



DEFENCE EXPORT CONTROLS DEEP DIVES

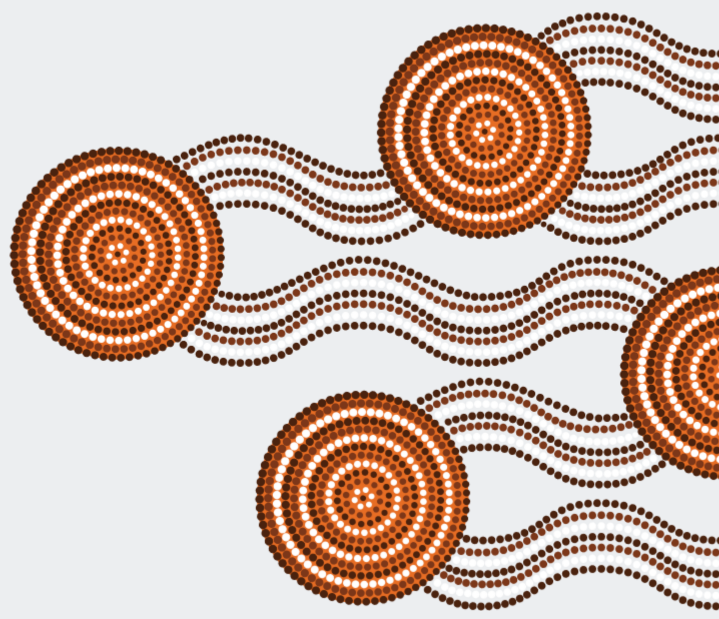
Higher Education and Research Sector

Tuesday, 3 December 2024

Acknowledgement of Country

I would like to acknowledge the Traditional Custodians of the land on which we meet today, and pay my respects to their Elders both past and present.

I would also like to pay my respects to the Aboriginal and Torres Strait Islander men and women who have contributed to the defence of Australia in times of peace and war.







Welcome





Foreign Arrangements Scheme



Attorney-General's Department

Foreign Influence and Transparency Scheme

Australian Sanctions Office

Agenda

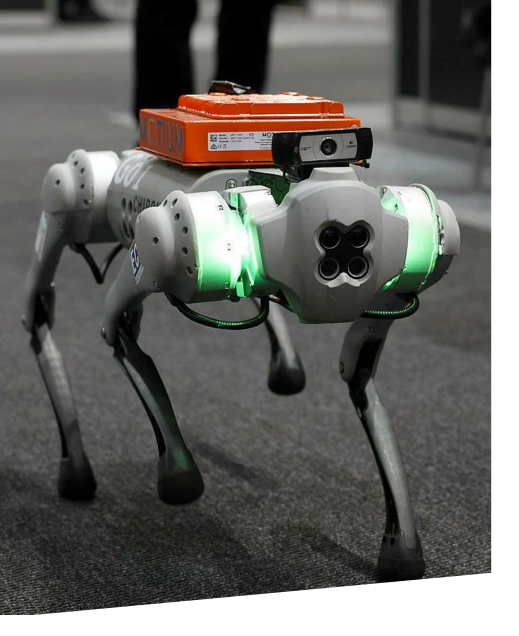
Description	Speaker(s)	Time
Opening Remarks	MC	5 mins
Session 1 – Defence Defence Export Controls • Deep dive into the changes to Australia's Defence export controls Safeguarding Australia's Military Secrets	Emily Brissenden / Saurabh Sapre (DEC) Mark Stevens / Amy Karja (SAMS)	50 mins
 Session 2 – Government Partners Foreign Arrangements Branch Dept Foreign Affairs and Trade Foreign Influence and Transparency Scheme Attorney General's Department Australian Sanctions Office Dept Foreign Affairs and Trade 	Barbara Rooks (FAB) Lydia York (FITS) Michael McGillion (ASO)	30 mins
Close	MC	5 mins





DEFENCE EXPORT CONTROLS

Introduction to Defence Export Controls



We are Defence Export Controls

Defence Export Controls (DEC) is the **Commonwealth regulator** for the movement of defence-related goods and technology. This involves:

- Assessing applications to transfer
- **Issuing permits** to legally operate
- Monitoring reporting obligations are met
- **Performing compliance audits** (incl. end-user verification)

Permits may be required when seeking to **export**, **supply**, **publish** or **broker** military and/or dual-use goods and technology on the Defence Strategic Goods List (DSGL), as well as to publish or provide services related to military goods and technology on the DSGL.

Current Export Controls Framework

DEC administers Australia's defence export controls framework through a combination of:



Federal Legislation

Legislative Instruments



Note: while the main legislation is displayed above, there are other pieces of legislation supporting this framework

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Changes Have Occurred

The *Defence Trade Controls Amendment Act 2024* (and supporting *Defence Trade Legislation Amendment Regulations 2024*) commenced on 1 September 2024, changing Australia's defence export control laws. Two key changes were:

Licence-free environment between Australia / US / UK, where permits may not be required.

3 new offences where permits may be required (subject to 6-month transition period).



