Export-Restrictions (Dual-Use-Products)

To the best of our knowledge and belief, we can currently make the following statements with regard to export restrictions for the semi-finished plastic products and components made thereof (products) supplied by POLYTRON Kunststofftechnik GmbH & Co. KG:

Actually, none of our products are covered by Annex I of Regulation (EU) 2021/821 (EU Dual-Use Regulation) or Part I Section B of Annex AL (Export List) to the Foreign Trade and Payments Ordinance (AWV) as amended.

However, according to our upstream suppliers, the semi-finished plastic products listed below fall under U.S. Department of Commerce jurisdiction and are subject to US export control (EAR)! Although these products are not listed on the Commerce Control List (CCL) they are designated with the following classification:

- EAR99 Fluxtrol® Raw Material (Fluxtrol®, Ferrotron® and Alphaform®)
- EAR99 Vespel® Shapes

For these semi-finished plastic products and, if applicable, components made thereof, you may be required to obtain an U.S. export license for (re-)export to an embargoed country (Destinations under U.S. Export Controls), to an end-user of concern (recipient listed on one of the U.S. sanctions lists), or in support of a prohibited end-use.

Since POLYTRON Kunststofftechnik GmbH & Co. KG only manufactures components or parts on customer order, we cannot make any statements about the use or application of the manufactured parts! As we cannot give any comment on use or application of the manufactured components, we consequently cannot provide any further information on possible export restrictions.

It remains the customer's and/or purchaser's responsibility to check whether the ordered components or parts are subject to any export restrictions and to inform POLYTRON thereof when placing the order.

This statement has been automatically processed and is therefore not signed.











