



Orano statement on compliance with export control and international sanctions

International Sanctions and export controls are a central part of Orano Group's global trade compliance commitments. Orano SA and all its controlled subsidiaries worldwide ("Orano Group") have a responsibility toward their customers, shareholders, business and financial partners, and regulators to comply with applicable export control and international sanctions laws and regulations. Orano Group's products and services are not, knowingly or inadvertently, to be used in violation of the applicable sanction laws and regulations, as well as other relevant international commitments.

As a France-based company, Orano Group complies with United Nations, European Union and France Export Control and Sanctions Regimes. When they are applicable, Orano Group also complies with the United States of America and the United Kingdom Export Control and Sanctions Regimes, respectively administered by the U.S. Office of Foreign Assets Controls (OFAC), and the U.S. Bureau of Industry and Security (BIS), and the lists administered by the UK His Majesty's Treasury Office of Financial Sanctions Implementation (OFSI) and Office of Trade Sanctions Implementation (OTSI) (altogether « Export Control and Sanction Regimes »). In addition to these Export Control and Sanction Regimes complied with on a group-wide basis, all Orano Group entities comply with local Export Control and Sanctions regimes that are applicable within their local jurisdiction.

On a case-by-case basis, Orano Group may, at its own discretion, also implement internal policies for export control and sanctions compliance, based on its own risk assessment, that may exceed the regulatory or legislative obligations.

I. Orano Internal Compliance Program

Orano Group Internal Compliance Program comprises a combination of comprehensive global trade compliance policies and procedures relying both on automated and manual controls by three lines of defense. Orano Group also applies a risk-based approach on screening third parties to ensure compliance with the applicable Export Control and Sanction Regimes.

Orano Group employees are required to follow these policies and procedures. Orano global trade compliance organization provides regular awareness and training sessions to exposed employees to reinforce knowledge on Export Control and Sanction Regimes.

As an exporter of highly sensitive nuclear dual-use goods and technologies, Orano Group conducts industrial and commercial operations in strict compliance with the relevant applicable national and/or international export

control regulations, including but not limited to export licenses and other approvals.

In addition, Orano Group ensures appropriate cooperation with the relevant national export control and sanctions authorities, as well as with foreign and international public bodies when appropriate.

II. Orano Group entities' exposure to international sanctions

Orano SA as a company, as well as its Board members and directors, are not subject to any international sanction administered by the United Nations (UN), the European Union (EU), France, or when applicable the United States of America (US) Office of Foreign Assets Controls or Bureau of Industry and Security, and the United Kingdom (UK) His Majesty's Treasury Office of Financial Sanctions Implementation.

No subsidiary and no entity over which Orano Group has control is currently listed under any applicable Sanction Regimes.

To the best of Orano Group's knowledge, Orano Group, its subsidiaries, or controlled entities are not subject to an enforcement action in relation to an alleged violation of Export Control and Sanction Regimes.

III. Orano Group business with sanctioned entities

It is Orano Group's global policy to prohibit transactions with any individual, company, group, or organization (together « Entities ») listed under any of the Sanctions Regimes applicable to Orano Group.

Orano Group has implemented processes to prevent any of its controlled affiliates from entering into a business relationship with Entities that are listed under any of the applicable Sanctions Regimes. Orano Group performs onboarding and regular screening of its third parties through risk-based enhanced due diligences.

IV. Orano Group exposure to countries subject to international global sanctions

Presence in countries and territories subject to comprehensive sanctions.

Orano Group has no presence in Cuba, Iran, North Korea, Syria, as well as in Crimea and the non-government-controlled territories of Ukraine (currently the Donetsk, Luhansk, Kherson and Zaporizhzhia oblasts).

Orano Group has no presence in the Russian Federation and/or Belarus.

Business in sanctioned countries

Orano Group does not conduct business with sanctioned entities incorporated in Cuba, Iran, North Korea, Syria, as well as in Crimea and the non-

government-controlled territories of Ukraine (currently the Donetsk, Luhansk, Kherson and Zaporizhzhia oblasts).

Moreover, in the frame of the ongoing conflict in Ukraine, Orano stopped its activities with Russia, apart from those essential for the preservation of the non-Russian energy security of supply. For those exception, Orano designed and implemented a dedicated escalation process to ensure strict compliance with the applicable international sanctions as well as with its internal policies and commitments.