



RUSSIA SANCTIONS AFFADAVIT

In response to the Russian Federation’s further invasion of Ukraine, the Bureau of Industry and Security (BIS) has issued a final rule, “*Implementation of Sanctions Against Russia Under the Export Administration Regulations (EAR)*,”. The rule ([available here](#)) implements new Russia license requirements and licensing policies to protect U.S. national security and foreign policy interests.

These controls primarily target Russia’s defense, aerospace, and maritime sectors. New EAR license requirements extend to many items that did not previously require a license to Russia on the basis of their CCL classification alone, such as civil aircraft and parts and components used in civil aircraft are controlled under ECCN 9A991.d.

Based on the above and with immediate effect, Rotorcorp is exercising the “*Force Majeure*” and “*U.S. and International Trade Control Laws and Regulations*” clauses contained in its [Terms and Conditions of Sale](#). Accordingly, Rotorcorp is not able to process, ship or accept any orders with a nexus in the Russian Federation or Ukrainian occupied territories at this time. This means that certain transactions may be “blocked”. When a transaction is blocked, it means that the property at issue must be frozen and held in place, e.g., the blocking institution must hold onto the funds/goods at issue until instructed otherwise by the Office of Foreign Assets Control (“OFAC”) of the US Department of the Treasury administers and enforces economic and trade sanctions.

CUSTOMER ATTESTATION

I, the undersigned individual or organization, hereby acknowledge and attest that I understand and will consent to the spirit and letter of these sanctions, U.S and International Trade Law, the Rotorcorp Terms and Conditions of Sale, and the Rotorcorp Russia Sanctions Policy.

I further attest that, per special export rules under 15 C.F.R. § 744.7(a) ,the parts being purchased are a) not for installation or use with an aircraft registered in or located in the Russian Federation or occupied Ukrainian Territories, b) are not being purchased by or transferred to a natural person of the Russian Federation, c) are not for transit to the Russian Federation or occupied Ukrainian territories.

Company Name: _____ Date: _____

Individual Name: _____ Printed Name: _____

Title: _____ Signature: _____