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Expanded Export Controls Provisions

Australian defence export control offences (effective as of 1 September 2024):

Australia	an defence export	control offences (effective as of 1 September 20)24):		Wery Sensi	ive)
	Offence Provision	Description of Control	Part	Part2	Parti	, Par
'Controlled' pr	ovisions (covering items on the DS	GL)	A	oplies to	DSGL	
EXISTING	Customs Regs (13E)	Physical/tangible export of DSGL goods cross-border	\checkmark	\checkmark	✓	\checkmark
EXISTING	DTC Act (s10)	Intangible supply of DSGL technology cross-border	\checkmark	\checkmark	\checkmark	 Image: A start of the start of
NEW	DTC Act (s10A)	Supply of DSGL technology to a foreign person in Australia	\checkmark	\checkmark	\checkmark	~
NEW	DTC Act (s10B)	Re-export or re-supply of certain DSGL goods/technology outside Australia	\checkmark	\checkmark	\checkmark	×
NEW	DTC Act (s10C)	Provision of certain DSGL services outside Australia	\checkmark	×	×	×
EXISTING	DTC Act (s14A)	Publication of certain DSGL technology	\checkmark	×	×	×
EXISTING	DTC Act (15)	Brokering of certain DSGL goods and technology	\checkmark	*	*	*
'Uncontrolled'	provisions (covering items not on	the DSGL)	A	oplies to	DSGL	
EXISTING	WMD Act	Export/supply of uncontrolled goods, and provision of services that may be used in/assist a weapons on mass destruction (WMD) program	N/A			
EXISTING	Customs Act (112BA)	Export of uncontrolled goods that may be for military end-use (MEU)	N/A			
		* Probain a consiste color accurring difen DOOL Port Qualter and de contractor de contractor accurrent				

* Brokering permits only required for DSGL Part 2 when goods or technology may be for WMD or MEU purposes





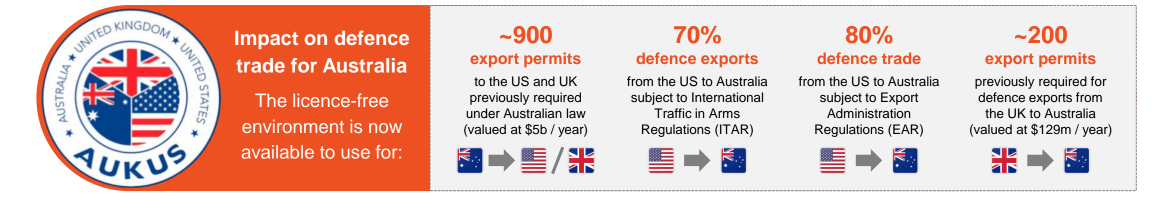
DEFENCE EXPORT CONTROLS

AUKUS Licence-free Environment

Overview of the Licence-free Environment

Under the licence-free environment many military and dual-use goods, technologies and services can be **transferred without permits** between AUKUS partners.

- In July 2023, Australian, US and UK leaders committed to streamlining defence trade among AUKUS partners through the creation of a trilateral export licence-free environment.
- **On 1 September 2024**, this **licence-free environment was enabled** by legislative changes implemented by Australia, the US and UK.
- As a result, a 'national exemption' for the US and UK is now available for the Customs (PE) Regulations (Section 13E) and DTC Act (Sections 10, 10A, 10B, 10C, 15).



Using the Licence-free Environment

The following criteria must all be met to make use of the licence-free environment.

Registration and Certification	The exporter or supplier has a Defence Export Controls Registration Number (DCRN) and has enrolled via the My Australian Defence Exports (MADE) portal as an AUKUS Authorised User. <u>Note</u> : if activity is subject to ITAR, the exporter or supplier must also be a US-certified 'Authorized User'.*
End-user	The export, supply or provision is to an Australian / UK / US citizen, permanent resident, corporation, government, or government authority. <u>Note</u> : if involving ITAR, the export, supply or provision must be to another US-certified 'Authorized User'.*
Location	The export, supply is to, or the services are received at, a place in Australia / US / UK.
Excluded Lists	The DSGL goods or technology are not on an excluded list (for Australia this is the <u>Excluded DSGL</u> Goods & Technologies List or <u>Australian Military Sales Program items</u>).
Pre-notification	DEC has been notified prior to the export or supply occurring via the MADE portal. Note: this is only required for exports or supplies out of Australia (e.g. Customs Regs 13E / DTC Act s10 activities).

* further information on US-certified 'Authorized Users' and their ITAR exemption access is available on the DEC website (Access Types factsheet)



DEFENCE EXPORT CONTROLS

Section 10A and Fundamental Research

New Offences in the DTC Act

Three new offences have been introduced to the Defence Trade Controls Act 2012.

Defence Trade Controls Act 2012 – New Offences		Applies to DSGL				
		Part 2 (Very Sensitive)	Part 2 (Sensitive)	Part 2 (Other)		
10A: Supply of DSGL technology to a foreign person in Australia	\checkmark	✓	\checkmark	\checkmark		
10B: Re-export or re-supply of certain DSGL goods/technology outside Australia	\checkmark	\checkmark	\checkmark	×		
10C: Provision of certain DSGL services outside Australia	\checkmark	×	×	×		



<u>Note</u>: permits are not required when using the **AUKUS licence-free environment**, including for these new offences

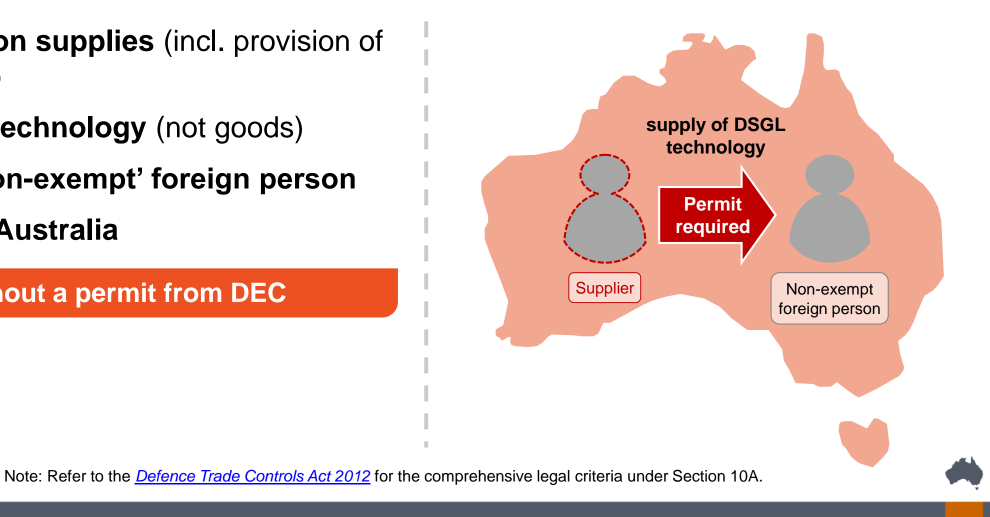
Section 10A Overview

Applies to DSGL	Part 1	Part 2 (Very Sensitive)	Part 2 (Sensitive)	Part 2 (Other)
	YES	YES	YES	YES

