Exporter declaration RUSSIA

We confirm that the goods specified on Invoice No. and to be declared for export to Russia are not listed in the EU Common Military List (Annex to Directive 2021/1047) and that we are neither aware of nor have reason to believe that the goods to be exported to Russia are intended for use in connection with NBC weapons or carrier missiles. Neither are we aware that the goods are intended, in whole or in part, for a military end-use or as goods for digital surveillance in connection with internal repression and/or the commission of serious violations of human rights and international humanitarian law within the meaning of Article 4 and Article 5 of Regulation (EC) No. 2021/821 as amended (Dual Use Regulation). The goods to be exported are neither listed in Annex II (Petroleum Exploration) and X (Petroleum Refining), Annex VII (Technology Goods), Annex XI (Aeronautical Goods ex CN 88), Annex XVI (Maritime Transport), Annex XVIII (Luxury Goods) Annex XX (jet fuels and additives), Annex XXIII (miscellaneous industrial capacity building goods) of Regulation (EU) No. 833/2014 as amended, nor listed in Annex I of Regulation 2021/821 as amended (Dual Use Export List) or, if the goods are listed goods, we have a valid export license from the competent authority or there is an exceptional circumstance (e.g. fulfillment of old contracts in accordance with the exceptions standardized in Regulation 833/2014). If the goods are listed in Annex I of the Dual Use Regulation 2021/821 as amended or Annex VII of Regulation 833/2014, for which an export license exists, neither the recipient nor the enduser is a person listed in Annex IV of Regulation 833/2014 as amended. We also confirm that we have no knowledge or reason to believe that the export in question is subject to a prohibition pursuant to Regulation (EU) No. 269/2014 as amended or Regulation (EU) No. 208/2014 as amended (prohibition of the direct or indirect provision of funds or economic resources to the persons, entities or bodies listed in these regulations) or that a transaction with a [person listed] in Annex XIX of Regulation 833/2014 as amended is

concerned, unless an exemption provision applies. We declare that the export of the goods in question is not in conflict with the export ban pursuant to Annex II of Regulation (EC) 692/2014 as amended (certain listed goods to Crimea / Sevastopol or for use there) and Annex II of Regulation (EC) 2022/263 as amended (certain listed goods for the regions of Donetsk and Luhansk or for use there).

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Corporate signature

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