

Pursuant to the Export and Import Permits Act and the Export Permits Regulations, the following are the additional terms and conditions applicable:

1. This Export Permit does not authorize the export of:

A. The cryptographic goods to any of the following destinations:

- (a) any country on Canada's Area Control List;*
- (b) any country subject to Canadian Economic Sanctions* (including the United Nations Act, the Special Economic Measures Act, or any other relevant Act of Parliament which prohibit the export of the goods and/or technology listed on this permit);
- (c) Afghanistan;
- (d) Belarus;
- (e) Cote d'Ivoire;
- (f) Cuba;
- (g) Democratic Republic of the Congo
- (h) Democratic People's Republic of Korea [North Korea];
- (i) Eritrea;
- (j) Guinea;
- (k) Iran;
- (l) Iraq;
- (m) Lebanon;
- (n) Liberia;
- (o) Libya
- (p) Myanmar [Burma];
- (q) Pakistan;
- (r) Rwanda;
- (s) Sierra Leone;
- (t) Somalia
- (u) Syria;
- (v) Sudan; and
- (w) Zimbabwe

* see exportcontrols.gc.ca/crypto for a current list of countries

B. The following Export Control List items:

- i. 1-5.A.2.a.2 (designed or modified to perform cryptanalytic functions)
- ii. 1-5.A.2.a.4 (specially designed or modified to reduce the compromising emanations of information-bearing signals beyond what is necessary for health, safety and electromagnetic interference standards)
- iii. 1-5.A.2.a.9 (designed or modified to use "quantum cryptography")

C. The cryptographic goods and technology to any end-use, whether civil, military or otherwise, that is directly or indirectly involved in the research, development or production of chemical, biological or nuclear weapons, or any missile programmes for such weapons;

D. This Export Permit authorizes the export of:

a. The cryptographic goods and technology specified on this permit, including:

i. Technical information which is the minimum necessary for the installation and operation of the cryptographic goods and technology;

ii. Maintenance releases and product upgrades which do not contain:

1. enhancements to the cryptographic component(s), module(s) or interface(s) or change the cryptographic functionality of the cryptographic goods and technology; or

2. source code or pseudo-code of the cryptographic component(s), module(s) or interface(s).

b. Subject to the condition 1.A above, export of the cryptographic goods and technology to any of the following destinations:

i. Australia

ii. Austria

iii. Belgium

iv. Bulgaria

v. Czech Republic

vi. Denmark

vii. Estonia

viii. Finland

ix. France

x. Germany

xi. Greece

xii. Hungary

xiii. Ireland

xiv. Italy

xv. Japan

xvi. Latvia

xvii. Lithuania

xviii. Luxembourg

xix. Malta

xx. Netherlands

xxi. New Zealand

xxii. Norway

xxiii. Poland

xxiv. Portugal

xxv. Romania

- xxvi. Slovakia
- xxvii. Slovenia
- xxviii. Spain
- xxix. Sweden
- xxx. Switzerland
- xxxi. United Kingdom

E. This Export Permit requires the exporter to:

a. Maintain documentation demonstrating that all parties to the export have certified the cryptographic goods and technology will not be used in any nuclear or missile proliferation activity, or in chemical or biological weapons activity;

b. Maintain documentation in respect of the exports executed under the authority of this export permit. This documentation shall be maintained by the exporter for a period of six years after the date of the export from Canada and on request, make this documentation available to an officer of the Export Controls Division, Department of Foreign Affairs and International Trade. Such documentation shall include the export permit application and supporting documentation, export permit application number, export permit number, export permit expiry date, product name, product version identifier, upgrade configuration identifier (if applicable), maintenance release or patch configuration identifier (if applicable), date of export, quantity exported (including the number of licences), export value, agent / customer information (including name, address, city, country) (if applicable), method of export (e.g.: disk, e-file, internet, etc.), and Customs export declaration (if applicable).

c. Provide on a confidential basis, information concerning the cryptographic goods and/or technology: architecture, implementation and operation, including cryptographic algorithms and key management techniques, if requested by an officer of the Export Controls Division, Department of Foreign Affairs and International Trade. Such information shall be deemed company confidential information of the exporter and shall be afforded the same level of protection by the Government of Canada and will not be disclosed to unauthorized persons.

F. It is understood that re-exports and transfers by end users shall be in accordance with the export control laws of the country in which the goods and technology have entered into the economy for consumption.

G. Failure to comply with any of these terms and conditions may result in the suspension or cancellation of this export permit.

H. This export permit shall not be cited as a precedent for any future “Application for Permit to Export Goods” and does not bind the Minister's discretion respecting a decision on any future “Application for Permit to Export Goods”.