Defence Export Controls Pre-Notification

When utilising the **AUKUS license free environment**, it is mandatory to provide **pre-notification** through the **My Australian Defence Exports (MADE)** portal and retain records of activities. This pre-notification requirement only applies to exports under regulation 13E of the *Customs (Prohibited Exports)***Regulations 1958 (Customs Regulations) or supplies under section 10 of the **Defence Trade Controls*

**Act 2012 (DTC Act) when using the AUKUS exemption. Ensuring compliance with these requirements helps maintain transparency and accountability in the use of the AUKUS License free environment.

Pre-Notification Requirements

When completing the AUKUS Pre-Notification form in MADE, you will need to include the following information:

- How you are exporting or supplying tangible goods or intangible technology
- Export from and to dates eg: intangible technology transfer may be over the course of a year for design collaboration
- Destination country
- Defence and Strategic goods List category this list can be located on the <u>DEC website</u>.

You can complete prenotifications using the My Australian Defence Exports (MADE) portal.



Simply start an application, choose compliance reporting, fill out the template and submit a Notification of Intention to Export (DEC01) report.

Additional Resources

Check out our website for updates on compliance reporting requirements and best practices.

www.defence.gov.au/busin ess-industry/exporting



*International Traffic in Arms Regulations (ITAR) is a set of US Department of State regulations that control the export and import of defence-related articles and services on the united States Munitions List.



Contact us

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