

DECISION OF THE GOVERNMENT OF THE REPUBLIC OF ARMENIA ON APPROVAL OF THE LIST OF PRODUCTS OF MILITARY SIGNIFICANCE, PROCEDURES FOR LICENSING THE IMPORT AND EXPORT, TRANSIT TRANSPORTATION OF PRODUCTS OF MILITARY SIGNIFICANCE, BROKERING ACTIVITIES FOR TRADE OF THESE PRODUCTS AND HE FORMS OF REQUIRED DOCUMENTS

Գլխավոր տեղեկություն

Համար	N 1308-N
Տիպ	Decision
Ակտի տիպ	Հիմնական ակտ (13.12.2009-մինչ օրս)
Կարգավիճակ	Active
Սկզբնաղբյուր	Published on a joint site 06.06.2024
Ընդունող մարմին	Government of the Republic of Armenia
Ընդունման ամսաթիվ	12.11.2009
Ստորագրող մարմին	Prime Minister of the Republic of Armenia
Ստորագրման ամսաթիվ	25.11.2009
Ուժի մեջ մտնելու ամսաթիվ	13.12.2009

GOVERNMENT OF THE REPUBLIC OF ARMENIA

DECISION

No. 1308-N of 12 November 2009

ON APPROVAL OF THE LIST OF PRODUCTS OF MILITARY SIGNIFICANCE, PROCEDURES FOR LICENSING THE IMPORT AND EXPORT, TRANSIT TRANSPORTATION OF PRODUCTS OF MILITARY SIGNIFICANCE, BROKERING ACTIVITIES FOR TRADE OF THESE PRODUCTS AND THE FORMS OF REQUIRED DOCUMENTS

Pursuant to part 3 of Article 10, part 3 of Article 12.1 and part 2 of Article 17 of the Law of the Republic of Armenia "On licensing", the Government of the Republic of Armenia hereby **decides**:

1. To approve:

(1) the list of goods, services, works and results of intellectual activities considered as products of military significance, pursuant to Annex No 1;

(2) the procedure for licensing the import and export of products of military significance, pursuant to Annex No 2;

(3) the procedure for licensing the transit transportation of products of military significance, pursuant to Annex No 3;

(4) the procedure for licensing brokering activities of products of military significance, pursuant to Annex No 4;

(5) the standard form of the end-user certificate of the product of military use, pursuant to Annex No 5;

(6) the application form for obtaining a licence for import, export, transit transportation of the products of military significance and brokering activities for trade of those products, pursuant to Annex No 6;

(7) the forms of reports on supply of goods within the scope of import and export of products of military significance, transit transportation of the products of military significance, brokering activities for trade of the products of military significance, as well as on the end use of imported products of military significance, pursuant to Annex No 7;

(8) the form of the licence of the product of military significance (import, export), (transit transportation) (brokering activities for trade), pursuant to Annex No 8.

2. To define that provisions of this Decision with regard to the codes indicated in the column "CN FEA code" of the list approved by sub-point 1 of point 1 of this

Decision shall extend only to the goods described in the column "Name and description of the products of military significance" of the list.

(point 2 edited by N 1672-N of 27 October 2022)

3. This Decision shall enter into force on the tenth day following its official publication.

**Prime Minister
of the Republic of Armenia**

T. Sargsyan

25 November 2009
Yerevan

**Annex No 1
of Decision of the Government
of the Republic of Armenia
No. 1308-N of 12 November 2009**

LIST

OF GOODS, SERVICES, WORKS AND RESULTS OF INTELLECTUAL ACTIVITY CONSIDERED AS PRODUCTS OF MILITARY SIGNIFICANCE

No in sequence	CN FEA CODE	NAME AND DESCRIPTION OF THE PRODUCT OF MILITARY SIGNIFICANCE
ML 1.	9301 9302 00 000 0 9303 20 9303 90 000 0 9013 10 000 0 9305 91 000 0	Smooth bore weapons with a caliber not exceeding 20 mm, other rifles and automatic weapons with a caliber of 12.7 mm (caliber 0.50 inch) or less and accessories as specified below, and including specially designed components; <i>Description. Point ML 1 shall not apply to the following:</i> <i>a. firearms specially designed for the use of dummy ammunition and which are not capable of discharging other ammunition,</i> <i>b. firearms specially designed to launch lettered</i>

projectiles having no high explosive charge or communications link, to a range of less than or equal to 500 meters,

c. weapons using non-centre fire cased ammunition and which are not the fully automatic firing type;

d. deactivated firearms.

Technical description.

"Deactivated firearms" firearm that has been made incapable of firing any ammunition as a result of processes defined by the national legislation of the member state of Wassenaar Arrangement. Pursuant to national laws and regulations, deactivation of the firearm may be attested by a certificate delivered by a competent body and may be marked on the firearm by a stamp on an essential part.

a. Assault rifles and combination rifles, pistols, sub-machine guns, pistol-sub-machine guns and volley guns,

Description. ML1.a shall not apply to the following:

a. assault rifles and combination rifles manufactured before 1938,

b. reproduction of assault rifles and combination rifles, the original copies of which were manufactured before 1890,

c. pistols, volley guns and sub-machine guns manufactured before 1890 and their reproductions,

d. assault rifles and pistols, specially designed to discharge an inert projectile by compressed air or carbon dioxide,

e. pistols, specially designed for any of the following;

(1) slaughtering of domestic animals or

(2) tranquilizing of animals;

b. Smooth bore weapons, as follows;

1. Smooth bore weapons, specially designed for military use,

2. Other smooth bore weapons, as follows;

a. weapons of the fully automatic type;

b. weapons of the semi-automatic or pump-action type;

Description. sub-point ML1. b.2. shall not apply to weapons specially designed to fire inert projectiles by compressed air or carbon dioxide.

Description. ML1 b shall not apply to the following:

a. smooth bore weapons manufactured before 1938,

b. reproduction of smooth bore weapons, the original copies of which were manufactured before 1890,

c. smooth bore weapons used for hunting or sporting purposes. These weapons must not be specially designed for military use or must not be of the fully automatic firing type,

d. Specially designed smooth bore weapons for the above-mentioned:

(1) slaughtering domestic animals

(2) tranquilizing of animals;

(3) seismic testing,

(4) firing of industrial projectiles; or

(5) disrupting Improvised Explosive Devices (IEDs).

Special description. For disruptors see point ML4. and point 1A006 of the Dual-Use List.

c. Weapons using case less ammunition;

d. Accessories designed for weapons specified in ML1.

a., ML1. b. or ML1.c. , as follows:

(1) detachable cartridge magazines;

(2) sound suppressors or moderators; of the muzzle; ,

3. special gun mountings.

Technical description

For the purposes of ML1.d.3., a "gun mounting" is a device designed to mount a gun(s) onto an armoured

		<p>vehicle, "aircraft", "vessel" or structure.</p> <p>(4) flash suppressors;</p> <p>(5) optical hindsights of a firearm (weapon) with electronic image processing,</p> <p>(6) optical hindsights of a firearm (weapon) specially designed for military use.</p>
ML 2.	<p>9301</p> <p>9301 20 000 0</p> <p>9301 90 000</p> <p>9305</p> <p>9306</p> <p>9013 10 000 0</p>	<p>Smooth bore weapons with a calibre of 20 mm or more, other weapons and (or) armament with a calibre greater than 12.7 mm (calibre 0.50 inches), projectile weapons and accessories specially designed or modified for military use, as follows, and specially designed components therefor;</p> <p>a. cannons, howitzers, guns, mortars, anti-tank weapons, , projectile launchers, military gun throwers, assault rifles, recoilless rifles and smooth bore weapons,</p> <p><u>Description 1.</u> Point ML 2. a. includes injectors, metering devices, storage tanks and other specially designed components for use with liquid propelling charges for any of the equipment specified by ML 2 .a.</p> <p><u>Description 2.</u> ML 2. a. shall not apply to weapons specified below.</p> <p><i>a. assault rifles, smooth bore weapons and combination firearms manufactured before 1938.</i></p> <p><i>b. reproductions of assault rifles, smooth bore weapons and combination rifles, the original copies of which manufactured before 1890,</i></p> <p><i>c. cannons, howitzers, guns, mortars, manufactured before 1890,</i></p> <p><i>d. smooth bore weapons used for hunting or sporting purposes. These weapons must not be specially designed for military use or must not be of the fully automatic firing type,</i></p> <p><i>e. smooth bore weapons specially designed for any of the following::</i></p> <p><i>(1) Slaughtering of domestic animals;</i></p> <p><i>(2) Tranquilising of animals;</i></p> <p><i>(3) seismic testing;</i></p> <p><i>(4) Firing of industrial projectiles; or</i></p> <p><i>(5) Disrupting Improvised Explosive Devices (IEDs).</i></p> <p><u>Special description.</u> For disruptors see point ML 4 and sub-point 1A006 of the Dual-Use List.</p> <p><i>f. hand-held projectile launchers specially designed to launch tethered projectiles having no high explosive charge or communications link, to a range of less than 500 meters.</i></p> <p>b. projectile weapons as mentioned below, specially designed or modified for military use, as follows: .</p> <p>(1) smock canister projectile weapons,</p> <p>(2) gas canister projectile weapons,</p> <p>(3) pyrotechnics projectile weapons.</p> <p><u>Description.</u> MS 2. b. shall not apply to signal pistols.</p> <p>c. Accessories specially designed for the weapons specified in point MS2.a, in particular;</p> <p>(1) weapon sights or weapon sight mounts specially designed for military use;</p> <p>(2) signature reduction devices;</p> <p>(3) mountings;</p> <p>(4) detachable cartridge magazines.</p> <p>d. Point repealed since 2019.</p>
ML 3.	<p>9305 20 000</p> <p>9306</p>	<p>Ammunition and fuze setting devices, as follows, and specially designed components therefor;</p> <p>a. Ammunition for weapons specified in points ML1., ML2. or ML12;</p> <p>b. Fuze setting devices specially designed for ammunition specified in point ML3.a.</p> <p><u>Description 1.</u> Specially designed components specified in ML3include:</p>

