

Open General Export Licence

Exports of non-lethal Military and Dual-Use Coods: to UK Diplomatic Missions or Consular Posts

April 2018

EXPORTLICENCE

Open General Export Licence (Exports of non-lethal military and dual-use goods: To UK Diplomatic Missions or Consular

Posts) dated 11 April 2018, granted by the Secretary of State.

The Secretary of State, in exercise of powers conferred by Article 9(2) and (4) of Council Regulation (EC) No.428/2009 ("the Regulation")¹ as amended by Council Regulation (EU) No 388/2012 and Article 26 of the Export Control Order 2008? ("the Order"), hereby grants the following Open General Export Licence.

Licence

1. Subject to the following provisions of this Licence voocs specified in Schedule
1 hereto may be exported from the United Kingdom to a UK Diplomatic
mission or Consular post overseas for exclusive use of HMG personnel,
providing the export is in relation to a lengthle United Kingdom Government
Contract.

Exclusions

- 2. This Licence does not a thorise the export of goods:
 - (1) to a distinction within a Customs Free Zone;

or software and technology in tangible form, if the exporter has been informed by a competent authority, or is otherwise aware, (e.g. from information received from the manufacturer), that they have been classified by the Ministry of Defence as CONFIDENTIAL, for material classified by the UK prior to 2nd April 2014, or internationally security classified CONFIDENTIAL-equivalent material, or SECRET or above,

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¹O.J.No.L134, 29.5.09.p.1

² S.I. 2008/3231, as amended

<u>unless</u> the exporter has a current written Security Transportation Plan that has been approved in a written letter of clearance issued by the MOD Defence Equipment and Support (DE&S) Security Advisor for those goods.

(3) where the exporter has, at the time of export, been served with a notice which suspends or revokes their ability to use this Licence pursuant of article 32(1) of the Order, unless the period of suspension or revocation has expired.

Conditions and Requirements

- The authorisation in paragraph 1 above is subject to the following conditions:
 - this licence, they shall have informed the Secretary of State of this intention under this licence, specifying the name of the exporter, provider or transferor and the address at which copies of the records of their export or transferor are be inspected under condition 3(4) below;
 - the exporter <u>must</u> btain prior to making <u>any</u> export pursuant to this licence written approval from the Mission, in the form of a Purchase Order, issued against an eligible United Kingdom Government Contract shich identifies the goods and consignee.
 - on making any export of goods, the exporter shall produce to an officer of HM Border Force, if so requested, documentary evidence in the form of a copy of the current written approval referred to in subparagraph 3(2);
 - (4) the exporter, provider or transferor shall, in addition to provisions of sub-paragraph 3(1) above, maintain records of:
 - (a) date and destination of each export, provision or transfer;

- (b) name and address of consignee to whom the goods are being exported;
- (c) MOD DE&S Security Advisor clearance letter referred to in 2(2) above (in the case of goods classified CONFIDENTIAL, for material classified by the UK prior to 2nd April 2014, or internationally security classified CONFIDENTIAL-equivalent material, or SECRET or above);
- (d) original written Mission approval that the goods supplied are in relation to the contract referred to in 3(2) above, and such records shall be maintained for at least four years attentive date of the relevant export or transfer and the exporter chall permit the records to be inspected and copied by any person authorised by the Secretary of State.
- (5) official and commercial export docume tation accompanying the export of goods or non-electronic transfer of software or technology shall include a note stating either:
 - (a) "the goods are being exported under the OGEL (Export of non-lethal Military and Jual-Use goods: to UK Diplomatic Missions or Consular Posts)"; or
 - (b) the SPLE reference (in the form 'SPIRE reference GBOGE 20???/22.??') of the exporter's registration in respect of this licence,
 - aic shall be presented to an officer of HM Border Force if so equested; and

the exporter shall notify the Secretary of State of any change in the address referred to in 3(1) above within 30 days of that change.

- (7) Prior to audit, the ECO will issue a pre-visit questionnaire (PVQ).

 This must be completed, in full, and returned by the date given.
- (8) where the exporter has received a warning letter sent on behalf of the

Secretary of State which identifies failure to comply with this Licence or a provision of applicable export control legislation, the exporter shall take such steps as are identified in that warning letter (within the timescale stated) in order to restore compliance with the Licence.

Without prejudice to article 34 of the Order, failure to comply with this condition may result in this Licence being revoked or suspended up at the exporter can show compliance to the satisfaction of the Export

Control Organisation. The exporter will be notified in writing of any such suspension or revocation and the initial period of such suspension or revocation. Where at the end of this initial period, the exporter has not shown compliance to the satisfaction of the Export tentrol Organisation, the period of suspension or revocation in any be extended. The exporter will be notified of such an extension in writing.

(9) the Secretary of State has the power to vary or withdraw export licences at any time. If you do not use this licence within any 24-month period for an export allowed by this licence, your entitlement to use it will automatically run out at the end of that 24-month period and your registration details will be removed from SPIRE. However, you can register for this licence again if you want to use it after your registration has ended:

Prohibitions not feeled by this Licence

4. Not the in this Licence shall affect any prohibition or restriction on the exportation or carrying out of any other act with respect of the exportation or transfer of any goods concerned under, or by virtue of, any enactment other than a prohibition or restriction in the legislation under which this licence was issued, as set out in the licence itself.

