Compliance with Export Control Regulations

If recipient transfers goods (including hardware and/or software and/or technology as well as corresponding documentation, regardless of the mode of provision) delivered by Wohlhaupter GmbH or works and services (including all kinds of technical support) performed by Wohlhaupter GmbH to a third party Recipient shall comply with all applicable national and international (re-)export control regulations. In any event of such transfer of goods, works and services Recipient shall comply with the (re-)export control regulations of the Federal Republic of Germany, of the European Union and of the United States of America.

Prior to any transfer of goods, works and services provided by Wohlhaupter GmbH to a third party Recipient shall in particular check and guarantee by appropriate measures that

- there will be no infringement of an embargo imposed by the European Union, by the
 United States of America and/or by the United Nations by such transfer, by brokering
 of contracts concerning those goods, works and services or by provision of other economic resources in connection with those goods, works and services, also considering
 the limitations of domestic business and prohibitions of by-passing those embargos;
- such goods, works and services are not intended for use in connection with armaments, nuclear technology or weapons, if and to the extent such use is subject to prohibition or authorization, unless required authorization is provided;
- the regulations of all applicable Sanctioned Party Lists of the European Union and the United States of America concerning the trading with entities, persons and organizations listed therein are considered.

If required to enable authorities or Wohlhaupter GmbH to conduct export control checks, Recipient, upon request by Wohlhaupter GmbH, shall promptly provide Wohlhaupter GmbH with all information pertaining to the particular end customer, the particular destination and the particular intended use of goods, works and services provided by Wohlhaupter GmbH, as well as any export control restrictions existing.

Recipient shall indemnify and hold harmless Wohlhaupter GmbH from and against any claim, proceeding, action, fine, loss, cost and damages arising out of or relating to any non-compliance with export control regulations by Recipient, and Recipient shall compensate Wohlhaupter GmbH for all losses and expenses resulting thereof.