



SECTION 10A: RULES FOR SUPPLYING DSGL TECHNOLOGY WITHIN AUSTRALIA

SECTION 10A AMENDMENT TO THE DEFENCE TRADE CONTROLS ACT 2012

The *Defence Trade Controls Amendment Act 2024* (DTC Amendment Act) introduced the **Section 10A offence** for supplying DSGL technology to a non-exempt foreign person within Australia without a permit.

Note: Section 10B and 10C offences were also established by the DTC Amendment Act - refer to other guidance materials for more information.

WHAT IS DSGL TECHNOLOGY?

Section 10A applies to **DSGL technology only**. For the purposes of Australia's defence export control laws, DSGL technology is defined as specific **information** necessary for the development, production or use of a product. Such information covers both **technical data** (e.g. blueprints, models, designs) and **technical assistance** (e.g. instructions, skills, training).

UNDERSTANDING THE DSGL (DEFENCE AND STRATEGIC GOODS LIST)

The **DSGL** specifies the goods, software, and technologies that are regulated under Australia's export control legislation. Commonly referred to as 'controlled' items, they generally require a permit before they can be exported, brokered or published unless a specific exemption applies. The **DSGL** has two categories:

- ➔ **Part 1 (Munitions List)** – covering items that are specially designed or modified for military use.
- ➔ **Part 2 (Dual-Use List)** – covering items that are generally used for commercial purposes but that could be used in a chemical, biological or nuclear weapons program.

WHO IS A NON-EXEMPT FOREIGN PERSON?

- ➔ Person is from a country not on the **Foreign Country List** (FCL), and
- ➔ Does not hold a covered security clearance from recognised countries (Australia, UK, US, Canada, or New Zealand).

i Note that these exceptions do not apply to the supply of Australian Military Sales Program items or Excluded DSGL goods/technology.

EXCEPTIONS TO THE 10A OFFENCE

- ➔ **Fundamental Research:** Publicly disclosed research with no restrictions.
- ➔ **Build-to-Print:** The 10A offence does not apply if the supply of the DSGL technology is necessary for manufacturing components, not the entire DSGL good.
- ➔ **Security Clearances:** Provides an exception to all 3 new offences for the supply of DSGL goods, technology, or provision of DSGL services to a person holding a covered security clearance.
- ➔ **Government Employees:** Provides an exception to all 3 new offences for the supply of DSGL services, made by or to certain Australian Government employees in the course of their duties.

i Note that exceptions often have important additional requirements or qualifications, so please refer to legislation.

SCENARIO EXAMPLES

Permit Required: A PhD supervisor giving a foreign student in Australia, who is from a non-FCL country, DSGL controlled blueprints for a hypersonic vehicle.

No Permit Required: A supervisor sharing published blueprints that are available in the public domain with a foreign student in Australia (regardless of whether or not they are from a FCL country).

PENALTIES

Supplying DSGL technology to a non-exempt foreign person in Australia without a permit, if no exceptions apply, can result in:

- ➔ Up to 10 years imprisonment.
- ➔ Fines up to 2500 penalty units.

i Note that the new controls are subject to a 6-month grace period and will not be enforced until March 2025.

Contact Us

- 🌐 defence.gov.au/business-industry/export/controls
- ✉ exportcontrols@defence.gov.au
- ☎ 1800 DEFENCE, Option 4