It is an offence under Section 10A of the Defence Trade Controls Act 2012 if:

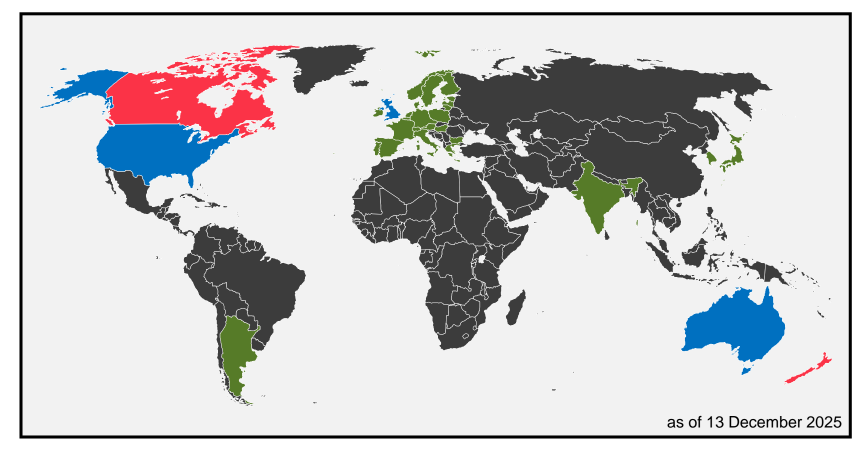
- A person supplies (incl. provision of 1. access)
- 2. **DSGL technology** (not goods)
- to a 'non-exempt' foreign person 3.
- within Australia 4

Without a permit from DEC



Nations with Potential Exemptions

Various exemptions and exceptions are available based on the **AUKUS** and **Five Eyes** partnerships, and the **Foreign Country List**.





Defining 'Nationality' of a Person

An Australian person and foreign person have specific definitions under the Defence Trade Controls Act 2012.

Australian person means:

- (a) the Commonwealth, a State or a Territory; or
- (b) an authority of the Commonwealth, a State or a Territory; or
- (c) an individual who is an Australian citizen; or
- (d) an individual who is a permanent resident* of Australia; or
- (e) a body corporate incorporated by or under a law of the Commonwealth or of a State or Territory.
- *foreign person* means any individual, corporate entity, government, or authority that is not an Australian person

What does this mean?

Any Australian citizen or permanent resident is considered an 'Australian person', regardless of other citizenships held or if they live in another country.

Any individual, entity or organisation that does not meet the definition of an 'Australian person' is considered a 'foreign person'.

Citizenship, permanent residency, or country of incorporation is also used to determine what country a foreign person is considered to be from (e.g. AUKUS, Five Eyes, FCL).



These definitions are specific to Australia's export control laws. Other restrictions / sanctions / definitions may be relevant depending on individual circumstances under other regulatory frameworks.

Fundamental Research Carve-out

There is an exception for Fundamental Research within Australia's export controls.

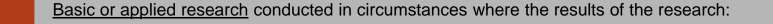
- Legislative changes on 1 September 2024 expanded this exception from 'basic research' only to 'basic and applied research' this has widened the net for research activities to be considered exempt from controls.
- This new definition was arrived at in collaboration with the higher education and research sector.



All Australian export control offences <u>do not apply</u> to technology produced in the course of, or for the purposes of, Fundamental Research

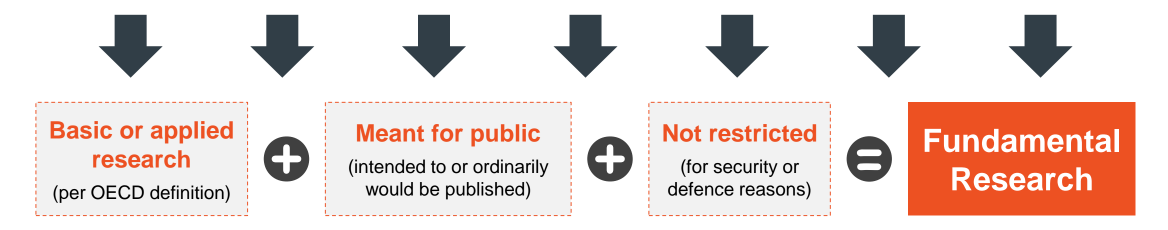
Breaking Down Fundamental Research

Consider three main questions to determine if Fundamental Research applies:



a) are intended for public disclosure, or would ordinarily be published or shared broadly; and

b) are <u>not subject to any restrictions on disclosure</u> (however imposed) for purposes connected with the security or defence of Australia or any foreign country.



Anything else does not qualify as Fundamental Research (i.e. might be DSGL technology, and therefore subject to controls)

Fundamental

Research Definition

(from DSGL 2024)

Case Studies – Fundamental Research

The **circumstances and context unique to any research** will ultimately determine if it satisfies the Fundamental Research definition.

Fundamental Research

Open-Access Research on Cybersecurity

A university research team studies general cybersecurity principles and techniques that could enhance both civilian and military systems. The research is published in open-access journals and presented at international conferences without any restrictions.

