



Department of Defence

Export Application

Customs Act 1901, Customs (Prohibited Exports) Regulation 13E

Warning



A person making false representation, in any manner whatsoever, in an application for a permit or licence, may be prosecuted for an offence against the Crimes Act 1914 and if convicted face a maximum penalty of a fine of \$60 000 for a corporation or a fine of \$12 000 for an individual, and/or imprisonment for up to 2 years.

Office Use Only

1. Date Received	2. Compcode	3. Registration Number	4. Permit or Licence Type
------------------	-------------	------------------------	---------------------------

Applicant or Exporter Details

5. Name of Company, Individual or Agent		6. Street Address (PO Box not acceptable)	
7. Contact Point (if not exporter)		8. Mailing Address (if different to street address above)	
9. Telephone Number ()	10. Facsimile Number ()	11. Exporter's Reference (if applicable)	
12. Expected Date of Export	13. Single or Multiple Shipment(s) (tick one box)		
	<input type="checkbox"/> Single Shipment		<input type="checkbox"/> Multiple Shipments

14. Please Select Type of Export Approval Required

Defence and Related Goods (Part 1) (including Non-Military Lethal Goods)	
<input type="checkbox"/> MIP Approval in Principle to Export	<input type="checkbox"/> MEA Approval to Export
Have marketing opportunities been assessed? <input type="checkbox"/> Yes <input type="checkbox"/> No ↓ See Page 4 of form for further information	<input type="checkbox"/> MEL Export Licence <input type="checkbox"/> MTT Temporary Export
<input type="checkbox"/> MRO Approval to Re-export to Owner	
<input type="checkbox"/> MRM Approval to Re-export to Manufacturer	
Nuclear and Dual-Use Goods (Parts 2 and 3)	
For further information on permit or licence types and required supporting or end user documentation see Page 4	<input type="checkbox"/> ESS Export Service Supply Licence
<input type="checkbox"/> IEP Individual Export Permit	<input type="checkbox"/> EDL Export Distribution Licence
<input type="checkbox"/> MRR Maintenance Repair and Return Licence	<input type="checkbox"/> GEL General Export Licence

COMMERCIAL-IN-CONFIDENCE (After first entry)

• Following are questions which will assist us in processing your application.
Please complete as many as are applicable to your export.

28. Is the equipment to be exported as a complete system?

Yes No



Is it an upgrade to an existing or previously exported system?

Yes No

29. Does your company have any way of verifying the end-user (eg End-user Certificate, Statement by Ultimate Consignee or Purchaser, International Import Certificate, or Purchase Order)?

Yes No



Please provide details and attach copies of supporting documents.

See Page 4 for further information.

30. Will the export involve release of any Third Country information or technology?

Yes No



Have Third Country Clearances been requested?

Yes No



Please attach details.

31. Does your company have any way of verifying the application of the equipment?

Yes No



Please attach details.

32. Will the export require release of any Australian Government classified information?

Yes No



Please indicate classification level of information, at what stages it will be released (eg during marketing phase, prior to contract negotiations or after sale support) and by whom.

See Page 4 of the form for further information.

33. Statement by Exporter

The information provided in this application is true and correct.

Signature

Printed Name (in block letters)

Position or Title

Date

Completed application and supporting documentation should be forwarded to:
Director
Strategic Trade Policy and Operations
Industry and Procurement Infrastructure Division
CP4-1-53
Campbell Park Offices
DEPARTMENT OF DEFENCE
CANBERRA ACT 2600

PLEASE NOTE:

Delays in processing will occur if all information is not provided.

Applications may be sent by fax to (02) 6266 2997.

If you require assistance in completing this form, please contact (02) 6266 2586.

COMMERCIAL-IN-CONFIDENCE (After first entry)

<ul style="list-style-type: none"> The following information is provided to assist exporters. It does not need to be forwarded with the completed application form. 			
	Permit or Licence Type	Definition	Standard Validity
MEA	Military Export Approval	Covers the export of a specified quantity of defence and related goods to a single consignee.	12 months
MEL	Military Export Licence	Covers the export of unspecified quantities of defence and related goods to single or multiple consignees.	24 months
MIP	Military In-Principle	Preliminary advice that approval may be granted. MIP allows exporters to market defence and related goods to potential customers. (This permit does not give actual export approval).	12 - 36 months
MTT	Military Temporary Export	Used for defence and related goods which will be returning to Australia (eg overseas demonstration trials).	12 months
MRM	Military Return to Manufacturer	To return defence and related goods to overseas manufacturer (eg for repair or modification).	12 months
MRO	Military Return to Owner	To return defence and related goods to overseas owners (eg after repair or modification).	12 months
IEP	Individual Export Permit	The single transaction export of a specified quantity of nuclear and dual-use goods to a single consignee.	6 months
EDL	Export Distribution Licence	The multiple shipment of an unspecified quantity of nuclear and dual-use goods to single or multiple consignees.	24 months
GEL	General Export Licence	The export of a range of dual-use goods to unspecified consignees in nominated countries.	12 - 24 months
MRR	Maintenance Return and Repair	To return or send dual-use goods for repair or after repairs overseas.	24 months
ESS	Service Supply Licence	Used for nominated dual-use goods in support of a maintenance program or service to specified companies.	24 months

14. Prior to applying for an MIP - Approval in principle to export, it is preferable for exporters to have carried out basic desk market research to filter out unfeasible opportunities, as these can delay genuine enquiries.

18. Description of Goods

By providing complete details of goods to be exported, the task of assessing and classifying goods to be exported is made simpler. The goods value should be stated in Australian Dollars and should reflect the sales 'value' of the goods in the case of a true export, or the 'value added' to items being returned to owners after work undertaken in Australia.

29. Supporting or End-User Documentation

In certain cases the end-user will need to undertake not to re-export the equipment without approval from the Australian Government. In these cases Form AA 517 - 'Statement by Ultimate Consignee or Purchaser' or Form AB 518 - 'End Use and Non-Transfer Certification to the Australian Government for Defence Goods' or other supporting statements should be submitted with this application form.

32. Release of Australian Government Classified Information

When an export application involves the release of Australian Government classified information by either the Department of Defence or the Company, it is imperative that the application be submitted as early as possible, as it may take up to one month to consider the application and, if approved, a further three to six months to arrange the necessary government to government security procedures. If, after approval is granted, there is a requirement to release information of a higher classification level than that which has been approved, the applicant must seek Department of Defence approval for this new release.

NOTE: If further information is required, please contact:

Strategic Trade Policy and Operations Section, Ph: (02) 6266 2586, Fax: (02) 6266 2997.