

Export permit

In the case of supplies, for which an export permit is required in accordance with the applicable laws including the List of Dual-Use Goods of the Council Regulation EC No 428/2009 respectively the "Ausfuhrliste" (Anlage AL zur Außenwirtschaftsverordnung), the supplier will inform Uhde Inventa-Fischer (UIF) about this requirement immediately and hand over a copy of an already granted permit for an earlier export respectively provide UIF with all information necessary for the application. If no export permit is necessary, the supplier will provide UIF with documents proving an export permit is not required.

In the case of supplies origin from a Non-EU country, for which a permit for export to the Federal Republic of Germany or to a country of destination to be designated by UIF is required from the competent authorities, the supplier shall be required to apply for and obtain the said permit. A copy of the permit shall be sent to UIF as a matter of course immediately on being obtained. Without delay the supplier shall provide UIF with all information, which might be necessary for the application of the German export permit.

In the case of US-supplies, for which a permit for re-export into the country of destination to be designated by UIF is required from the competent US authorities in accordance with the export control regulations of the United States of America, the supplier shall be required to apply for and obtain such a permit. A copy of the permit shall be sent to UIF as a matter of course immediately on being obtained.

In the event, that the above mentioned permits should either not be granted, or for reasons attributable to the supplier should not reach UIF (i. e. by the mutually agreed date), UIF reserves the right to cancel the order entirely without further obligations.