		<p>a. metal or plastic fabrications, such as primer anvils, bullet caps, cartridge links, rotating bands and munitions metal parts;</p> <p>b. safing and arming devices, fuses, sensors and launch devices,</p> <p>c. power supplies with high one-time operational output,</p> <p>d. combustible cases for charges,</p> <p>e. submunitions, including bomblets and minelets and terminally guided projectiles.</p> <p><u>Description 2.</u> Point ML3.a. shall not apply to any of the following:</p> <p>a. Ammunition crimped without a projectile (blank star);</p> <p>b. dummy ammunition with a pierced powder chamber,</p> <p>c. other blank and dummy ammunition not including components designed for live ammunition; or</p> <p>d. components specially designed for blank or dummy ammunition specified in points a, b and c of this description.</p> <p><u>Description 3.</u> Point ML3. shall not apply to the ammunition specially designed for any of the following purposes:</p> <p>a. Signalling,</p> <p>b. Bird scaring; or</p> <p>c. Lighting of gas flares at oil wells.</p>
ML 4.	3602 00 000 0 3603 10 3603 20 3603 30 3603 40 3603 50 3603 60 3604 90 000 0 9306 9014 90 000 0 9015 10	<p>Bombs, torpedoes, rockets, guided missiles, other explosive devices and charges and related equipment and accessories, as specified below, and specially designed components therefor;</p> <p><u>Special description 1.</u> For guidance and remote control equipment see point ML11.</p> <p><u>Special description 2.</u> For Aircraft Missile Protection Systems (AMPS) see point ML4.c..</p> <p>a. Bombs, torpedoes, grenades, smoke canisters, missiles, mines, guided missiles, depth charges, demolition charges, demolition devices, demolition kits, "pyrotechnic" devices, bullets and simulators (i.e., equipment that simulates the characteristics of any of the foregoing items), specially designed for military use.</p> <p><u>Description 1.</u> Point ML4.a. shall include:</p> <p>a. Smoke grenades, fire bombs, incendiary bombs and explosive devices;</p> <p>b. Missiles or rocket nozzles and re-entry vehicle nosetips.</p> <p>c. Equipment having all of the following features: (1) specially designed for military use; and (2) specially designed for each operation related to the following;</p> <p>a. items or accessories specified in point ML4.a.; or</p> <p>b. improvised explosive devices (IEDs).</p> <p><u>Technical description.</u> The word "operations" in sub-point ML4.b.2 refers to applying, launching, installing, controlling, discharging, detonating, activating, powering with one-time operational output, decoying or jamming, disrupting, disabling, detecting, interrupting or decommissioning.</p> <p><u>Description 1.</u> Point ML4.b. shall include:</p> <p>a. Mobile gas liquefying equipment capable of producing 1 000 kg or more per day of gas in liquid form;</p> <p>b. Buoyant electric conducting cable suitable for sweeping magnetic mines.</p> <p><u>Description 2.</u> Point ML4.b. shall not apply to hand-held devices, limited by design solely to the detection</p>

		<p><i>of metal objects and incapable of distinguishing between mines and other metal objects.</i></p> <p>c. Aircraft Missile Protection Systems (AMPS). <u>Description.</u> Point ML4.c. shall not apply to Aircraft Missile Protection Systems (AMPS) having the following characteristics:</p> <p>a. <i>any of the following missile warning sensors:</i> (1) <i>passive sensors with peak response in the range of 100-400nm; or</i> (2) <i>active pulsed Doppler missile warning sensors,</i> b. <i>inhibiting or disabling radio propagation systems,</i> c. <i>flares, which exhibit both a visible signature and an infrared signature, for decoying surface-to-air missiles; and</i></p> <p>d. installed on "civil aircraft" and having all of the following characteristics:</p> <p>1. Aircraft Missile Protection Systems(AMPS) are only operable in a specific "civil aircraft", in which the specific Aircraft Missile Protection System (AMPS)is installed and for which any of the following has been issued:</p> <p>a. <i>a civil type certificate issued by the civil aviation authority of at least one participating state of the Wassenaar Arrangement on Export Controls for Conventional Arms and Dual-Use Goods and Technologies; or</i> b. <i>an equivalent document recognised by the International Civil Aviation Organization (ICAO).</i></p> <p>(2) Aircraft Missile Protection Systems (AMPS) shall employ special protection designed to prevent unauthorized access or intervention to their software; and (3) Aircraft Missile Protection Systems(AMPS) shall incorporate an active mechanism that renders the system inoperative when it is removed from the "civil aircraft" in which it was originally installed.</p>
ML5	8525 50 000 0 8525 60 000 8526 8527 21 8526 91 8526 92 000 9023 00 800 0 9013 10 000 0	Fire control, and related alerting and warning equipment, and related systems, test and alignment and countermeasure equipment, as follows, specially designed for military use, and specially designed components and accessories therefor: a. Weapon sights, bombing computers, gun laying equipment and weapon control systems; b. Other fire control, surveillance and warning equipment, as follows; (1) Target acquisition, designation, range-finding, surveillance or tracking systems; (2) Detection, , recognition or identification equipment; (3) Data fusion or sensor integration equipment. c. Countermeasure equipment for items specified in point ML5.a. or ML5.b. <u>Description.</u> For the purposes of point ML5.c., countermeasure equipment shall include detecting equipment. d. Field test or alignment equipment, specially designed for items or supplies specified in points ML5.a. or ML5.b. , ML5.c.
ML6.	8702 10 119 8702 90 119 0 8702 90 319 0 8703 10 180 0 8703 31 109 0 8704 10 108 0 8704 10 900 0 8704 21 8704 22 8704 23 8704 31	Ground vehicles and components , as follows: <u>Special description.</u> For guidance and navigation equipment see point ML11. a. Ground vehicles and components therefor, specially designed or modified for military use; <u>Description 1.</u> Point ML6.a. shall include: a. <i>tanks and other military armoured vehicles and military vehicles fitted with mountings for arms or equipment for mine laying or the launching of munitions, specified in point ML4.</i> b. <i>Armoured vehicles;</i>

8704 32	c. "Amphibious" and deep water fording vehicles;
8705 10 001 0	d. Recovery vehicles and vehicles for towing or
8705 10 009	transporting ammunition or weapon systems and
8705 90	associated load handling equipment.
8707 90 900	e. Trailers.
8708 10 900	<i>Description 2.</i> Modification of a ground vehicle for
8708 22	military use, specified in point ML6.a. shall entail a
8708 29	structural, electrical or mechanical change involving
8709 11 100 0	one or more components specially designed for
8709 11 900 0	military use: Such components shall include:
8709 19	a. pneumatic tyre casings specially designed to be
8709 90 000 0	bullet-proof;
8716 10 980 0	b. Armoured protection of vital parts of vehicles (e.g.,
8716 20 000 0	fuel tanks or vehicle cabs);
8716 90 900 0	c. Special reinforcements for mountings for weapons.
8716 39 500 2	e. Black-out lighting.
39 500 9	b. Other ground vehicles and components, as follows:
	(1) vehicles having the following characteristics:
	a. Manufactured or fitted with materials and
	components to provide ballistic protection to level III or
	better (NIJ 0108.01, September 1985) or
	"with equivalent standards",
	b. a transmission to provide drive to both front and
	rear wheels simultaneously, including those vehicles
	having additional wheels for load bearing purposes
	whether driven or not;
	c. Gross Vehicle Weight Rating (GVWR) is greater than
	4500 kg;
	d. designed or modified for off-road use;
	(2) components having all of the following
	characteristics:
	a. specially designed for vehicles specified in sub-
	point ML6.b.1; and
	b. providing ballistic protection to level III or better (NIJ
	0108.01, September 1985) or "with equivalent
	standards".
	<i>Special description.</i> See also point ML13a.
	<i>Description 1.</i> Point ML6. shall not apply to civil
	vehicles designed for transporting money or
	valuables.
	<i>Description 2.</i> ML6. shall not apply to vehicles having
	the following characteristics:
	a. were manufactured before 1946;
	b. do not contain component parts and materials
	included in the Munitions list and manufactured after
	1945, except for reproductions of original materials or
	parts for the vehicle; and
	c. are not placed in the weapons specified in points
	ML1., ML2. and ML4., unless they are inoperable and
	or incapable of discharging a projectile.

