

European parliament legislation (EU) 2021/821  
Effective since September 2021

## Dual use goods, what are those?

Dual-use goods usually have an innocent, civil application. But in the wrong hands, they could be used to make weapons of mass destruction, ballistic missiles or conventional military goods, for example.

To prevent misuse, dual-use goods are subject to strict export regulations. Within the UK, a license obligation applies for the export of such strategic goods and services. If the risk of misuse is too great, the license application will be rejected.

## When do you need to apply for a license?

You need a licence when:

- ✓ exporting controlled dual-use items from Great Britain
- ✓ exporting controlled dual-use items from Northern Ireland to outside the EU

You do not need to license when:

- ✗ moving dual-use items from Northern Ireland to Great Britain.
- ✗ moving export controlled dual-use items from Northern Ireland to the EU.

You can find more detailed information here:

[Export controls: dual-use items, software and technology, goods for torture and radioactive sources - GOV.UK \(www.gov.uk\)](https://www.gov.uk/government/collections/export-controls-dual-use-items-software-and-technology)

## Contact for general queries about strategic export licensing.

Export Control Joint Unit  
Department for International Trade  
Old Admiralty Building  
Admiralty Place  
London  
SW1A 2DY

Email [exportcontrol.help@trade.gov.uk](mailto:exportcontrol.help@trade.gov.uk)

Telephone 020 7215 4594

Sign up to receive email alerts to notices to exporters here:  
[Export Control Organisation \(govdelivery.com\)](https://govdelivery.com/)

# AEOF\_1 (non) dual use goods (English version)



*Due to international security, strict rules apply to the export, transfer, brokering and transit of dual-use items. Have this statement completed and legally signed by a person authorized to sign on behalf of the exporting entity.*

## Continuous / One-time declaration of non-dual-use

(please clearly choose one of the above options)

The undersigned, representative of company stated below:

Company name: \_\_\_\_\_ (company stamp preferred)

Address: \_\_\_\_\_

Area code: \_\_\_\_\_

Place: \_\_\_\_\_

Country: \_\_\_\_\_

Invoicenumber: \_\_\_\_\_ (applicable for one-time-declarations)

Hereby declares and guarantees that:

- ✓ sufficient knowledge has been taken of the provisions relating to Dual Use goods
- ✓ no Strategic Goods, whether or not dismantled or parts thereof, are exported, transferred, traded or transited
- ✓ In the event that there are indeed goods involved that require a license, J. Heebink Customs Services BV will be informed about this in advance in writing via mail by the undersigned to [customs@heebink.nl](mailto:customs@heebink.nl)

**(Mention Dual Use and the dossiernumber in your mailsubject)**

Representative: \_\_\_\_\_

Function: \_\_\_\_\_

Date: \_\_\_\_\_

Signature: \_\_\_\_\_

### Disclaimer:

In case of (alleged) violation of the laws and regulations in this area, the undersigned is liable for all direct and indirect damage that J. Heebink Customs BV will suffer as a result of this (alleged) violation.

The undersigned also indemnifies J. Heebink Customs BV and/or J. Heebink Manchester Ltd against liabilities of third parties, including subordinates, related to the failure, incorrect or late notification in writing to J. Heebink Customs BV of the export, transfer and/or transit of Dual Use goods.