Qualifies

The research is intended to be published and shared broadly, and there are no restrictions on dissemination.

Not Fundamental Research

Proprietary Research on Military Technology

A university lab collaborates with a defence contractor on developing a new radar system for military aircraft. The contract includes clauses that restrict the publication of research results and require the contractor's approval before any dissemination.

Does Not Qualify

The research has publication restrictions imposed by the defence contractor sponsor, which disqualifies it.

Government-Funded Research w/ Access Controls

A university receives funding from Defence to study advanced propulsion systems for military vehicles. The funding agreement includes specific restrictions on who can access the research results and how they can be disseminated.

Does Not Qualify

This research is subject to access and dissemination controls imposed by Defence, which disqualifies it.

Examples – Section 10A

Research Collaboration

An international research team based in

Australia intends to collaborate on a commercial

hypersonic vehicle project.

Part 2 DSGL technology will be shared within

the team, while the geometric (but not internal)

designs are intended to be published.

Section 10A can be relevant in various circumstances (including but not limited to):



How may Section 10A apply?

- For FCL persons, collaboration unrestricted (if technology not on ETL or AMSP)
- For non-FCL persons, no permit needed if Fundamental Research (i.e. intended for public + not subject to other restrictions)
- Permits required for non-FCL team members where Fundamental Research (or other exceptions) do not apply
- Note: s14 publishing permit (Part 1 only)

Presenting at a Conference

An Australian citizen wants to present information containing DSGL technology at a conference in Australia.

The conference is restricted to invited attendees only (not open to the general public) – some of these attendees will be foreign persons.

How may Section 10A apply?

- Consider if the presented information falls under Fundamental Research
 - If yes, no restrictions
 - If no, can still present to FCL persons without a permit (if technology not on ETL / AMSP)
- Permit required for every non-FCL attendee (unless other exceptions apply)



DEFENCE EXPORT CONTROLS

Section 10B, 10C and Exceptions Overview

Part 2

(Other)

NO

Part 2

Sensitive)

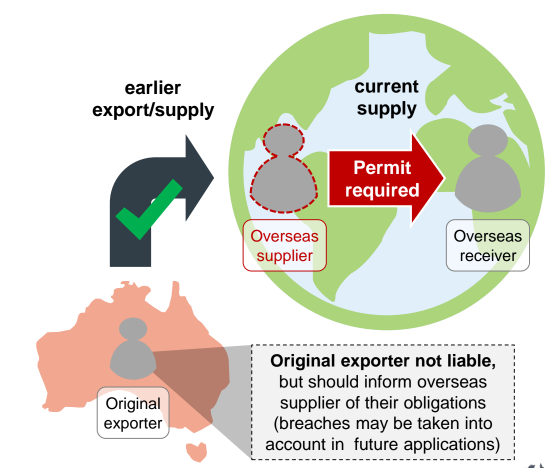
YES

Section 10B Overview	Applies to	Part 1	Part 2 (Very Sensitive)	(S
Section TOP Overview	DSGL	YES	YES	

It is an offence under Section 10B of the Defence Trade Controls Act 2012 if:

- 1. A person supplies to another person (current supply)
- 2. from one place outside Australia, to another place outside Australia
- 3. certain DSGL goods and technology (excl. firearms)
- 4. previously exported / supplied out of Australia in a manner requiring a DEC permit (earlier export/supply)

Without a permit from DEC



Note: Refer to the *Defence Trade Controls Act 2012* for the comprehensive legal criteria under Section 10B.

Part 2

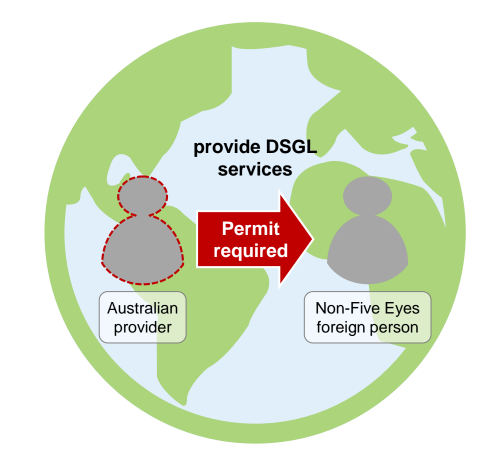
(Other) NO

ction 10C Overview	Applies to	Part 1	Part 2 (Very Sensitive)	Part 2 (Sensitive)
Section for Overview	DSGL	YES	NO	NO

It is an offence under Section 10C of the Defence Trade Controls Act 2012 if:

- An Australian person located 1. outside Australia
- 2. provides certain DSGL services
- 3. to a foreign person located outside Australia (excl. Five Eyes)

Without a permit from DEC



General Guidance on Exceptions

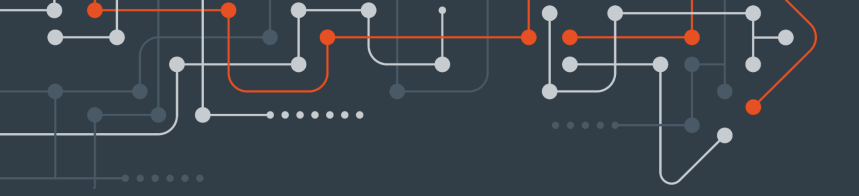
Each new offence has various exceptions that remove the need for a permit.

