

Export Compliance Agreement

As part of our commitment to adhere to international trade compliance, and as a valued international partner of Rexarc, please find below as part of our Terms of Sale, a form for completion.

If we do not receive a completed copy, we will in good faith, presume acceptance of the terms herein for the company listed on the official Purchase Order.

A. Representative acknowledges and agrees that for any sale for export outside the United States or for any sale for export of a Rexarc product from a third country outside the United States, it will notify Rexarc of the full identity and address of the purchaser. Representative confirms and avers that it will conduct no sales of any Rexarc product in any quantity or of whatever value with the U.S.-embargoed nations of Cuba, Iran, Syria, North Korea or the Russian-occupied area of Crimea or with any entity based in those countries. Representative also avers and confirms that it will not engage in any conduct that constitutes transmission or diversion of the Rexarc product at issue to such embargoed country or to any person, business, organization or other entity on a U.S. Prohibited Party List.

B. Representative agrees and acknowledges that in the event such diversion does occur, it has an obligation to inform Rexarc as soon as feasible of the facts and circumstances involving such transshipment or diversion. Further, Representative agrees and acknowledges that any knowing failure by it to so notify Rexarc may result in the prompt termination of its commercial relationship with Rexarc, without appeal to any independent review body, nor the incurrence of any related costs by Rexarc.

Official Representative Details	
Company Name:	
Company Address:	
Representative Name:	
Position/Title:	
Signature:	

35 East Third Street, West Alexandria, OH 45381 U.S.A.

Telephone: 937.839.4604 Fax: 937.839.5897