End User/End Use Certificate

- 1. I, <u>ENTER NAME</u>, a duly authorized representative of <u>ENTER COMPANY NAME</u>

 ("Company"), do hereby certify that products acquired from, and products serviced by NOV ("Products") will not be exported, re-
 - ("Company"), do hereby certify that products acquired from, and products serviced by NOV ("Products") will not be exported, re-exported, sold, transferred (in-country), diverted, or otherwise disposed of in violation of:
 - (a.) The U.S. Export Administration Regulations ("EAR"); (b) The U.S. International Traffic in Arms Regulations; (c) The provisions of the Chemical Weapons Convention; (d) Applicable U.S. sanctions and embargoes administered by the U.S. Department of Treasury, including those regulations maintained by the Office of Foreign Assets Control ("OFAC"); or (e) Any other applicable non-US laws and regulations, including without limitation the laws of the European Union and United Kingdom.
- 2. Further, the Company certifies that:
 - a. it will not directly or indirectly sell, rent, lease, export, re-export, transfer, divert, or otherwise dispose of the Products to Iran, North Korea, Cuba, Russia, Belarus, Venezuela, or the region of Crimea or other occupied areas of Ukraine, or any other sanctioned countries or regions set forth in Part 746 of the EAR (except as authorized thereunder); or to or through any person, firm, or entity therein;
 - **b.** it will not direct a transport company (e.g., freight forwarder, trucking company, courier service, etc.) moving products on the Company's behalf to export, re-export, transfer, divert, or otherwise dispose of NOV products to Iran, North Korea, Cuba, Russia, Belarus, Venezuela, the region of Crimea or other occupied areas of Ukraine, or any other sanctioned countries or regions set forth in Part 746 of the EAR (except as authorized thereunder);
 - c. it will not directly or indirectly sell, rent, lease, export, re-export, transfer, divert, or otherwise dispose of the Products to any person or entity on OFAC's Specially Designated Nationals and Blocked Persons List ("SDN List"), or to any entity owned 5 0% or more by one or more persons or entities designated on the SDN List;
 - d. it is not a person, or an entity designated on the SDN List, and to the best of the Company's knowledge, no person, or entity designated on the SDN List holds any interest, whether direct or indirect, in the Company or end-user;
 - **e.** it is not a person or entity designated on the Entity List, Unverified List, or Denied Person List administered by the U.S. Commerce Department's Bureau of Industry and Security; and,
 - f. it is not a person or entity designated on any list of restricted parties maintained by the European Union, the United Kingdom, or other applicable non-US jurisdiction.
- 3. Company hereby certifies that the Products will not be sold, supplied, or provided for, or used in, any military products or applications, military end-uses, Weapons of Mass Destruction (WMD) proliferation-related products or applications (including but not limited to nuclear, biological and chemical weapons, missiles and rocket systems, and UAVs), or space products or applications (Including but not limited to satellites), or for any other end-use, to any end-user, or via any person prohibited under Part 744 of the EAR.
- 4. Without limiting the generality of the foregoing, the Company further certifies that it is not a part of the armed forces, national guard, or national police of any country, is not a part of any government intelligence or reconnaissance organization, and is not engaged in the development, production, maintenance, or use of any military items. The Company acknowledges that it does not support military applications for the Products. Company will not sell, supply, provide or use any of the Products in any military products or any other military application or end-use. The definition of a "military end-use" as outlined in section 744.21 of the EAR.
- 5. Company hereby certifies that the Products covered by the below-mentioned PO, RFQ, or other Reference Number for this order or group of orders, will be used by the following End-User at the following End-Destination for the specified End-Use.
- 6. Company hereby acknowledges that NOV is prohibited from and/or may be penalized for participating in or supporting international boycotts of certain foreign countries, including Israel, if such boycotts are not sanctioned by the U.S. Government. Company certifies that it will neither request nor take any action that would cause NOV to violate or be penalized under the applicable anti-boycott laws. To the extent that any agreement or request to which this Certificate relates contains any impermissible boycott-related terms with which NOV may not agree under applicable law, Company shall negotiate in good faith to amend the agreement or rescind its request consistent with NOV's obligations under US anti-boycott law.

¹ Military products or applications include products and applications with military end-use. "Military end-use" means incorporation into a military item described on the U.S. Munitions List (USML) (22 CFR part 121, ITAR); incorporation into items listed under ECCNs ending in "A018" or under "600 series" ECCNs in Part 774 of the EAR; or any items that support or contributes to operation, installation, maintenance, repair, overhaul, refurbishing, "development", or "production" of military items described on the USML, or items classified under ECCNs ending in "A018" or under "600 series" ECCNs.

- 7. Company certifies that no payment or offer of payment has been made to any foreign official to induce that official to influence any government act or decision to assist in obtaining or retaining business, or to secure any improper advantage, associated with the above-mentioned PO, RFQ, or other specific reference number for this order or group of orders in any way.
- 8. Company certifies that all the facts contained in this statement are true, accurate, complete, and correct and Company does not know of any additional facts that are inconsistent with the above statements. Company shall promptly send a replacement certification to NOV disclosing any material change of facts or intentions described in this certification that occur after this certification is prepared and forwarded to NOV. Company understands that this certification may be submitted to government authorities to request a license or facilitate the provision of goods or services.

PO, RFQ, Reference Number	
End-User Company Name	
Rig Name Project Name	
Rig Managing Company	
Onshore or offshore	
End-Destination Country	
Drilling Block Field Name	
Describe what products will be used for	
	End-User Company Name Rig Name Project Name Rig Managing Company Onshore or offshore End-Destination Country Drilling Block Field Name Describe what products will be

NOV RESERVES THE RIGHT TO REFUSE TO CONDUCT BUSINESS WITH PARTIES WHO FAIL TO CERTIFY THE PRECEDING, CERTIFY FALSE INFORMATION, OR PROMPTLY SEND A REPLACEMENT CERTIFICATION WHEN REQUIRED.

FULL NAME OF COMPANY	
NAME OF SHAREHOLDERS/OWNERS OF THE COMPANY Percentage of Ownership	
BANK OF THE COMPANY NAME, PLACE OF INCORPORATION (Country)	
COMPANY REPRESENTATIVES NAME PRINT NAME	
COMPANY REPRESENTATIVES TITLE	
COMPANY REPRESENTATIVES SIGNATURE & STAMP	
DATE	

Chinese entities require to use "chops" or seals to legally authorize documents.