Description	Section 10A	Section 10B	Section 10C
Fundamental Research (DSGL Technology)	De-Control: 4 (defn) + DSGL 3.9	De-Control: 4 (def ⁿ) + DSGL 3.9	De-Control: 4 (defn) + DSGL 3.9
Defense Trade Cooperation Treaty	Exception: 10A(4) + Reg 7	Exception: 10B(5) + Reg 7	Exception: 10C(3) + Reg 7
Australian Government Employees	Exception: 10A(6)	Exception: 10B(7)	Exception: 10C(6)
Covered Security Clearances	Exception: 10A(7)	Exception: 10B(8)	Exception: 10C(7)
Build-to-Print	Exception: 10A(7A) + Reg 7A		
FCL Involvement	Exception: 5C(1C)	Exception: 10B(8B)	
Foreign Work Authorisation (SAMS)	Exception: 10A(8) + Reg 7B		Exception: 10C(2A) + 10C(2B)
Original Equipment Manufacturer (OEM)		Exception: 10B(8A)	
Elapsed Time Period		Exception: 10B(8C) + Reg 7C	
Supplies from AUKUS Partners		Exception: 10B(9) + Reg 7D	
Intracompany		Exception: 10B(6)	Exception: 10C(4)
Grandfathering (prior 1 September 2024)		Exception: 10B(8C)	Exception: 10C(7A)
Five Eyes Recipients		-	Exception: 5C(2A)
Maintenance Services			Exception: 10C(5)

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Note: Refer to the *Defence Trade Controls Act 2012* and *Defence Trade Controls Regulation 2013* for detailed requirements of all exceptions.



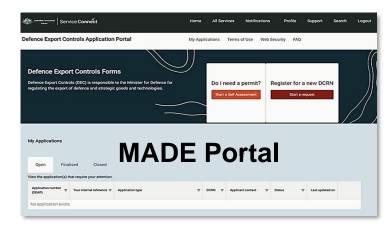


DEFENCE EXPORT CONTROLS



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In Summary



Depending on your circumstances, you may now require a permit when conducting an activity under Section 10A, 10B, or 10C of the DTC Act.

If you require a permit, apply via the <u>My</u> <u>Australian Defence Exports (MADE)</u> portal.



Things to remember

- New offences introduced, bringing Australia in-line with US and UK
- AUKUS licence-free environment available; many exceptions for FCL countries
 - Expanded definition for Fundamental Research
- Consider full range of exceptions before applying for a permit
- Maintain records even when relying on an exception

Penalties

Those prosecuted for offences under Australia's export control laws may face a **penalty of up to 10 years imprisonment, and/or a fine up to 2,500 penalty units**.*

Compliance Transition Period

Although the *DTC Amendment Act* commenced on 1 September 2024, a 6-month transition period applies to the Section 10A, 10B, and 10C offences.

From 1 March 2025, criminal penalties will apply to those offences.

* one penalty unit (as of 7 November 2024) = \$330, for a total maximum fine of \$825,000

Where to Get Help and Assistance?

- **1.** Contact your organisation's export controls office
- 2. Visit the Defence Export Controls website https://www.defence.gov.au/business-industry/exporting
- **3.** Use the MADE portal self-help tool and guidance materials
- 4. Email <u>exportcontrols@defence.gov.au</u>
- 5. Call 1800 333 362 (1800 DEFENCE) 'Option 4' between 8.30-16.30 AEST





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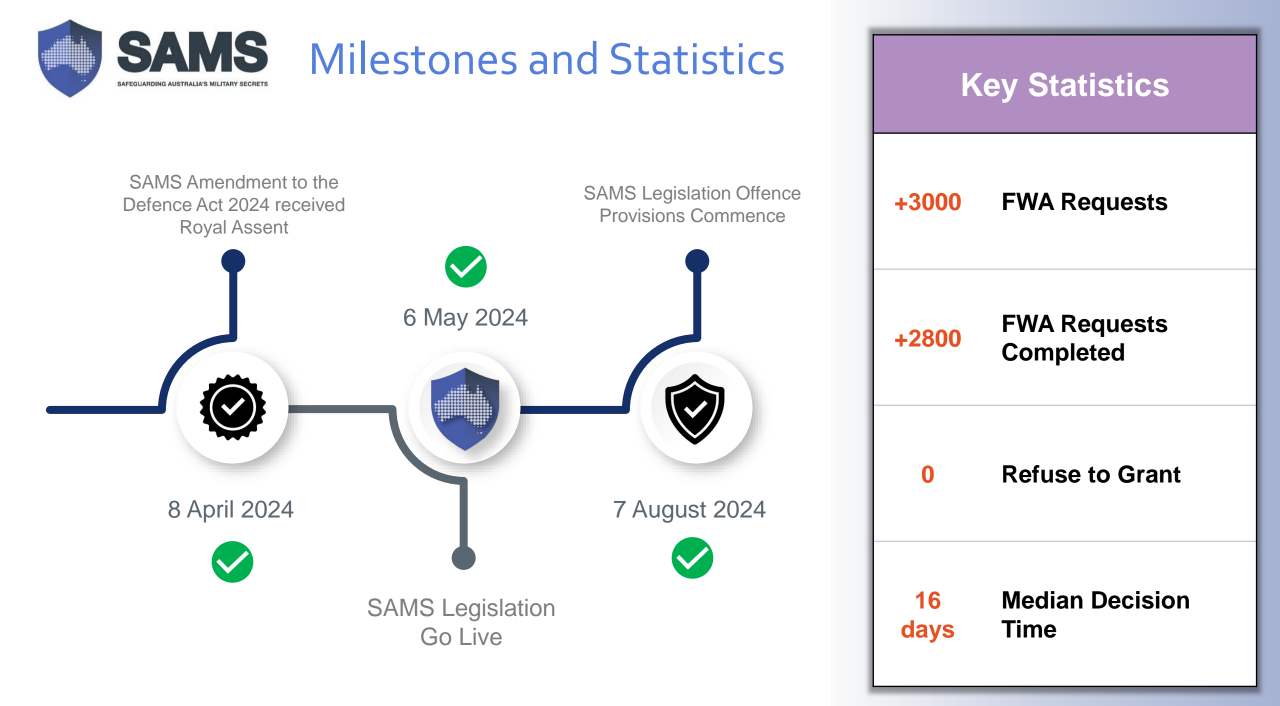
Australian Government

