

Marking Systems, Inc. and MS Die Cut, LLC ("MSI") maintain internal corporate policies and a comprehensive internal control program to ensure that all exports and reexports occur in compliance with both International and United States export regulations. This includes taking steps necessary to prevent unauthorized exports and reexports to prohibited parties, embargoed destinations, or transactions where there are proliferation concerns.

To assure that we retain our ability to do business with our customers, we request your commitment to comply with (i) all U.S. export and reexport restrictions, (ii) any additional national export rules (to the extent they apply), and (iii) Parker's policy, which prohibits direct or indirect sales to Cuba, Iran, North Korea, Sudan, or Syria.

Rather than requesting specific export information from our customers, agents, affiliates, and end-users on each order, it is more efficient to notify you here regarding certain export control restrictions.

Generally, U.S. export regulations require all U.S. exporters and non-U.S. companies that re-export U.S. items to obtain prior authorization (many other nations have similar export requirements) for controlled goods or restricted activities. The following list of activities are considered controlled or restricted when MSI equipment, parts, materials, software, or technology are involved:

- Sold or transferred to, any individual or entity named on an international restricted (denied) party lists;
- Sold or re-transferred to an embargoed destination, currently including; Cuba, Iran, North Korea,
  Sudan, and Syria;
- Sold or re-transferred for use in a sanctioned activity, or in a sanctioned region such as Crimea,
  Sevastopol, and Russia;
- Used by, or distributed to, any person or company engaged in prohibited activities including;
  - Sensitive or unsafeguarded nuclear activities
  - Chemical/biological weapons
- Military applications including;
  - · Military activities or end-users in China, Venezuela, and Russia
  - Items subject to the U.S. Munitions List
  - Military, space, missile, rocket or satellite related uses or applications
- Categorized as Dual-Use Items or items controlled by the U.S. Commerce Control List;
- Purchased under any condition contrary to International Anti-Boycott regulations;
- Any suspicious factor ("Red Flag").

In any of the above cases, you must confirm with the appropriate export control authorities or regulations to determine legal export requirements, including prohibitions or authorizations (license).

## **SUPPLIER EXPORT COMPLIANCE**



U.S. exporters and non-U.S. re-exporters are responsible for their own export compliance management program and screening their customers in accordance with the U.S. Bureau of Industry and Security guidelines. See <a href="https://www.bis.doc.gov/index.php/documents/pdfs/1641-ecp/file">https://www.bis.doc.gov/index.php/documents/pdfs/1641-ecp/file</a>

For additional information regarding how U.S. export and reexport control regulations apply to parties inside and outside of the United States, please visit:

Military, Space, and Satellite Rules: <a href="http://pmddtc.state.gov/">http://pmddtc.state.gov/</a> Military, Commercial and Dual Use Rules: <a href="http://pmddtc.state.gov/">www.bis.doc.gov/</a>

Guidance on Re-exports: http://www.bis.doc.gov/index.php/licensing/reexports-and-offshore-transactions

Sanctions and Embargoes: <a href="https://www.treasury.gov/resource-center/sanctions/Pages/default.aspx">https://www.treasury.gov/resource-center/sanctions/Pages/default.aspx</a>

EU Exports: http://ec.europa.eu/trade/import-and-export-rules/export-from-eu/

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6-5-18	Original Release of document	Julia Rusmanica
1-19-22	Added link to U.S. Bureau of Industry and Security guidelines.	Songul Gurleyen