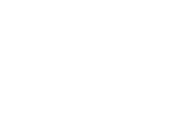
DEPARTMENT OF HOME AFFAIRS NOTICE No. 2018/12



**Australian Government Department of Home Affairs**

**Amendments to Customs (Prohibited Exports) Regulations 1958 – Defence and Strategic Goods**

Regulation 13E of the Customs (Prohibited Exports) Regulations 1958 (the Regulations) prohibits the export of goods listed on the *Defence and Strategic Goods List* (the DSGL) unless permission has been granted or an exemption applies.

The Customs (Prohibited Exports) Amendment (Defence and Strategic Goods) Regulations 2018, which came into effect on 21 April 2018, has replaced regulation 13E of the Regulations with new regulations 13E to 13EK. These amendments were introduced to align the defence and strategic goods provisions of the Regulations with the *Defence Trade Controls Act 2012*.

Goods listed on the DSGL remain controlled on export and goods containing DSGL technology are now explicitly prohibited from export unless permission has been granted, or an exemption applies. The new regulations also include enhanced powers for the Minister for Defence to revoke a permit where it is determined that an export would prejudice the security, defence or international relations of Australia.

The Department of Defence has published more detailed information on its website about the regulation amendments (see: <http://www.defence.gov.au/ExportControls>).

[signed]

Andrew Tankey

Acting Assistant Secretary

Customs and Border Revenue Branch 21 April 2018