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Defence



SAFEGUARDING AUSTRALIA'S MILITARY SECRETS



SAMS – Applicability

The Defence Act Part IXAA (Security Australia's Military Secrets) Act 2024 commenced on <u>6 May 2024</u>. Penalties for an offence under the Act started on <u>7 August 2024</u>. Individuals covered by the SAMS legislation must seek authorisation before commencing work or training

Division 2 : Work (Includes Training)

- Former Australia Defence Force (ADF) members
- Former Department of Defence Australian Public Servants (APS)
- Former Australian Submarine Agency (ASA) APS

(a) the kind of work, and the role, performed by the individual as a defence staff member;

- (b) any other kind of work, that the Minister is aware of, performed by the individual other than as a defence staff member;
- (c) the length of time that the individual was a defence staff member;
- (d) the kind of information accessed by the individual while a defence staff member;
- (e) the kind of work the individual would perform if the authorisation were granted;
- (f) the military organisation, or the government body, of the foreign country for which, or on behalf of which, the individual would perform that work if the authorisation were granted



SAMS – Applicability

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Division 3 : Training

- Australian Citizens
- Permanent Residents

(a) the kind of training the individual would provide if the authorisation were granted;

(b) the military organisation, or the government body, of the foreign country to which, or on behalf of which, the individual would provide that training if the authorisation were granted.



SAMS – Instruments and Exceptions



'Country List' - Legislative instrument

Defence (Non-relevant foreign country) Determination 2024

- Canada
- New Zealand
- United Kingdom
- United States of America



Job Families – Legislative Instrument

Defence (Non-foreign work restricted individual) Determination 2024

APS Job families - 19 Job family functions - 87 Specific occupations - 1236

<u>ADF</u>

Strategic work force segments - 8 Job Roles - 290

- Army 107
- Navy 95
- RAAF 88

Exceptions

- Employed by the Commonwealth
- Authorised by Commonwealth written agreement
- Service in a national Defence force
- UN / UN Agencies / ICRC



Scenario 1 - Former Defence



Australian citizen or permanent resident



Former ADF, Defence or ASA



Job family /category



In scope of Job Family time



Type of training – - MTTPs

- Part 1 DSGL

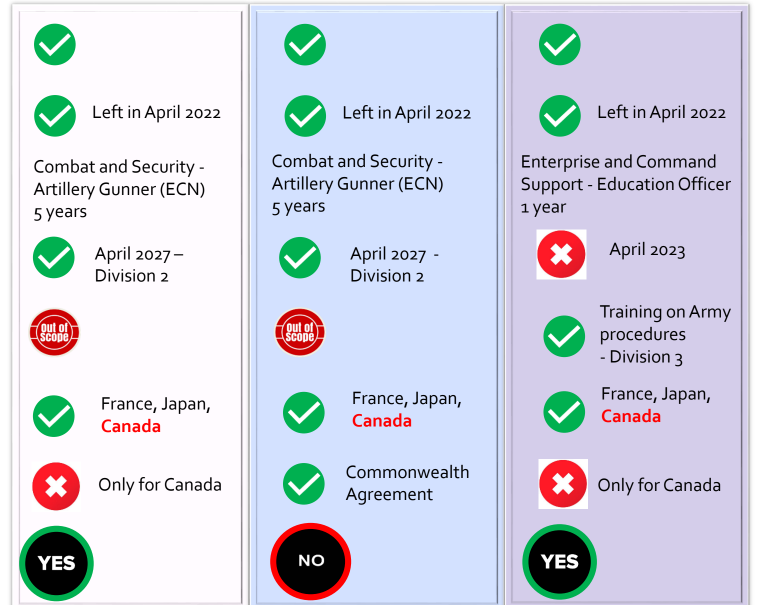


Relevant foreign beneficiary/ies?

FWA required ?



Covered by exception or legislative instrument



Scenario 2 – Non-Former Defence



Australian citizen or permanent resident



Former ADF, Defence or ASA



Job family /category



In scope of Job Family time



Type of training – - MTTPs

- Part 1 DSGL



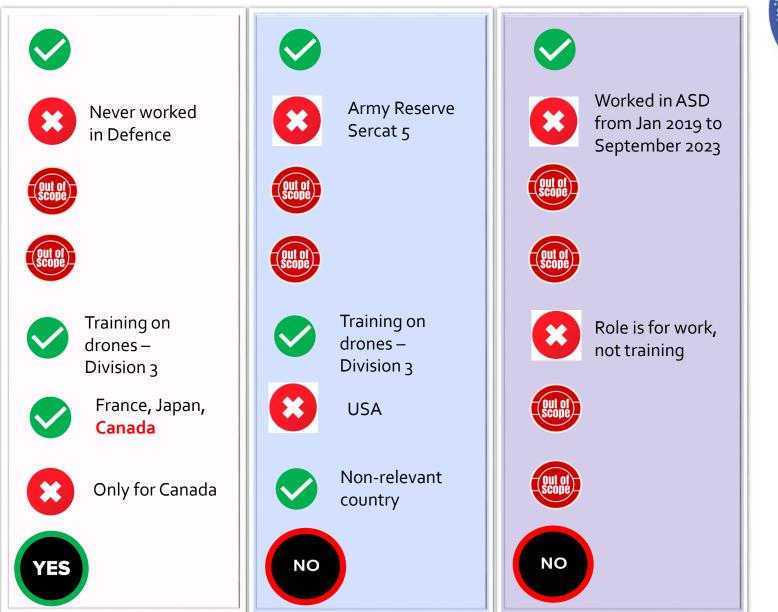
Relevant foreign beneficiary/ies?



