



## EXPORT COMPLIANCE

The policy of TREVISAN MACCHINE UTENSILI provides that the Customer acknowledges and agrees that all products, services, and technologies supplied are subject to the applicable export laws and regulations, including, but not limited to, the regulations of the European Union and any economic and financial sanctions adopted or issued by the European Union or its Member States (“Export Control Laws”).

The policy of TREVISAN MACCHINE UTENSILI expressly prohibits the re-export of the goods subject to the transaction to Russia and Belarus – as per Article 12 of Regulation (EU) No. 833/2014 and Article 8 of Regulation (EC) No. 765/2006 – and/or to any other countries that may be indicated under the laws and regulations of the European Union and its Member States concerning export controls. The Customer shall use its best efforts to ensure that the purpose of this clause is not frustrated by any intermediaries within the commercial chain.

The policy of TREVISAN MACCHINE UTENSILI prohibits any use of its products, services, and technologies for the development, production use, or storage of nuclear, biological, chemical weapons, or missiles. The Customer undertakes not to use – without express authorization – the products, services and technologies supplied by TREVISAN MACCHINE UTENSILI for military purposes. Should the Customer have re-exported or intend to re-export any “Dual Use” goods, the Customer shall be solely responsible for compliance with all applicable export regulations, in particular, but not limited to, those of the country in which it operates.

Where administrative authorizations are required for the export of products, services, and technologies supplied by TREVISAN MACCHINE UTENSILI, the agreed delivery terms shall automatically be extended for the time necessary to obtain such authorizations.

The policy of TREVISAN MACCHINE UTENSILI provides that the Customer guarantees that the goods may be freely imported and formally undertakes full payment thereof, even if, at the time of importation into the destination country, restrictions or prohibitions relating thereto have been imposed. The Customer shall bear, and hold the seller harmless from, any tax, duty, charge, or customs tariff applied to the purchased goods or otherwise due as a result of the export, import, and/or sale in its own country or in any other destination country of the goods.

The Customer undertakes to defend, indemnify, and hold harmless TREVISAN MACCHINE UTENSILI S.p.A. from and against any liability, loss, damage, including reputational damage, or costs incurred or suffered by the same as a consequence of any violations, negligence, omissions, or wilful defaults by the Customer, its representatives and employees, agents, or distributors in relation to the Export Control Laws.

TREVISAN MACCHINE UTENSILI reserves the right to suspend or cancel any performance should it become aware of a potential violation of the Export Control Laws.



TREVISAN MACCHINE UTENSILI SPA  
GT  
ROVIZZO - VI - ITALY