Description Chemicals are given by names and their corresponding CAS[1] number. The list shall apply to chemicals with the same structural formula (including hydrates or hydrogen acids) regardless of name or CAS number. CAS numbers are given only to facilitate the identification of a particular chemical or mixture, regardless of the nomenclature. CAS numbers cannot be used as absolute identifiers of substance identity since some forms of listed chemicals have different CAS numbers, and mixtures containing more than one listed chemical may also have different CAS numbers.

ML7.	3817 00 500 0	Chemical agents, "biological agents", "riot control
	3817 00 800 0	agents", radioactive materials, related equipment,
	2903 11 000 0	components and materials, as follows:
	2903 12 000 0	ML7.a. Biological agents or radioactive materials
	2903 13 000 0	selected or modified to increase their effectiveness in
	2903 14 000 0	causing casualties in humans or animals, degrading
	2903 15 000 0	equipment, damaging agricultural crops or the
	2903 19 000 0	environment.
	2903 21 000 0	ML7.b. Chemical warfare (CW) agents, including;
	2903 22 000 0	Chemical warfare (CW) neuromuscular agents:

2903 23 000 0 a. O-Alkyl (equal to or less than C10, including
2903 41 cycloalkyl) alkyl (Methyl, Ethyl, n-Propyl or Isopropyl)
2903 42 — phosphonofluoridates, such as: Sarin (GB): O-
2903 43 Isopropyl methylphosphonofluoridate (CAS 107-44-8)
2903 44 and Soman (GD). O-Pinacolyl
2903 45 methylphosphonochloridate (CAS 96-64-0);
2903 46 b. O-Alkyl (equal to or less than C10, including
2903 47 cycloalkyl) N,N--dialkyl (Methyl, Ethyl, n-Propyl or
2903 48 Isopropyl) phosphoramidocyanidates, such as Tabun
2903 49 (GA). O-Ethyl N,N- dimethyl phosphoramidocyanidate
2903 51 (CAS 77-81-6);
2903 59 c. O-Alkyl (H or Alkyls equal to or less than C10,
2903 61 including cycloalkyl) S-2-dialkyl (Methyl, Ethyl, n-
2903 62 Propyl or Isopropyl) aminoethyl alkyl (Methyl, Ethyl, n-
2903 69 Propyl or Isopropyl) phosphonothiolates and
2930 10 corresponding alkylated and protonated salts, such
2930 90 as: VX. O-Ethyl O-2-disopropylaminoethylmethyl
2844 41 000 0 phosphonothiolate (CAS 50782- 69-9);
2844 42 000 0 2. chemical warfare (CW) vesicant agents:
2844 43 000 0 a. Sulphur mustards, such as:
2844 44 000 0 1. (2)-Chloroethylchloromethylsulfide (CAS 2625-76-
2801 10 000 0 5);
2806 10 000 0 2. Bis (2-chloroethyl) sulfide (CAS 505-60-2);
2806 20 000 0 3. Bis(2-chloroethylthio) methane (CAS 63869-13-6);
2711 14 000 0 4. 1,2-bis (2-chloroethylthio) ethane (CAS 3563-36-8);
2711 19 000 0 5. 1,3-bis (2-chloroethylthio) -n-propane (CAS 63905-
2901 22 000 0 10-2);
3002 42, 6. 1,4-bis (2-chloroethylthio) -n-butane (CAS 142868-
3002 41 000 0 93-7);
3002 51 (7) 1,5-bis (2-chloroethylthio) -n-pentane (CAS
3002 59 142868-94-8);
3002 90 8. Bis (2-chloroethylthiomethyl) ether (CAS 63918-90-
2901 21 000 0 1); Bis (2-chloroethylthioethyl) ether (CAS 63918-89-
2901 23 000 0 8); b. Lewisites, such as:
2901 29 000 0 1. 2-chlorovinylchloroarsine (CAS 541-25-3);
2901 24 000 0 2. Tris (2-chlorovinyl) arsine (CAS 40334-70-1);
2902 11 000 0 3. Bis (2-chlorovinyl) chloroarsine (CAS 40334-69-8);
2811 12 000 0 c. Nitrogen mustards, such as:
2811 19 800 0 1. HN1: bis (2-chloroethyl) ethylamine (CAS 538-07-8);
2837 20 000 0 (2) HN2: bis (2-chloroethyl) methylamine (CAS 51-75-
2);
(3) HN3: tris (2-chloroethyl) amine (CAS 555-77-1);
3. CW incapacitating agents, such as:
a. 3-Quinuclidinyl benzilate (BZ) (CAS 6581-06-2);
(4) CW defoliants, such as:
a. Butyl 2-chloro-4-fluorophenoxyacetate (LNF);
b. 2,4,5-trichlorophenoxyacetic acid (CAS 93-76-5)
mixed with 2,4-dichlorophenoxyacetic acid (CAS 94-
75-7) (Agent Orange) (CAS 39277-47-9).
ML7.c. CW binary precursors and key precursors, as
specified below;
1. Alkyl (Methyl, Ethyl, n-Propyl or Isopropyl),
Phosphonyl Difluorides, such as DF: Methyl
Phosphonildifluoride (CAS 676-99-3),
(2) O-Alkyl (H or equal to or less than C10, including
cycloalkyl) O-2-dialkyl (Methyl, Ethyl, n-Propyl or
Isopropyl) - -aminoethyl alkyl (Methyl, Ethyl, n-Propyl
or Isopropyl) phosphonites and corresponding
alkylated and protonated salts, such as: QL: O-Ethyl O-
2-di-isopropylaminoethyl methylphos phonite (CAS
57856-11-8);
3. Clorosarin: O-Isopropyl methylphosphonochloridate,
(CAS 1445-76-7);
4. Chlorosoman: O-Pinacolyl
methylphosphonochloridate (CAS 7040-57-5);
ML7.d. "Riot control agents", active constituent
chemicals and combinations thereof, including:
(1) □-Bromobenzeneacetonitrile (Bromobenzyl

cyanide) (CA) 9CAS 5798-79-8);

(2) [(2-chlorophenyl), methylene] propanedinitrile, (O-Chlorobenzylidenemalononitrile) (CS) (CAS 2698-41-1);

3. 2-Chloro-1-phenylethanone, Phenylacetyl chloride (l-chloroacetophenone) (CN) [CAS 532-27-4];

4. Dibenz-(b,f)-1,4-oxazepine, (CR) [CAS 257-07-8];

5. 10-Chloro-5,10-dihydrophenarsazine, (Phenarsazine chloride), (Adamsite), (DM) (CAS 578-94-9);

(6) N-Nonanoylmorpholine, (MPA) (CAS 5299-64-9);

Description 1. Point ML7.d. shall not apply to the "riot control agents", individually packaged for personal self defence purposes.

Description 2. Point ML7.d. shall not apply to active constituent chemicals and their compounds individually labelled and packaged for specific food industry or medical purposes.

ML7.e. Equipment, specially planned, modified or designed for military use, modified or designed for dissemination of one of the following, and specially designed therefor:

1. Substances or agents specified in points ML7.a., ML7.b. or ML7.d.; or

(2) CW toxic agents, made up of precursors specified in ML 7. c..

ML7.f. Protective and decontamination equipment, specially designed or modified for military use, components and chemical mixtures, therefor:

(1) Equipment designed and modified for defence against materials specified in ML7.a., ML7.b. or ML7.d. and specially designed components therefor;

2. Equipment specially designed or modified for decontamination of objects contaminated with materials specified by points ML7.a. or ML7.b. and specially designed components therefor;

Chemical mixtures specially developed or formulated for decontamination of objects contaminated with materials and agents specified by point ML7.a. or ML7.b.;

Description. ML7.f.1. shall include;

a. air conditioning equipment specially designed or modified for nuclear, biological or chemical filtration;

b. protective clothing.

Special description. For civil gas masks, protective and decontamination equipment see also point 1A004 on the Dual-Use List.

ML7.g. equipment specially designed or modified for military use, specially designed or modified for the detection or identification of materials specified by points ML7.a. or ML7.b. or ML7.d., and specially designed components therefor;

Description. ML7.g. shall not apply to personal radiation monitoring dosimeters.

Special description. See also point 1A004 on the Dual-Use List.