Covered by exception or legislative instrument

egislative instrument

FWA required ?



SAMS – Key information

- Individual responsibility, not company
- Applies to onshore and offshore roles
- Role specific
- Can be updated after it has been granted (i.e. add new beneficiary)
- Valid for maximum of 3 years
- No cost
- Individuals can hold multiple authorisation if required





To request a Foreign Work Authorisation visit www.defence.gov.au/SAMS

For more information email SAMS.info@defence.gov.au



www.defence.gov.au/SAMS

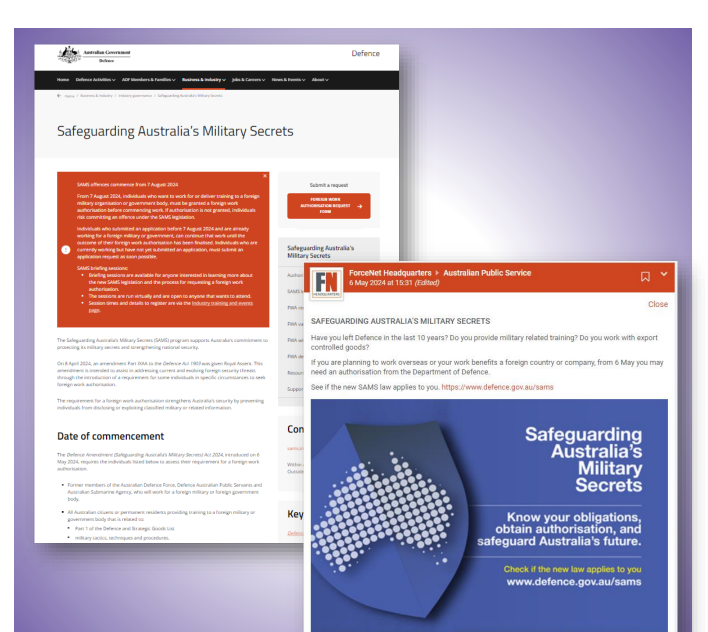
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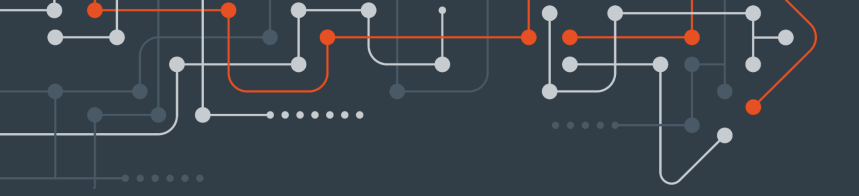
SAMS.info@defence.gov.au











DEFENCE EXPORT CONTROLS

Session 2: Government Partners

Speakers





1. Ms Barbara Rooks

Foreign Arrangements Scheme

Dept. Foreign Affairs and Trade



2. Ms Lydia York

Foreign Influence Transparency Scheme

Attorney General's Department





3. Mr Michael McGillion

Australian Sanctions Office Dept. Foreign Affairs and Trade







Australian Government Department of Foreign Affairs and Trade

FOREIGN ARRANGEMENTS SCHEME

Defence Export Controls Forum – Higher Education and Research

WHY DO WE NEED A FOREIGN ARRANGEMENTS SCHEME?

- Australia's foreign policy is set at the national level by the Australian Government.
- The Scheme is a mechanism through which the Minister for Foreign Affairs can ensure that international engagement by states, territories, local governments and public universities is:
 - consistent with Australia's foreign policy, and
 - not adverse to Australia's foreign relations.



Minister for Foreign Affairs Senator the Hon Penny Wong

Foreign Arrangements Scheme

ABOUT THE SCHEME

- Established by the Australia's Foreign Relations (State and Territory Arrangements) Act 2020.
- Requires Australian State/Territory governments, local governments and universities to notify 'foreign arrangements' with certain foreign entities.
- A foreign arrangement may be a 'core' or a 'non-core' arrangement, depending on the parties to the arrangement.



Australia's Foreign Relations (State and Territory Arrangements) Act 2020

No. 116, 2020

An Act to protect and manage Australia's foreign relations, and for related purposes

Foreign Arrangements Scheme

CORE FOREIGN ARRANGEMENTS

	State/Territory Entities	Foreign Entities
Core	 States and Territories State and Territory governments, departments, and agencies 	 A foreign country The national government of a foreign country A department or agency of a national government of a foreign country

Requirements of the Scheme

- Approval to negotiate
- Approval to enter
- Notification of entry

NON-CORE FOREIGN ARRANGEMENTS

	State/Territory Entities	Foreign Entities
Non-Core	Local governmentsAustralian public universities	• A province, state, self-governing territory, region, local council, municipality, or other political subdivision of a foreign country
		• An authority of a foreign country established for a public purpose
		 A foreign university that does not have institutional autonomy

Requirements of the Scheme:

- Approval to enter
- Notification of entry

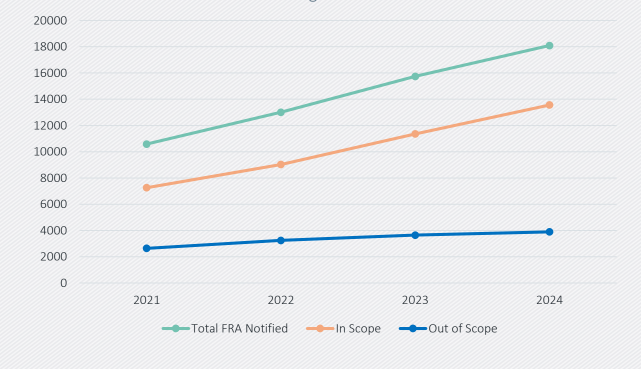
Foreign Arrangements Scheme

ARRANGEMENTS EXEMPT FROM NOTIFICATION

Certain low risk foreign arrangements are exempted from the notification requirements in the Act:

- Management of a declared emergency in Australia
- Child protection
- Minor variations
- Minor administrative or logistical matters

OVERVIEW OF THE FOREIGN ARRANGEMENTS SCHEME



Trend of Arrangements Over Time

- Over **18,000** arrangements notified by Australian state, territory and local governments and universities.
- Over **13,000** arrangements are in-scope.
- Roughly **300 400** arrangement notifications are received each month.

