

Export Compliance Checklist

(Decision process to determine need for a permit application under the Act)

Lead Applicant:

Project Number:

Project Title:

Funding Body:

Section 1: Exports that may be controlled, for military use, or have a Weapons of Mass Destruction (WMD) utility (per the Act)

For questions in this section:

- *If the answer is yes, then an export permit is required.*
- *If the answer is no, move to the next question.*
- *If you are unsure, contact DEC for further information.*

a) Does the export activity involve goods/technology specially designed or modified for military use (including production equipment intended to produce military goods)?

Yes No

b) Are the goods listed in the Defence and Strategic Goods List (DSGL)
<http://www.defence.gov.au/ExportControls/DSGL.asp>?

Yes No

c) Could the goods assist a Weapons of Mass Destruction program, including ancillary activities used to support such programs?

Yes No

- This includes for use in chemical or biological weapons;
- An end-use that is nuclear-related; or
- For the development of, or use in, missiles or rockets.

d) Are any 'red flags' triggered?

Yes No

- Please refer to the DEC 'Detecting Suspicious Approaches' website at:
<http://www.defence.gov.au/deco/detecting.asp>

If you have answered yes to any of these questions, contact the Defence Trade Control Committee at dttc@csu.edu.au in the first instance, and Defence Export Controls (ExportControls@defence.gov.au) prior to proceeding with the export/supply activity.