ML7.h. "Biopolymers" specially designed or processed for the detection or identification of CW agents specified by ML7.b., and the cultures of specific cells used to produce them;

ML7.i. "Biocatalysts" for the decontamination or degradation of CW agents, and biological systems therefor, as mentioned below:

(1) "Biocatalysts" specially designed for the decontamination or degradation of CW agents specified by ML7.b., and resulting from directed laboratory selection or genetic manipulation of biological systems;

(2) Biological systems containing the genetic

		<p>information specific to the production of biocatalysts specified in point ML7.i.l., and presented below:</p> <p>a. Expression vectors, b. Viruses, c. Cultures of cells.</p> <p><i>Description 1. Points ML7.b. and ML7.d. shall not apply to the following:</i></p> <p>a. Cyanogen chloride (CAS 506-77-4); b. Hydrocyanic acid (CAS 74-90-8); c. Chlorine (CAS 7782-50-5); Carbonyl chloride (phosgene) (CAS 75-44-5); e. Diphosgene (trichloromethyl-chloroformate) (CAS 503-38-8); f. Not used since 2004 g. Xylyl bromide, ortho: (CAS 89-92-9), meta: (CAS 620-13-3), para: (CAS 104-81-4); h. Benzyl bromide (CAS 100-39-0); i. Benzyl iodide (CAS 620-05-3); j. Bromo acetone (CAS 598-31-2); k. Cyanogen bromide (CAS 506-68-3); l. Bromo methylethylketone (CAS 816-40-0); m. Chloro acetone (CAS 78-95-5); n. Ethyl iodoacetate (CAS 623-48-3); o. Iodo acetone (CAS 3019-04-3); p. Chloropicrin (CAS 76-06-2).</p> <p><i>Description 2. The cultures of cells and biological systems specified in ML7.h.2. and ML7.i.2 are exclusive and these sub-items do not apply to cells or biological systems for civil purposes, such as agricultural, pharmaceutical, medical, veterinary, environmental, waste management or in the food industry.</i></p> <p><i>Description. ML7. shall not apply to materials included in the list of hydrofluorocarbons approved by Decision of the Government of the Republic of Armenia 1368-N of 20 August 2020.</i></p>
ML8.	8104 30 000 0 8109 21 8109 29 2804 50 100 0 2849 90 100 0 2825 10 000 0 2834 29 800 0 2904 91 000 0 7603 10 000 0 8109 21 000 0 8109 29 000 0 8112 12 000 0 2811 29 300 0 2811 29 900 0 2905 59 2921 44 000 0 2931 90 000 0 2931 44 000 0 2931 49 8108 90 7604 29 900 0 7608 20 890 8108 90 500 8108 90 600 8108 90 900 8104 11 000 0 2826 19 100 0 2826 19 900 0 3602 00 000 0 7504 00 000 0 7508 10 000 0 2920 29 000 0	<p>"Energetic materials" and related substances, as mentioned below:</p> <p><i>Special description 1. See also point 1C011 on the EU Dual-Use List .</i></p> <p><i>Special description 2. For charges and devices see points ML4. and 1A008 on the Dual-Use List.</i></p> <p><i>Technical description.</i></p> <p><i>1. For the purposes of point ML8., except for points ML8.c.11 or ML8.c.12, "mixture" shall refer to a combination of two or more substances, with at least one substance being listed in sub-points of point ML8.</i></p> <p><i>2. Any substance referred to in sub-points of point ML8 must be on this list, even if it has been used in an application other than that specified (e.g., TAGN is predominantly used as an explosive but can also be used either as a fuel or an oxidiser.)</i></p> <p><i>3. For the purposes of point ML8., particle size is the mean particle diameter on a weight or volume basis. International or equivalent national standards will be used in sampling and determining particle size.</i></p> <p>ML8.a. "Explosives", as mentioned below, and mixtures therefor:</p> <p>1. ADNBF (aminodinitrobenzofuroxan or 7-amino-4,6-dinitrobenzofurazane-1-oxide) (CAS 97096-78-1); 2. BNCP (cis-bis (5-nitrotetrazolato) tetra amine-cobalt (III) perchlorate) (CAS 117412-28-9); 3. CL-14 (diamino dinitrobenzofuroxan or 5,7-diamino-4,6-dinitrobenzofurazane-1-oxide) (CAS 117907-74-1); 4. CL-20 (HNIW or Hexanitrohexaazaisowurtzitane) (CAS 135285-90-4); chlathrates of CL-20 (see also ML8.g.3. and g.4. for its "precursors"); 5. CP (2-(5-cyanotetrazolato) penta amine-cobalt (III)</p>

2920 30 000 0 perchlorate) (CAS 70247-32-4);
 2920 90 700 0 6. DADE (1,1-diamino-2,2-dinitroethylene, FOX7) (CAS
 2812 12 000 0 145250- 81-3),
 2931 41 000 0 7. DATB (diaminotrinitrobenzene) (CAS 1630-08-6);
 2931 90 000 0 8. DDFP (1,4-dinitrodifurazanopiperazine);
 2920 21 000 0 9. DDPO (2,6-diamino-3,5-dinitropyrazine-1-oxide,
 2812 13 000 0 PZO) (CAS 194486-77-6);
 2920 23 000 4 10. DIPAM (3,3'-diamino-2,2',4,4',6,6'-
 2812 15 000 0 hexanitrobiphenyl or dipicramide) (CAS 17215-44-0);
 2825 90 11. DNGU (DINGU or dinitroglycoluril) (CAS 55510-04-
 2825 10 000 0 8);
 2710 12 700 0 12. Furazans, as mentioned below:
 2710 12 900 0 a. DAAOF (diaminoazoxyfuran);
 2710 19 210 0 b. DAAZF (diaminoazofuran) (CAS 78644-90-3);
 2933 69 100 0 13. HMX and derivatives (see also ML8.g.5. for its
 2933 69 800 0 "precursors"), as mentioned below:
 2826 30 000 0 a. HMX (Cyclotetramethylenetetranitramine,
 2826 90 100 0 octahydro-1,3,5,7-tetranitro-1,3,5,7-tetrazine, 1,3,5,7-
 2903 41 tetranitro-1,3,5,7-tetraza-cyclooctane, octogen or
 2903 42 octogene) (CAS 2691-41-0);
 2903 43 b. difluoroaminated analogs of HMX;
 2903 44 c. K-55 (2,4,6,8-tetranitro-2,4,6,8-tetraazabicyclo
 2903 45 [3,3,0]-octanone-3,
 2903 46 tetranitrosemiglycouril or keto-bicyclic HMX) (CAS
 2903 47 130256-72-3);
 2903 48 14. HNAD (hexanitroadamantane) (CAS 143850-71-9);
 2903 49 15. HNS (hexanitrostilbene) (CAS 20062-22-0);
 2903 51 16. Imidazoles, as mentioned below:
 2903 59 a. BNNII (Octahydro-2,5-bis(nitroimino)imidazo [4,5-
 2903 61 d]imidazole);
 2903 62 b. DNI (2,4-dinitroimidazole) (CAS 5213-49-0);
 2903 69 c. FDIA (1-fluoro-2,4-dinitroimidazole);
 2903 79 d. NTDNIA (N-(2-nitrotriazolo)-2,4-dinitroimidazole);
 2903 76 100 0 e. PTIA (1-picryl-2,4,5-trinitroimidazole);
 2620 91 000 0 17. NTNMH (1-(2-nitrotriazolo)-2-dinitromethylene
 2825 90 200 0 hydrazine);
 2834 29 200 0 18. NTO (ONTA or 3-nitro-1,2,4-triazol-5-one) (CAS
 8112 932-64-9);
 2620 99 200 0 19. Polynitrocubanes with more than four nitro
 2620 99 600 0 groups;
 2823 00 000 0 20. PYX (2,6-Bis(picrylamino)-3,5-dinitropyridine) (CAS
 2833 11 000 0 38082-89-2);
 2833 22 000 0 21. RDX and derivatives, as mentioned below:
 2833 29 300 0 a. RDX (cyclotrimethylenetrinitramine, cyclonite, T4,
 2833 29 800 0 hexahydro-1,3,5-trinitro-1,3,5- triazine, 1,3,5-trinitro-
 2833 29 600 0 1,3,5-triaza-cyclohexane, hexogen or hexogene) (CAS
 2833 29 800 0 121-82-4);
 2808 00 000 0 b. Keto-RDX (K-6 or 2,4,6-trinitro-2,4,6-
 2620 19 000 0 triazacyclohexanone) (CAS 115029-35-1);
 3815 19 100 0 22. TAGN (triaminoguanidinenitrate) (CAS 4000-16-2);
 8106 10 23. TATB (triaminotrinitrobenzene) (CAS 3058-38-6)
 8106 90 (see also ML8.g.7 for its "precursors");
 8108 24. TEDDZ (3,3,7,7-tetrabis(difluoroamine) octahydro-
 1,5-dinitro-1,5-diazocine);
 25. Tetrazoles, as mentioned below:
 a. NTAT (nitrotriazol aminotetrazole);
 b. NTNT (1-N-(2-nitrotriazolo)-4-nitrotetrazole);
 26. Tetryl (trinitrophenylmethyl nitramine) (CAS 479-
 45-8);
 27. TNAD (1,4,5,8-tetranitro-1,4,5,8-tetraazadecalin)
 (CAS 135877-16-6) (see also ML8.g.6. for its
 "precursors");
 28. TNAZ (1,3,3-trinitroazetidine) (CAS 97645-24-4)
 (see also ML8.g.2. for its "precursors");
 29. TNGU (SORGUYL or tetranitroglycoluril) (CAS
 55510-03-7);
 30. TNP (1,4,5,8-tetranitro-pyridazino[4,5-
 d]pyridazine) (CAS 229176-04-9);

