

DUAL-USE-DECLARATION

We are an owner-managed family company with a tradition of over 100 years. Gear pumps, valves, special products, oil supply systems and engineering are our passion. At our site in Balve/South Westphalia, we develop, manufacture and market our products and services in accordance with international quality standards. Our products are distinguished by the „Made in Germany“ label. Our industries for lubricating oil applications are diesel/gas motors, gears, compressors, turbines, filtration, wind energy plants, shipbuilding/marine applications, mechanical engineering, rolling mills and mills as well as oil separators. Our products are NOT developed, designed or modified for military applications and are made of grey cast iron or ductile graphite iron.

GERMANY:

Our products are not included in the list of Dual-Use-Goods and Technologies referred to the 20th German Foreign Trade Regulation - appendix German Export Control List – entered into force on 4th October 2023. The current version always applies.

EUROPE:

Our products are not included in the list of Dual-Use-Regulation for goods, technologies and software referred to in Council Regulation (EU) No. 2021/821 – entered into force on 9th September 2021. The current version always applies.

USA:

Our products are neither EAR99 classified, nor do they require an ECCN (Export Control Classification No.).
(Remark: EAR99 classification indicates that a particular product is subject to the Export Administration Regulations [EAR] but does not need to be assigned a specific Export Control Classification No. [ECCN] on the Commerce Control List [CCL]).

IRAN, IRAQ, UKRAINE, ISRAEL, PALESTINE, SYRIA, LIBYA and other critical states:

Within the framework of export controls, countries that we do not currently supply have been internally blocked for embargo reasons, war reasons and other reasons. We ask for your understanding that we do not allow any exceptions due to these company regulations.

RUSSIA AND EURASIAN ECONOMIC UNION:

Our products are listed in the European Regulation (EU) No. 2022/263 of 23rd February 2022 in Article 4 Annex II. The current version and the extensive sanction package of the EU against Russia always applies. We do not supply any products neither to Russia nor to the Eurasian Economic Union, which in addition to Russia also includes Armenia, Belarus, Kazakhstan and Kyrgyzstan.

NOTE:

Our products are not subject to ITAR (International Traffic in Arms Regulations) or the Wassenaar Arrangement on Export Controls for Conventional Arms and Dual-Use-Goods and Technologies. We are not obliged to extend its control over additional treatment or final use of our products. Our customers themselves must ensure that their actions always comply with the current export regulations and export laws.

Company Name: **RICKMEIER GmbH**
Place and Date: Balve (Germany), 8th March 2024

Stamp: 

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Function: Team Leader Export Control

This document has been created digitally and is valid without a signature.