

Export Information

Heraeus Noblelight America LLC, personnel (staff, representatives and agents “employees”) and our affiliates (collectively, “the Company”) are committed to full compliance with all laws and regulations applicable to the conduct of our business. Among these laws are those that regulate exports of products, software, and technology and those that regulate business with countries, entities, and individuals that are subject to embargoes or sanctions. It is extremely important that all staff conduct the Company’s business in accordance with these laws. Company employees are responsible for ensuring that our commercial relationships and transactions are consistent with the export control and sanctions laws of the United States. No employee shall take actions intended to evade such laws. The Company takes compliance with these laws very seriously and has instituted an Export Control and Sanctions Compliance Policy to ensure compliance by the Company. Employees who may be involved in international transactions must review and become familiar with the Export Control and Sanctions Compliance Policy.

Any employee, representative or agent who becomes aware of any commercial relationship or transaction that may violate any applicable law or the Export Control and Sanctions Compliance Policy shall report such commercial relationship or transaction to the Customs & Export Compliance Manager immediately. Any employee who prefers to report anonymously may do so without reprisal. All activities with respect to the commercial relationship or transaction in question shall then proceed only in the manner directed by the Customs & Export Compliance Manager.

Our product is exported under Harmonized Tariff Schedule (HTS) provisions. Please contact the Customs & Export Compliance Manager, should you have any questions.

Contact:

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