31. Triazines, as mentioned below:
- a. DNAM (2-oxy-4,6-dinitroamino-s-triazine) (CAS 19899-80-0);
 - b. NNHT (2-nitroimino-5-nitro-hexahydro-1,3,5-triazine) (CAS 130400-13-4);
32. Triazoles, as mentioned below:
- a. 5-azido-2-nitrotriazole;
 - b. ADHTDN (4-amino-3,5-dihydrazino-1,2,4-triazole dinitramide) (CAS 1614-08-0);
 - c. ADNT (1-amino-3,5-dinitro-1,2,4-triazole);
 - d. BDNTA ([bis-dinitrotriazole]amine);
 - e. DBT (3,3'-dinitro-5,5-bi-1,2,4-triazole) (CAS 30003-46-4);
 - f. DNBT (dinitrobistriazole) (CAS 70890-46-9);
 - g. Not used since 2013
 - h. NTDNT (1-N-(2-nitrotriazolo) 3,5-dinitrotriazole);
 - i. PDNT (1-picryl-3,5-dinitrotriazole);
 - j. TACOT (tetranitrobenzotriazolobenzotriazole) (CAS 25243-36-1);
- Explosives not listed elsewhere in ML8.a., and having any of the following characteristics;
- a. Detonation velocity exceeding 8 700 m/s, at maximum density; or
 - b. Detonation pressure exceeding 34 GPa (340 kbar);
34. Not used since 2013;
35. DNAN (2,4 -dinitroaniso) (CAS 119-27-7);
36. TEX (4,10-Dinitro-2,6,8,12-tetraoxa-4,10-diazaisowurtzitane)
37. GUDN (Guanylurea dinitramide) FOX-12 (CAS 217464- 38-5);
38. Tetrazine, as mentioned below:
- a. BTAT (Bis(2,2,2- trinitroethyl)-3,6-diaminotetrazine;
 - b. LAX-112 (3,6-diamino-1,2,4,5-tetrazine-1,4-dioxide);
39. Energetic ionic materials melting between 343 K (700C) and 373K(1000C) and with detonation velocity exceeding 6,800 m/s or detonation pressure exceeding 18 GPa (180 kbar);
40. BTNEN (Bis(2,2,2- trinitroethyl)-nitramine) (CAS 19836-28-3);
41. FTDO (5,6-(3',4'-furazano)- 1,2,3,4-tetrazine-1,3-dioxide);
42. EDNA (Ethylenedinitramine) (CAS 505-71-5);
43. TKX-50 (Hydroxylammonium chloride 5,5'-bistetrazole-1,1'-diolate).

Description. Point ML8.a. shall include "explosive co-crystals".

Technical description

An "Explosive co-crystal " is a solid material consisting of an ordered three dimensional arrangement of two or more explosive molecules, where one of them is included in ML8.a.

ML8.b. " Propellants" as mentioned below;

1. Any solid "propellant" with a theoretical specific impulse (under standard conditions) exceeding:
 - a. 240 seconds for non-metallized, non-halogenized "propellant";
 - b. 250 seconds for non-metallized, halogenized "propellant"; or
 - c. 260 seconds for metallized propellant.
2. Not used since 2013.
3. " Propellants" having a force constant greater than 1,200 kJ/kg;
4. "Propellants" capable of sustaining a steady-state linear burning rate of more than 38 mm/s under standard conditions (as measured in the form of an inhibited single strand) of 6,89 MPa pressure and 294 K (21 oC);

5. Elastomer Modified Cast Double Base (EMCDB) "propellants" with extensibility at maximum pressure of more than 5% at 233K (-40°C).

6. Any propellant containing substances specified in point ML8.a.;

7. Propellants not specified elsewhere in the Munitions list, specially designed for military use;

ML8.c. "Pyrotechnics", fuels and related substances, as mentioned below, and mixtures thereof:

(1) "Aircraft" fuels specially designed for military use, Description 1. Point ML8.c. shall not apply to the following types of aircraft fuels; JP-4, JP-5 and JP-8. Description 2. "Aircraft" fuels specified by ML8.c.1. are finished products, not constituents thereof.

2. Alane (aluminum hydride) (CAS 7784-21-6); Boranes, as specified, and their derivatives:

a. Carboranes;

b. Borane homologues, as mentioned;

1. Decaborane (14) (CAS 17702-41-9);

2. Pentaborane (9) (CAS 19624-22-7);

3. Pentaborane (11) (CAS 18433-84-6)

4. Hydrazine and derivatives, as mentioned below (see also points ML8.d.8. and d.9. for oxidising hydrazine derivatives);

a. Hydrazine (CAS 302-01-2) in concentrations of 70% or more;

b. Monomethyl hydrazine (CAS 60-34-4);

c. Symmetrical dimethyl hydrazine (CAS 540-73-8);

d. Not symmetrical dimethyl hydrazine (CAS 57-14-7); Description. Point ML8.c.4.a. shall not apply to hydrazine mixtures specially formulated for corrosion control.

5. Metal fuel, fuel "mixtures" or "Pyrotechnic" mixtures in particle form or in spherical, atomized, spheroidal, flaked or ground form, made of materials consisting of 99% or more of any of the following:

a. Metals as follows and mixtures therefor;

1. Beryllium (CAS 7440-41-7) in particle sizes of less than 60 µm;

2. Iron powder (CAS 7439-89-6) with particle size of 3 µm or less produced by reduction of iron oxide with hydrogen;

b. Mixtures, which contain any of the following:

1. Zirconium (CAS 7440-67-7), magnesium (CAS 7439-95-4) or alloys of these in particle sizes of less than 60 µm; or

2. Boron (CAS 7440-42-8) or boron carbide (CAS 12069-32-8) fuels of 85% purity or higher and particle sizes of less than 60 µm;

Description 1. Point ML8.c.5. shall apply to "explosives" and fuels whether or not the metals or alloys are encapsulated in aluminium, magnesium, zirconium, or beryllium.

Description 2. Sub point ML8.c.5.b shall only apply to metal fuels in particle form when they are mixed with other substances, to form a mixture formulated for military use, such as liquid "propellant" slurries, solid "propellants" or "pyrotechnic" mixtures.

Point ML8.c.5.b.2. shall not apply to boron and boron carbide enriched with boron-10 (20% or more of total boron-10 content.)

6. Military materials containing thickening agents for hydrocarbon fuels specially formulated for use in flame throwers or incendiary munitions, such as metal stearates (e.g. octal (CAS 637-12-7)) or palmitates.

7. Perchlorates, chlorates and chromates composited with powdered metal or other high-energy fuel components;

8. Spherical aluminium powder (CAS 7429-90-5) with a particle size of 60 µm or less, manufactured from material with an aluminium content of 99% or more;

9. Titanium subhydride (TiH_n) of stoichiometry equivalent to n= 0.65-1.68;

10. Liquid high energy density fuels not specified in sub-point ML8.c.1 as mentioned below:

a. Mixed fuels, that incorporate both solid and liquid fuels (e.g. boron slurry) having a mass-based energy density of 40 MJ/kg or more;

b. Other high energy density fuels or fuel additives (e.g., cubane, ionic solutions, JP-7, JP-10) having a volume-based energy density of 37.5 GJ per cubic meter or more, measured at 293K(200C) and one atmosphere (101.325 kPa) Pressure.

Description. Sub point ML8.c.10.b. shall not apply to fossil refined fuels or biofuels, or fuels for engines certified for use in civil aviation.

11. "Pyrotechnic" and pyrophoric substances, as mentioned below:

a. "Pyrotechnic" or pyrophoric substances specially designed to increase or control the production of radiated energy in any part of the IR spectrum;

b. Magnesium, polytetrafluoroethylene (PTFE), and vinylidene difluoride-hexafluoropropylene copolymer blends (e.g., Magnesium/Teflon/Viton (MTV)).

12. Fuel mixtures, "Pyrotechnic" mixtures or "energetic substances" not specified elsewhere in point ML8 and containing any of the following substances:

a. Containing more than 0.5 percent of particles of the following:

1. Aluminum;
2. Beryllium;
3. Boron;
4. Zirconium;
5. Magnesium; or
6. Titanium.

b. Particles specified in ML8.c.12.a., smaller than 200 nm in size, and

c. particles specified in ML8.c.12.a, with a metal content of 60 percent or more.

Description. Sub point ML7.c.12 shall include termites.

ML8.d. Oxidisers, as mentioned below, and mixtures thereof:

1. ADN (ammonium dinitramide or SR 12) (CAS 140456-78-6);

2. AP (ammonium perchlorate) (CAS 7790-98-9);

3. Compounds composed of fluorine and any of the following:

a. Other halogens;

b. Oxygen; or

c. Nitrogen;

Description 2. Point ML8.d.3 shall not apply to chlorine trifluoride (CAS 7790-91-2).

Description 2. Point ML8.d.3 shall not apply to nitrogen trifluoride (CAS 7783- 54-2) in its gaseous state.

4. DNAD (1,3-dinitro-1,3-diazetidene) (CAS 78246-06-7);

5. HAN (hydroxylammonium nitrate) (CAS 13465-08-2);

6. HAP (hydroxylammonium perchlorate) (CAS 15588-62-2);

7. HNF (hydrazinium nitroformate) (CAS 20773-28-8);

8. Hydrazine nitrate (CAS 37836-27-4);

9. Hydrazine perchlorate (CAS 27978-54-7);

Liquid oxidisers comprised of or containing inhibited red fuming nitric acid (IRFNA) (CAS 8007-58-7);

Description. ML8.d.10 shall not apply to non-inhibited fuming nitric acid.

ML8.e. Adhesives/binders, plasticisers, monomers and polymers, as mentioned below:

1. AMMO (azidomethylmethyloxetane and its polymers) (CAS 90683-29-7) (see also ML8.g.1. for its "precursors");

2. BAMO (3,3-bisazidomethyloxetane and its polymers) (CAS 17607-20-4) (see also point ML8.g.1. for its "precursors");

3. BDNPA (bis (2,2-dinitropropyl)acetal) (CAS 5108-69-0);

(4) BDNPF (bis (2,2-dinitropropyl)formal) (CAS 5917-61-3);

(5) BTTN (butanetrioltrinitrate) (CAS 6659-60-5) (see also ML8.g.8. for its "precursors");

6. Energetic monomers, plasticisers or polymers specially formulated for military use and containing any of the following:

a. Nitro groups;

b. Azido groups;

c. Nitrate groups;

d. Nitroazide groups; or

e. Difluoroamine groups;

7. FAMAO (3-difluoroaminomethyl-3-azidomethyl oxetane) and its polymers;

8. FEFO (bis-(2-fluoro-2,2-dinitroethyl) formal) (CAS 17003-79-1);

9. FPF-1 (poly-2,2,3,3,4,4-hexafluoropentane-1,5-diol formal) (CAS 376-90-9);

10. FPF-3 (poly-2,4,4,5,5,6,6-heptafluoro-2-trifluoromethyl-3-oxaheptane-1,7-diol formal);

11. GAP (glycidylazide polymer) (CAS 143178-24-9) and its derivatives;

12. HTPB (hydroxyl terminated polybutadiene) with a hydroxyl functionality equal to or greater than 2,2 and less than or equal to 2,4, a hydroxyl value of less than 0,77 meq/g, and a viscosity at 30°C of less than 47 poise (CAS 69102-90-5);

13. Alcohol functionalised poly(epichlorohydrin) with a molecular weight less than 10,000, as follows:

a. poly (epichlorohydrindiol);

b. poly (epichlorohydrintriol).

14. NENAs (nitrateethylnitramine compounds) (CAS 17096-47-8, 85068-73-1, 82486-83-7, 82486-82-6 and 85954-06-9);

15. PGN (poly-GLYN, polyglycidylnitrate or poly(nitratomethyl oxirane) (CAS 27814-48-8);

16. Poly-NIMMO (poly nitratomethylmethyloxetane) or poly-NMMO (poly[3-Nitratomethyl-3- methyloxetane]) (CAS 84051-81-0);

17. Polynitroorthocarbonates;

18. TVOPA (1,2,3-tris[1,2-bis(difluoroamino)ethoxy] propane or tris vinoxyl propane adduct) (CAS 53159-39-0);

19. 4,5-diazidomethyl-2-methyl-1,2,3-triazole (iso-DAMTR)

20. PNO (Poly (3-nitrate oxetane));

21. TMETN (Trimethylolethane trinitrate) (CAS 3032-55-1);

ML8.f. "Additives" as mentioned below:

1. Basic copper salicylate (CAS 62320-94-9);

2. BHEGA (bis-(2-hydroxyethyl) glycolamide) (CAS 17409-41-5);

3. BNO (butadienenitrileoxide);

4. Ferrocene derivatives, as mentioned below:

a. Butacene (CAS 125856-62-4);

b. Catocene (2,2-bis-ethylferrocenyl propane) (CAS

37206-42-1);
c. Ferrocene carboxylic acids; including ferrocene carboxylic acid (CAS 1271-42-7), ferrocene dicarboxylic acid (CAS 1293-87-4);
d. n-butyl-ferrocene (CAS 31904-29-7);
e. Other manufactured polymer ferrocene derivatives, not specified in ML8.f.4 and elsewhere;
f. Ethyl ferrocene (CAS 1273-89-8);
g. Propyl ferrocene;
h. Pentyl ferrocene (CAS 1274-00-6);
i. Dicyclopentyl ferrocene;
j. Dicyclohexyl ferrocene;
k. Diethyl ferrocene (CAS 1273-97-8);
l. Dipropyl ferrocene;
m. Dibutyl ferrocene (CAS 1274-08-4);
n. Dihexyl ferrocene (CAS 93894-59-8);
o. Acetyl ferrocene (CAS 1271-55-2)/1,1'- diacetyl ferrocene (CAS 1273-94-5);
5. Lead beta-resorcyate(CAS 20936-32-7);
6. Lead citrate (CAS 14450-60-3);
7. Lead-copper chelates of beta-resorcyate or salicylates (CAS 68411-07-4);
8. Lead maleate (CAS 19136-34-6);
9. Lead salicylate (CAS 15748-73-9);
10. Lead stannate (CAS 12036-31-6);
11. MAPO (tris-1-(2-methyl)aziridinyl phosphine oxide) (CAS 57-39-6); BOBBA 8 (bis(2-methyl aziridinyl) 2-(2-hydroxypropanoxy) propylamino phosphine oxide); and other MAPO derivatives;
12. Methyl BAPO (bis(2-methyl aziridinyl) methylamino phosphine oxide) (CAS 85068-72-0);
13. N-methyl-p-nitroaniline (CAS 100-15-2);
14. 3-Nitroaziridine-1,5-pentane diisocyanate (CAS 7406-61-9);
15. Organo-metallic coupling agents, as mentioned below:
a. Neopentyl[diallyl]oxy, tri[diethyl]phosphato-titanate (CAS 103850-22-2); also known as titanium IV, 2,2[bis 2-propenolato-methyl, butanolato, tris (diethyl) phosphato] (CAS 110438-25-0); or LICA 12 (CAS 103850-22-2);
b. Titanium IV, [(2-propenolato-1) methyl, n-propanolatomethyl] butanolato-1, tris[diethyl] pyrophosphate or KR3538;
c. Titanium IV, [(2-propenolato-1)methyl, n-propanolatomethyl] butanolato-1, tris(diethyl)phosphate;
16. Polycyanodifluoroaminoethyleneoxide;
17. Binding agents, as mentioned below;
a. 1,1 R, 1S-trimesol-trimesol-tris(2-ethylaziridine)(HX-868, BITA) (CAS 7722-73-8),
b. Polyfunctional aziridine amides with isophthalic, trimesic, isocyanuric or trimethyladipic backbone also having a 2-methyl or 2-methyl aziridine group.
Description ML8.f.17.b includes:
a. 1,1 H-Isophthaloyl-bis(2-methylaziridine) (HX-752) (CAS 7652-64-4);
b. 2,4,6-tris(2-ethyl-1-aziridinyl)-1,3,5-triazine (HX-874) (CAS 18924-91-9),
c. 1,1-trimethyladipoyl-bis(2-ethyl aziridine) (HX-877) (CAS 71463-62-2);
18. Propyleneimine (2-methylaziridine) (CAS 75-55-8);
19. Superfine iron oxide (Fe₂O₃) with a specific surface area more than 250 m²/g and an average particle size of 3,0 nm or less;
20. TEPAN (tetraethylenepentaamineacrylonitrile) (CAS 68412-45-3); cyanoethylated polyamines and their salts;

21. TEPANOL

(tetraethylenepentaamineacrylonitrileglycidol) (CAS 68412-46-4); cyanoethylated polyamines adducted with glycidol and their salts;

(22) TPB (triphenyl bismuth) (CAS 603-33-8);

(23) TEPB (ethoxyphenyl) (bismuth) (CAS 90591-48-3).

