

## Legal Export Restrictions

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### **US (re-) export Dual-use goods (EAR) Weapons and armor materials (ITAR)**

With regard to the export regulations in Germany, the European Union and the United States, the contractor / provider obligates to declare the following information belonging to the contract and / or offer scope (delivery item, Software, technology, etc.) ...

- in the offer
  - in the order confirmation
  - in the shipping documents
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- The indication whether the contract and / or offer scope for the German Foreign Trade Law and the applicable European law export license (i.e. in the export list or Annex 1 to the EC Regulation 1334/00 listed) or not is an export license. If yes, list the number which is needed for each position.
  - The indication whether the contract items or the offer scope is subject to the US (re) export EAR or ITAR conditions respectively whether US parts or with US Licence produced items are existing. If yes, then if it is EAR, the the ECCN -No (Export Control Classification Number) has to be listed for each position.  
Or if it is ITAR, then USML ITAR-Classification-No. (United States Munitions List Number) has to be listed.
  - If it is ITAR then it has also be specified whether the contract and / or offer scope is classified as "Significant Military Equipment" (ITAR §120.7) or as a "Major Defence Equipment" (ITAR §120.8). Indication of the commodity code for the delivery items.
  - According to the commodity index for the external trade statistics / HS coding for the particular position.
  - Indication of the of origin country (preferential origin) for each position. At the request of ATM, the contractor provides additional documents (supplier declarations, and long-term supplier declarations according to the Regulation (EC) no. 1207/2001 for goods within the Community).