

Shippers declaration IRAN

We confirm that the goods listed on invoice No and that are to be declared for export to destination Iran do not come from the lists of goods in Annex III to Regulation 267/2012 idgF ("Iran sanctions regulation"), in the appendices III and IV of the VO 359/2011 i.d.g.F. or in the current list of military equipment and are therefore not subject to any prohibition under these lists. In the case of the listing of the goods described above in Annexes I, II, VIIA, VIIB of VO 267/2012 as amended or in Annex I of the Dual Use Regulation 428/2009 as amended (permit requirement), we declare that a valid export license exists.

We are not aware or have any reason to believe that the goods to be exported to Iran are wholly or partly for use in connection with ABC weapons or launchers for such or for a military end use within the meaning of Article 4 of Regulation 428/2009 are determined.

Likewise, we confirm that we have neither knowledge nor reason to believe that the export in question is a ban in accordance with Art. Annex VIII to Regulation (EC) No 267/2012 as amended or Annex I to Regulation (EC) No 359/2011 (prohibition of the direct or indirect provision of funds or economic resources to any person, entity or body listed in these Regulations).

Date, signature