ML8.g. "precursors", as mentioned below;

Special description. ML8.g. references refer to the specified "Energetic materials" made of these substances.

1. BCMO (3,3-bischloromethyloxetane) (CAS 142173-26-0) (see also points ML8.e.1. and ML8.e.2.);

2. Dinitroazetidine-t-butyl salt (CAS 125735-38-8) (see also ML8.a.28.);

3. Hexaa-zaisowurtzite derivatives including HBIW (hexabenzyl-hexaazaiso-wurtzite) (CAS 124782-15-6) (see also ML8.a.4.);

4. Not used since 2013;

5. TAT (1,3,5,7 tetraacetyl-1,3,5,7,-tetraaza cyclooctane) (CAS 41378-98-7) (see also ML8.a.13.);

6. 1,4,5,8-tetraazadecalin (CAS 5409-42-7) (see also point ML8.a.27.);

7. 1,3,5-trichlorobenzene (CAS 108-70-3) (see also point ML8.a.23.);

8. 1,2,4-trihydroxybutane (1,2,4-butanetriol) (CAS 3068-00-6) (see also point ML8.e.5.).

9. DADN1,5-diacetyl-3,7-dinitro-1,3,5,7-tetraaza-cyclooctane) (see also sub-point ML8.e.5).

ML8.h. Powders and shapes of "reactive substances", as mentioned below:

1. Powders consisting of the substances listed below, the particle size of which does not exceed 250 micrometers in any direction and which are not specified elsewhere in other points of ML8;

a. Aluminium;

b. Niobium;

c. Boron;

d. Zirconium;

e. Magnesium;

f. Titanium;

g. Tantalum;

h. Tungsten;

i. Molybdenum; or

j. hafnium;

2. Shapes not specified in points 3, 4, 12 or 16 of ML. and consisting of powders specified in point ML8.h.1.

Technical description.

1. Reactive materials are intended to produce an exothermic reaction only at high shear rates and for use as liners or casings in warheads.

2. Reactive material powders are produced, e.g., by a high-energy ball milling process.

3. Reactive material shapes are manufactured, for example, by selective laser sintering.

Description 1. Point ML8 shall not apply to the following substances, unless they are compounded or mixed with "energetic substances" specified in point ML8.a. or powdered metals specified in point ML8. c.

a. Ammonium picrate (CAS 131-74-8);

b. Black powder,

c. Hexanitrodiphenylamine (CAS 131-73-7);

d. Difluoroamine (CAS 10405-27-3);

e. Nitrostarch (CAS 9056-38-6);

f. Potassium nitrate (CAS 7757-79-1);

g. Tetranitronaphthalene;

h. Trinitroanisol;

i. Trinitronaphthalene;

j. Trinitroxylylene;
k. N-pyrrolidinone; 1-methyl-2-pyrrolidinone (CAS 872-50-4);
l. Dioctylmaleate; (CAS 142-16-5);
m. Ethylhexylacrylate; (CAS 103-11-7);
n. Triethylaluminium (TEA), (CAS 97-93-8), trimethylaluminium (TMA), (CAS 75-24-1), and other pyrophoric metal alkyls and aryls of lithium, sodium, magnesium, zinc or boron;
o. Nitrocellulose (CAS 9004-70-0);
p. Nitroglycerin (or glyceroltrinitrate, trinitroglycerine) (NG) (CAS 55-63-0);
q. 2,4,6-Trinitrotoluene (TNT) (CAS 118-96-7);
r. Ethylenediaminedinitrate (EDDN) (CAS 20829-66-7);
s. Pentaerythritoltetranitrate (PETN) (CAS 78-11-5);
t. Lead azide, (CAS 13424-46-9), normal lead styphnate (CAS 15245-44-0), and basic lead styphnate (CAS 12403-82-6), and primary explosives or priming compositions containing azides or azide complexes;
u. Triethyleneglycoldinitrate (TEGDN) (CAS 111-22-8);
v. 2,4,6-trinitroresorcinol (styphnic acid) (CAS 82-71-3);
w. Diethyldiphenylurea (CAS 85-93-3), dimethyldiphenylurea CAS 611-92-7, methylethyldiphenyl urea [Centralites];
x. N,N-diphenylurea (unsymmetrical diphenylurea) (CAS 603-54-3);
y. Methyl-N,N-diphenylurea (methyl unsymmetrical diphenylurea) (CAS 13114-72-2);
z. Ethyl-N,N-diphenylurea (ethyl unsymmetrical diphenylurea) (CAS 64544-71-4);
aa. 2-Nitrodiphenylamine (2-NDPA);
bb. 4-Nitrodiphenylamine (4-NDPA), cc.;2,2-dinitropropanol (CAS 918-52-5);
dd. Nitroguanidine) (CAS 556-88-7) (see point 1.C011.d. on the EU Dual-Use List.
Description 2. ML8 shall not apply to ammonium perchlorate (ML8.d.2), NTO (ML8.a.18), or catocene (ML8.f.4.b.), and meet the following criteria:
a. specially designed for civil gas producing equipment,
b. composed of or mixed, with non-active thermoset binders or plasticisers and weighing less than 250 grams,
c. having a maximum of 80 percent ammonium perchlorate (ML8.d.2.) in the active substance;
d. having equal to or less than 4 grams of NTO (ML8.a.18.), and
e. having equal to or less than 1 gram of catocene (ML8.f.4.b.).
Description 3. Point ML8 shall not apply to the substances included in the List of hydrofluorocarbons approved by Decision of the Government of the Republic of Armenia N 1368-H of 20 August 2020.

ML9.	8906 10 000	Military vessels (surface or underwater), special naval
	8906 90	equipment, accessories, components and other
	8907	surface vessels, as mentioned below;
	8907 90 000	<u>Special description.</u> For guidance and navigation
	8408 10	equipment, see point ML11.
	8415 82 000 0	ML9.a. Vessels and components, as mentioned below;
	8411 11 000	(1) Vessels (surface or underwater) specially designed
	8411 12	or modified for military use, regardless of their current
	8411 81 000	physical condition or operating conditions, and
	8411 82 200	whether or not they contain weapon delivery systems
	8411 82 600	or armour, and hulls or parts of hulls for such vessels
	8411 82 800	specially designed for military use;
	8411 99 00	<u>Description.</u> Point ML9.a.1. shall include vehicles
	8411 99 009	specially designed or modified for the transport of

9014 20	<i>divers.</i>
9014 20 200	2. Surface vessels, other than those not specified in
9014 20 800	point ML9.a.1., having any of the following, fixed or
9032 89 000 0	integrated into the vessel:
8526	a. Automatic weapons specified in point ML 1. or
8482	weapons specified in points ML 2., ML 4., ML 12. or
8482 10	ML19., or "mountings" or hard points for weapons
8482 10 900	having a caliber of 12.7 mm or greater.
8482 20 000	<u>Technical description.</u>
8482 30 000	<i>"Mountings" means weapon mounts or structural</i>
8482 40 000	<i>strengthening for the purpose of installing weapons.</i>
8482 50 000	b. Fire control systems, specified in point ML5,
8482 80 000	c. Having all of the following characteristics:
	1. Chemical, Biological, Radiological and Nuclear
	(CBRN) protection', and
	2. "Pre-wet and wash-down systems" designed for
	decontamination purposes, or
	<u>Technical description.</u>
	<i>1. The Chemical, Biological, Radiological and Nuclear</i>
	<i>(CBRN) protection system has self-contained interior</i>
	<i>space features such as over-pressurisation, ventilation</i>
	<i>system isolation, limited ventilation openings with</i>
	<i>special CBRN filters and limited personnel access</i>
	<i>points that are also separated by built-in air-locks.</i>
	<i>2. "Pre-wet and wash-down systems" are seawater</i>
	<i>spray systems capable of simultaneously wetting the</i>
	<i>exterior superstructure and decks of the ship.</i>
	d. Active weapon countermeasure systems specified
	in ML4.b., ML5.c. or ML11.a., and having any of the
	following characteristics:
	1. "Chemical, Biological, Radiological and Nuclear
	(CBRN) protection",
	2. Hull and superstructure, specially designed to
	reduce the radar cross section;
	3. Thermal signature reduction devices (e.g. an
	exhaust gas cooling system), other than those
	specifically designed to increase the overall efficiency
	of the power plant or to reduce the environmental
	impact; or
	4. A degaussing system designed to reduce the
	magnetic or tracking signature of the whole vessel.
	ML9.b. Engines and propulsion systems, as specified
	below, specially designed for military use and
	components therefor specially designed for military
	use:
	1. Diesel engines specially designed for submarines;
	2. Electric motors specially designed for submarines
	and having all of the following characteristics;
	a. Power output greater than 0.75 MW (1,000 hp);
	b. Fast reversing;
	c. Liquid-cooled; and
	d. Fully enclosed;
	3. Diesel engines having all of the following
	characteristics:
	a. Power output: 37.3 kW (50 hp) or more; and
	b. Non-magnetic content more than 75% of total
	mass.
	<u>Technical description.</u>
	<i>For the purposes of point ML 9.b.3, the term "non-</i>
	<i>magnetic" means that the relative permeability is less</i>
	<i>than 2.</i>
	4. Air Independent Propulsion (AIP) systems specially
	designed for submarines.
	<u>Technical description.</u>
	<i>The "Air Independent Propulsion" (AIP) system allows</i>
	<i>a submerged submarine to operate its propulsion</i>
	<i>system ,without contact with atmospheric oxygen, for</i>
	<i>longer periods of time than batteries would otherwise</i>