Foreign Arrangements Scheme

FURTHER INFORMATION

- Fact Sheets, Guidance Notes and FAQs: www.foreignarrangements.gov.au
- Talk to us: foreignarrangements@dfat.gov.au
- View the Public Register: www.foreignarrangements.gov.au/public-register
- Foreign Arrangements e-Learning Course <u>www.foreignarrangements.gov.au/e-learning</u>



Foreign Arrangements Scheme



Australian Government

Department of Foreign Affairs and Trade



Foreign Influence Transparency Scheme

Transparency Frameworks Section Attorney-General's Department

www.ag.gov.au

Topics

- 1) Overview of the Scheme
- 2) Interaction with other resilience mechanisms
- 3) Scheme statistics
- 4) Higher education & research sector

1. Overview of the Scheme

- Foreign Influence Transparency Scheme Act 2018 (Cth)
- Provides visibility of the nature, level and extent of foreign influence on Australia's government and politics
 - Influence vs interference
- Generally, required to self-register where <u>all</u> the following conditions are met:
 - undertaking **registrable activities** in Australia
 - on behalf of a foreign principal
 - for the purpose of **political or governmental influence**, and
 - where **no exemptions** to registration apply
- Key mechanisms
 - Requirement to self-register
 - Transparency notices
 - Information gathering notices

2. Interaction with other resilience mechanisms

- The Scheme was established alongside new offences for foreign interference and espionage
- The Scheme supports other counter foreign interference efforts and related frameworks, including:
 - Foreign Arrangements Scheme
 - Counter Foreign Interference Coordination Centre
 - Electoral Integrity Assurance Taskforce Board
 - University Foreign Interference Taskforce

3. Scheme statistics

Active registrations: 57 registrants 179 activities 80 foreign principals 25 jurisdictions

All-time registrations:



www.ag.gov.au

4. Higher education & research sector

- General exemption for public universities (s 8 of the Act)
- Ordinary academic collaborations not for political or governmental influence
- The Scheme may still apply to:
 - joint ventures of universities
 - student associations
 - students and staff
 - individual academics
- Examples
 - United States Studies Centre
 - Perth USAsia Centre

www.ag.gov.au

5. Further information

Website: https://www.ag.gov.au/integrity/foreign-

influence-transparency-scheme/fits-resources

- Email: transparency@ag.gov.au
- Call: 02 6141 3222

Thank you

www.ag.gov.au



Australian Government

Department of Foreign Affairs and Trade

Australian Sanctions Office

Date: December 2024



Purpose of sanctions

Sanctions are measures not involving the use of armed force to:

- Condemn or respond to a situation of international concern
- Prevent, limit or end the adverse impacts of a situation of international concern
- **Deter** those who would contribute to a situation of international concern in the future



UNSC Sanctions

Central African Republic Counter-Terrorism Democratic Republic of the Congo Guinea-Bissau Iraq ISIL (Da'esh) and Al-Qaida Lebanon Al-Shabaab South Sudan Sudan The Taliban Yemen

Autonomous Sanctions

Country or former country The Former Federal Republic of Yugoslavia Myanmar Russia/Ukraine Zimbabwe

Both

DPRK

Iran

Libya

Syria

Thematic Proliferation of weapons of mass destruction Significant cyber incidents Serious violations or serious abuses of human rights Serious corruption

When do Australian sanctions laws apply?

- Any activity in Australia
- Any activity involving an Australian person or body corporate
- Any activity involving an Australian vessel or aircraft

Note: bodies corporate are strictly liable, but reasonable precautions and due diligence are a defence

Types of sanctions

- Restrictions on dealings with particular persons and entities
- Restrictions on exporting or importing certain goods
- Restrictions on providing certain services
- Restrictions on commercial activities
- Travel bans on particular persons

Sanctions permits

- Can take three months or more
- What can be authorised depends on the relevant framework
- Not an insurance policy only for matters that would be a contravention
- Might be unnecessary if adequate risk mitigation is in place to prevent a sanctions offence occurring

Calendar year	Total permits issued	Permits relating to Russia/Ukraine
2021	64	37
2022	113	85
2023	58	24
2024 (to 30 Oct 2024)	18	13

Outreach and monitoring

- In 2024-25 DFAT was allocated \$23.3 million over four years to improve sanctions compliance and enforcement
- We are finalising several industry-specific guidance notes and a sanctions toolkit to provide more tailored guidance to industry on sanctions risks
- Feel free to get in touch for general advice about each sanctions framework

Key risks for higher education

- Sanctioned service includes technical advice, training and financial assistance in relation to sanctioned supplies, military activities, export sanctioned goods and specific countries.
- Risk exposure is a whole of institution question academic expertise vs. financial transactions



Australian Government

Department of Foreign Affairs and Trade



DEFENCE EXPORT CONTROLS

Thank you





This document is designed to assist you in understanding Defence Export Control's regulatory framework. It may include some generalisations about the law.

Defence does not guarantee the accuracy, currency or completeness of any information contained in this document. Some provisions of the law referred to have exceptions or prerequisites, not all of which may be described here.

This document is not legal advice, nor intended to be legal advice. Your particular circumstances and activities must be taken into account when determining how the law applies to you, including other regulatory obligations beyond Defence Export Controls.