EUREUCustoms@ttiinc.com
Phone: +49 (0) 8142 6680 816

End Use Statement

Customer Information

Is Customer the End-User?

TTI Customer No.: *(filled by TTI)*

Company name:

Address and country:

Website:

2. End-User Information

This field is not required if Customer is the End-User.

Company name:

Address and country:

Website:

3. Location Information

If different than from End-User

Specific location where
goods will be used/based:

4. Specific purpose for which the goods will be used.

Please check one or more and identify below:

- Commercial / Industrial
- Medical
- Military
- Police / Other Civilian Government Authorities
- Ships
- Aircraft
- Space / Satellites
- Rockets / Rocket Systems
- Cameras / Camera Systems
- Unmanned Aerial Systems (Drones)
- Nuclear
- Other _____

5. Specific application for which the goods will be used.

6. International trade compliance certification.

Please cross out items Customer cannot certify.

Customer certifies:

- I. The goods will only be used for the purposes described in Sections 2 & 3.
- II. The goods will not be used for any purpose connected with chemical, biological or nuclear weapons, or missiles capable of delivering such weapons.
- III. The goods will not be used in any nuclear explosive or nuclear fuel-cycle activity (safeguarded or unsafeguarded), or used or transferred to a heavy-water production facility or collocated ammonia plant.
- IV. The goods will not be used for any purpose connected with deep water oil or gas exploration and production, arctic oil exploration and production, or shale oil exploration and production (see also VO (EU) 2019/1890 and VO (EU) 833/2014).
- V. The goods will not be used for any purpose connected with supercomputers, advanced-node integrated circuits and/or semiconductor manufacturing equipment (see also EAR § 744.23).
- VI. The goods will not be sold, transferred, exported, or re-exported, directly or indirectly, to the Russian Federation or for use in the Russian Federation or any location or party listed as prohibited from receiving goods in accordance with applicable US and EU law (see also VO (EU) 833/2014 and EAR § 744.10).

VII. The goods will not be exported, re-exported, re-sold or otherwise transferred to any location other than that specified in Section 2 if it is known or suspected that the goods are intended or likely to be used in any of the purposes or prohibitions stated in the above subsections.

VIII. Customer will not transfer or re-export the goods in violation of any applicable laws including without limitation those laws of the jurisdictions in which TTI, Inc. and Customer are established or the laws from the country in which the goods may be supplied

IX. In addition, Customer will maintain a monitoring mechanism to detect conduct by third parties and resellers that may circumvent EU and US regulations or this Certificate and shall use best efforts to ensure that such third parties do not attempt circumvention. Any violation of this requirement shall constitute a material breach of an essential element of any agreement between the parties and any business relationship with TTI, Inc., and TTI, Inc. shall be entitled to seek appropriate remedies, including but not limited to termination of any contract or the business relationship with Customer.

X. Customer confirms that the ownership of its company is not held by any person(s) listed on the US or EU Sanction list and is not one of the persons or entities restricted by Regulation (EU) No 833/2014 and (EU) 765/2006 and all further amendments.

XI. Customer further acknowledges that it is Customer's responsibility to ensure that goods shipped to Customer by TTI, Inc. through Customer's designated carrier, logistics center, contract manufacturer, or other third party are intended solely for and delivered in full to Customer's facility and to no other person or entity. If Customer is unable to meet the above certifications, or if any of the above changes at any time, Customer will promptly notify TTI, Inc. in writing of the change before placing any further orders.

XII. Customer agrees to inform TTI, Inc. of any breach of this certificate, including activities of third parties that attempt to circumvent EU or US regulations (e.g. Council Regulation (EU) No 833/2014 Article 12g, and Council Regulation (EU) 765/2006 Article 8g)

This Certification will become an integral part of any existing or future agreement, purchase order, or other contract made or existing between TTI, Inc. and Customer.

This Certification is effective as of the date below, and remains effective until terminated by Customer. TTI, Inc. may request re-certification annually or if regulations change. Customer must inform TTI, Inc. if any part of this Certification becomes invalid.

I certify that the above information is correct.

Executed on behalf of Customer by its duly authorized representative:

Printed Name:

Title:

Company Name:

Date, Location:

Signature: