



END-USER & END-USE STATEMENT

Document No #903437 Issue Date: 09.06.2021 Revision Date: 01.15.2023 Rev.: 01

Dear Customer;

The items, products and or services which you have requested, intend to purchase and or purchased may subject to U.S. export regulations and law. These laws and regulations include, but are not limited to, the U.S. Export Administration Regulations (EAR) administered by the U.S. Department of Commerce and the Commerce Control List (the "CCL") therein, the International Traffic in Arms Regulations (ITAR) administered by the U.S. Department of State and the United States Munitions List (the "USML") therein, as well as other U.S. export control regulations and laws, including the Embargo and Sanctions Regulations issued by the U.S. Department of the Treasury, Office of Foreign Assets Control (OFAC).

Loran Aerospace Incorporated (Loran Aerospace) must obtain certain following information about your company to comply U.S. export regulations that is an obligation for all exporter companies. We require a signed copy of this document specified your exact end-user information and end-use purpose for the items, products and or services which you have requested, intend to purchase and or purchased.

1. Your end-user with exact contact point (name and telephone and or email address),
2. Your shipping address with exact contact point (name and telephone and or email address) if you have a different shipping address except from your billing address,
3. End-use purpose

Please confirm the following before proceeding your order:

1. I (We) will not export or re-export any products are ordered from Loran Aerospace to any other country unless authorized by the U.S. Government in accordance with, including but not limited to, the Arms Export Control ACT (USC 2751 et seq.); Export Administration Act of 1979 (50 USC App. Et. Seq.) as contained under Executive Order 12924; International Traffic in Arms Regulations (22 CFR 120 et seq.); Export Administration Regulation (15 CFR 730 et seq.). Foreign Assets Control Regulations (31 CFR 500 et. Seq.) and the Espionage Act (18 USC 793 et seq.), without prior U.S. Government approval, I (We) will not export or re-export any products for use in activities, which involve the development, production use or stockpiling of nuclear, chemical, or biological weapons or missiles, nor use products in any facilities which engage in activities relating to such weapons.
2. I (We) acknowledge that U.S. law prohibits the sale, transfer, export, or re-export or other participation in any transaction involving products with individuals or companies listed in the U.S. Commerce Department's table of Denial Orders, the U.S. Department of State's list of individuals depicted on the Denied Persons List (DNL) from receiving Munitions List (USML) items or other entity lists published by agencies of the U.S. Government.
3. I (We) will abide by all applicable U.S. export control laws and regulations for any products purchased from **Loran Aerospace** and will obtain any licenses or prior approvals required by the U.S. Government prior to export or re-export of products, software, or technology.
4. I (We) agree that all the export control requirements in No. 1-4 above shall survive the completion early termination, cancellation or expiration of the applicable purchase order, agreement, or contract.
5. I (We) understand that any Munitions Listed Items/Commerce Control Listed Items property is controlled by the U.S. Government and cannot be transected (export, sold or given) to a foreign country, non-U.S. Citizen, National or a nonpermanent U. S. Resident without a valid State/Commerce export authorization.
6. I (We) are not owned by a U.S. embargoed foreign government or U.S. embargoed foreign company.

PURCHASE ORDER _____: **DATE** _____:

PART NUMBER _____:

DESCRIPTION _____:

QUANTITY _____:

ULTIMATE END USER _____:

END USER CONTACT NAME: _____ **TELEPHONE :** _____ **E-MAIL :** _____

SHIPPING ADDRESS (*) _____:

(*) please fill out this line if the customer wants the ordered products to be delivered to a different address than their billing address.

PURPOSE _____: **MILITARY** _____: **CIVIL** _____:

We confirm and certify that above information is true and we will not directly or indirectly export, re-export, transmit, or cause to be exported, re-exported, or transmitted, any Restricted Item to any country, individual, corporation, organization, or entity to which such export, re-export, or transmission is restricted or prohibited.

CUSTOMER NAME: _____ **DATE** _____:

SIGNATURE _____: **PRINT NAME** _____: **TITLE** _____:

