

08.02.2021

Export Control - Customer Information

Dear valued customer,

We often receive the question: “Which export control regulations have to be regarded while exporting Kollmorgen products”

This question is generally answered by our General Terms and Conditions of Sales, specifically in the section:

RESTRICTIONS ON EXPORT

The Buyer shall not export or re-export, directly or indirectly, the Seller’s technical Information or the direct product thereof without first obtaining any necessary U.S. or other governmental licenses and approvals. The Buyer hereby gives its written assurance that it will not knowingly, unless prior authorization is obtained from the appropriate U.S. governmental body, re-export, directly or indirectly, the Seller’s technical Information, or the direct product thereof, (a) to any of the countries or nationals thereof listed in Country Group E:1 of the Export Administration Regulations, as such list may be amended from time to time by the U.S. Department of Commerce and/or U.S. Treasury Department (which list currently includes Cuba, Iran, North Korea, Sudan, Syria) and to any of the countries or nationals against which the United Nations apply restrictions (which countries as may be amended from time to time currently include Somali, Sudan, the Republic of Congo, the Republic of Ivory Coast, Sierra Leone) and to the Republic of Armenia and Cyprus against which Turkey applies unilateral sanctions or (b) to any end user who has been prohibited from participating in U.S. export transactions by any federal agency of the U.S. government.

Kollmorgen supports its customers with the information about the HTS code, the Country of Origin and the Export Control Classification of the goods on Seller’s quotation or order acknowledgment documents so that exporter has all information on hand to determine license requirements.

If you need additional information to support your export case, please contact us.

Thank you very much.

Sincerely

Your Kollmorgen team