Importer / exporter declaration BELARUS

We confirm that the goods specified on Invoice No..... and to be declared for export to Belarus / import from Belarus:

In case of export:

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 Belarus 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 not listed in Annex III (goods for internal repression), Annex IV (surveillance/interception equipment), Annex Va (high-technology goods list), Annex VI (tobacco-based products), Annex XIV (machinery, equipment and apparatus) of the Belarus Sanctions Regulation 765/2006 or in Annex I of the Dual Use Regulation 2022/821 as amended, or it is an export contract approved by the relevant authority, or according to the Regulation it is to fulfil a legacy contract that is authorized / does not require authorization.

In case of import:

The goods to be imported are not listed in Annex VII (list of petroleum products), Annex VIII (list of potassium chloride products), Annex X (timber and wood products), Annex XIII (pneumatic tires made of rubber), Annex XI (cement products), Annex XII (iron and steel products) of the Regulation 765/2006 as amended or it is to fulfil a legacy contract that is authorized / does not require authorization.

We also confirm that we have no knowledge or reason to believe that any funds or economic resources are being made available, directly or indirectly, to any of the persons, entities or bodies listed in Annex I of the Regulations.

| | | | | | | | | | | | |
|------|---|------|------|------|--|------|--|--|--|--|--|
| Date | e | | | | | | | | | | |

Corporate signature

Information for transport companies

This declaration by the exporter shall not relieve the transport company of its liability if the forwarder/carrier, applying the care of a prudent businessman, should be aware of or assume any circumstances making him doubt the correctness of the exporter's declaration. If this should be the case, the forwarder/carrier will be obliged to inform the exporter accordingly before submitting any entry for export duty.

Coding in the customs declaration according to AH-2073/Work Directive Belarus embargo