

Statement to the export regulation for AL and ECCN

Dear Sir or Madam,

From the perspective of Ratioplast-Optoelectronics GmbH articles and components is not AL-No. assigned.

An ECCN assignment is not given due to the "de minimus rule" (percentage of US technology on the product). But deliveries in with embargo occupied countries can necessitate new assessment by the relevant exporter.

The examination of the authorization has finally and exclusively always to be made by the particular exporter. Only the exporter has the possibly of knowledge of any use of the product in a possible third country. Therefore, the exporter shall conduct a responsible evaluative assignment to potential AL numbers. As a legally non-binding assistance serves the BAFA serves the so called " Umschlüsselungsverzeichnis" (conversion register).

Please understand that the company Ratioplast-Optoelectronics GmbH can not assume the responsibilities in excess of the EU and US export regulations especially with regard to the guidelines on Counter-Terrorist (European and American sanctions lists - end customer / end user). In addition, we always want to make sure to towards our customers and suppliers that we can have the desired acceptance as a trustworthy partner within the so-called supply chain by our economic action and responsibility alignment of the conformity towards local regulations.

Thank you for your understanding.

Our contact for questions:

Florian Beermann, QML

Tel. +49 (0)5741 23665-36

Mail: customs@ratioplast.de