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Interpretation

- 5. For the purpose of this Licence:
 - (1) "the Act" means the Export Control Act 2002³
 - a "Customs Free Zone" is a part of the territory of a country where any goods introduced are generally regarded, in so far as import duties and taxes are concerned, as being outside the Customs territory of that country, and are not subject to the Customs controls that would otherwise apply;
 - (3) "eligible UK Government Contract" means a contract which is supported by a Purchase Order issued by a UK Diglomatic Mission for the supply of goods for the exclusive use of YMO personnel;
 - (4) "entry" includes part of an entry;
 - (5) unless the context other the requires, any other expression used in this Licence shall have the meaning it bears in the Act or the Order as appropriate.

Entry into force

- 6. This Licence share come into force on 11 April 2018.
- 7. The Open General Export Licence (Exports of non-lethal military and dual-use goods: To UK Diplomatic Missions or Consular Posts) dated 19 Cctober 2015 is hereby revoked.

An Official of the Department for International Trade, authorised to act on behalf of the Secretary of State

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³ 2002 c.28

SCHEDULE 1

EXPORTS CONCERNED

SUPPLY DIRECT TO UK DIPLOMATIC MISSIONS OR CONSULAR POSTS FOR USE OF HMG STAFF

Military list items

- ML4.b.1 explosive disposal equipment for <u>military</u> bombs, usually operated by the military;
- ML4.b.2 explosive disposal equipment for non-military
 - o bombs (e.g. suicide bombers) but usually
 - o operated by the military;
- ML6.b.1 armoured all wheel drive civilian vehicles
- ML6.b.2 components providing ballistic protection and specially designed for vehicles specified in ML6.b.1
- ML7.f and g Military standard NBC (To ective equipment (e.g., against chemical or gas attack)
- ML13.c and d military helmed, and ligher specification body armour

Dual use items intended Simarily for civilian use

- 1A006 explosive disposal equipment for non-military bombs (e.g., suicide bombers) but usually operated by civilian and police bodies.
- PL8001.a.4 tother explosive disposal equipment usually operated by civilian and police boat.
- 1Al 9 dual use (lower specification) body armour
- 1AOC4 civilian standard CBRN protective and detection or identification exponent (e.g. against chemical or gas attack)

EXPLANATORY NOTE

(This Note is not part of the Licence)

- This Open General Export Licence has been amended to update the ECO address and change any reference from Border Agency to Border Force.
- 2. This Open General Export Licence permits, without further authority but subject to certain conditions, exportation of non-lethal military and dual use goods specified in Schedule 1 of this licence for use by HMG staff in UK Diplomatic Missions or Consular Posts in any destination of volding the export is for the exclusive use of HMG personnel.
- 3. The goods may only be exported under this licence if they satisfy certain conditions. These include that the goods are the subject of prior written approval by the Mission, in the form a Parchage order, issued against an eligible UK Government Contract which Mercifies the goods and consignee, and if classified as CONFOF ITIAL, for material classified by the UK prior to 2nd April 2010, or in ernationally security classified CONFIDENTIAL-equivalent material, or SECRET or above, written approval from the Ministry of Defence (MOD)(DE&S) must have been obtained.
- 4. <u>Security Transportation Plan approvals Overseas Government</u> <u>site clearures can be obtained from:</u>

Deit ce Equipment & Support (DE&S)

Principal Security Advisor

Secarity Advice Centre

Poplar - 1

MOD Abbey Wood

Bristol, BS34 8JH

Tel: 030 67934378 Fax: 030 67934925

e-mail: desinfra-securityadvicecentre@mod.uk

5. An exporter who exports goods under the authority of this Licence must before their first exportation under this licence, inform the Secretary

of State of their intention to export goods under this licence and of the address where copies of the said records may be inspected.

This notification must be made via the Export Control Organisation's electronic licensing system, SPIRE, at https://www.spire.trade.gov.uk/

- 6. The exporter shall produce to an officer of HM Border Force, if so requested, documentary evidence in the form of the original of the Putcha e Order issued by the Mission which should identify both the goods and consignee.
- The Secretary of State has the power to suspend or rev 7. s at anv time and in such circumstances and on such terms a nk fit. If an exporter receives written notice to this effect, therewile be prevented from relying on this Licence. The power to suspen may be used in addition to criminal prosecution or as an alternative susp sion may occur for example where an exporter is being i ed or prosecuted in relation ee found guilty of a criminal to a possible criminal offence offence under the export convol legislation. It may also be used in situations where an exporter has breached the conditions of the Licence and has failed to take corrective action within a reasonable period (see condition 3(7)).
- 8. Where the FCO identifies failures in compliance with licence conditions or the legislation during a compliance visit, the ECO may send a warning letter to the exporter listing the improvements that need to be made to entire ampliance. The letter will set out the timeframe within which these improvements must be completed. Failure to complete these improvements may lead to the exporter's ability to use the licence being suspended for a period of time.
 - 9. The exporter may apply for Standard Individual Export Licences during the period of suspension. Suspension will not automatically prevent them from using another OGEL so long as they meet all its terms and conditions and that they have not received a letter suspending or

revoking their ability to use that licence.

10. The provisions of this licence only apply for the purposes of the Export Control Order 2008, in particular, this licence does not extend to prohibitions in other legislation implementing United Nations sanctions.

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