		<p>allow. For the purposes of ML9.b.4. "Air Independent Propulsion" (AIP) system does not include nuclear power.</p> <p>ML9.c. Underwater detection devices specially designed for military use, control systems and components therefor specially designed for military use;</p> <p>ML9.d. Anti-submarine and anti-torpedo nets specially designed for military use;</p> <p>ML9.e. Not used since 2003.</p> <p>ML9.f. hull penetrators and connectors, specially designed for military use, and allowing for interaction with equipment external to a vessel, and components therefor specially designed for military use; <i>Description. Point ML9. f. shall include connectors for vessels which are of the single-conductor, multi-conductor, coaxial or waveguide type, and hull penetrators for vessels, both of which are capable of remaining impervious to leakage from without and of retaining required characteristics at marine depths exceeding 100 m; and fibre-optic connectors and optical hull penetrators specially designed for "laser" beam transmission regardless of depth. Point ML9.f. shall not apply to ordinary propulsive shaft and hydrodynamic control-rod hull penetrators.</i></p> <p>ML9.g. Silent bearings having any of the following characteristics and components therefor and equipment containing those bearings, specially designed for military use:</p> <ol style="list-style-type: none"> 1. gas or magnetic connection; 2. active signature controls; or 3. Vibration damping controls. <p>ML9.h. Nuclear power generating equipment or propulsion equipment specially designed for vessels specified in ML9.a., and components therefor, specially designed or "modified" for military use. <u>Technical description.</u> <i>For the purposes of point ML9.h. "modified" means any structural, electrical, mechanical or other modification that provides a non-military item or object with military capabilities equivalent to items or objects specially designed for military use;</i> <u>Description</u> Point ML9.h. shall include "nuclear reactors".</p>
MS 10.	<p>8801 00</p> <p>8802</p> <p>8807</p> <p>8804 00 000 0</p> <p>8805</p> <p>8481 80 591 0</p> <p>8481 80 599 0</p> <p>9014 20</p> <p>9026 20</p> <p>9022 19 000 0</p> <p>9030 10 000 0</p>	<p>"Planes", "lighter-than-air aircrafts", "unmanned aerial vehicles", aircraft engines and equipment for airplanes, related equipment and components, specially designed or modified for use for military purposes, as mentioned below:</p> <p>Special description: For guidance and navigation equipment see MS point 11.</p> <p>a. combat "airplanes", "lighter-than-air aircrafts" and components specially designed therefor;</p> <p>b. Have not been used since 2011.</p> <p>c. "Unmanned aerial vehicles" and "lighter-than-air aircrafts" and related equipments, as mentioned below, and their specially designed components;</p> <ol style="list-style-type: none"> 1. "Unmanned aerial vehicles", remotely piloted vehicles (RPVs), automated programmable devices and unmanned lighter-than-air aircrafts; 2. launchers, recovery equipments, ground support equipments; 3. equipments designed for management and control. <p>d. Aircraft engines and component parts specially designed therefor.</p> <p>e. On-board refuelling equipment specially designed or modified for any of the below mentioned, and components specially designed therefor;</p>

1. "airplane" applied in point "a" of MS10, or
2. "unmanned aerial vehicles" referred to in point "c" of MS10.

f. "ground equipment" specially designed for the "airplanes" applied in point "a" of MS10. or aircraft engines applied to in point "d" of MS10.

Description Point "f" of MS10 includes pressure fuelling equipments and equipments designed to facilitate the actions in confined space, including equipments on-board the aircraft.

g. Life support equipment for aircraft crew, equipment for crew safety and other emergency rescue devices, not referred to in point MS10.a., but designed for "airplanes" referred to in point MS10.a.

Description. Sub-point MS10.g. shall not apply to the safety helmets of the crew, which lack pylons and fittings for equipments referred to in the list of products of military significance.

Special description. For helmets see also point MS13.c.

h. Parachutes, paragliders, accessories thereto and component parts specially designed therefor, including:

1. parachutes, not referred to in the list of products of military significance;
2. paragliders;
3. equipments, specially designed for parachuting from high altitude (e. g. special suits, special helmets, breathing appliances, navigation equipments).

i. controlled opening equipments or automated systems, designed for parachuted loads.

Description 1. Sub-point MS10.a. does not apply to "airplanes" and "lighter-than-air aircrafts" or varieties of those "airplanes", specially designed for military use and having all these characteristics:

a. are non-combat "airplanes";

b. are not configured for military use and are not adapted to equipment or other additional accessories, which are specially designed or configured for military use, and

c. certified for civilian use by the Civil Aviation Authority of one or more member states of the Wassenaar Arrangement.

Description 2. Sub-point MS10.d does not apply to:

a. Aircraft engines, designed or configured for military use, certified by the Civil Aviation Authority of one or more member states of the Wassenaar Arrangement for their use in "Civilian airplanes", or component parts specially designed for them;

b. Piston engines and component parts specially designed for them, except for those specially designed for unmanned aerial devices.

Description 3. For the purposes of sub-points MS10.a. and MS10.d. specially designed component parts and related equipments for non-military "airplanes" or aircraft engines configured for military use are applicable only for those military component parts and related military equipments, which were of use for their configuring for military use.

Description 4. For the purposes referred to in sub-point MS10.a., military use includes combat operations, military intelligence, support, military training, logistical support, transportation and airborne landing of troops or military equipments.

Description 5. Sub-point MS 10 does not apply to "airplanes" or "lighter-than-air aircrafts", having the following characteristics:

a. are produced before 1946;

		<p>b. do not include component parts specified in the List of goods of military use, unless it is required that these component parts and materials meet the safety and airworthiness standards of the civil aviation authority of one or more of the member states of Wassenaar Arrangement, and</p> <p>c. do not include weapons specified in the List of goods of military use, excluding the weapons that are defective and cannot be brought into operative state.</p> <p><i>Description 6. MS10.d. the sub-point does not refer to</i></p>
MS 11.	<p>8517 18 000 0 8517 61 000 8517 62 000 8517 71 8517 79 8543 70 8543 20 000 0 8525 50 000 0 8525 60 00 8526 8527 21 200 8527 21 700 0 8526 91 8526 91 200 0 8526 91 800 0 8526 92 000 9030 10 000 0 9014 20 9014 20 200 9014 20 800 9022 19 000 0 9027 50 000 0 9030 40 000 0 9006 30 000 0 8504 40</p>	<p>Electronic equipments, spacecraft and components not specified elsewhere in the List of goods of military use, as indicated below:</p> <p>a. Electronic equipments specially designed for military use and component parts specially designed for them.</p> <p><i>Description Point MS 11 includes the following:</i></p> <p>a. Electronic counteraction equipments and electronic anti-jamming equipments (i.e. equipment designed to transmit foreign or false signals to radars or radio communication receivers or otherwise prevent the reception, interfere with the operation, or disrupt the operation of enemy electronic receivers, including jamming equipment), including jamming and anti-jamming equipments.</p> <p>b. Tubes for quick frequency reconfiguration.</p> <p>c. Electronic systems or equipment specially designed for reconnaissance and surveillance of electromagnetic spectrum of military intelligence or for safety or counteraction purposes, such as reconnaissance and surveillance.</p> <p>d. Underwater countermeasure equipments, including equipments designed for acoustic interference and deflection and for generating distracting or erroneous foreign signals in sonar receivers.</p> <p>e. Data-processing security equipment, data security equipment and data transmission and signalling security equipment used in encryption processes.</p> <p>f. Identification, authentication and code loading equipment and code management, generation and distribution equipment.</p> <p>g. Guidance and navigation equipment.</p> <p>h. Digital tropospheric radio communication transmission equipment.</p> <p>i. Digital demodulators, specially designed for communications intelligence.</p> <p>j. "Automated systems of command and control".</p> <p><i>Special description: For the "Software" associated with military radio communications with "programmable" parameters, see point MS21.</i></p> <p>b. Equipment and specially designed components for the disablement of "satellite navigation systems".</p> <p>c. "Spacecraft", specially designed or modified for military use, and component parts of "spacecraft", specially designed for military use.</p>
MS 12.	<p>Controlled by other categories of the list (MS2, 4) and 9031 9033 00 000 0 9032</p>	<p>High velocity kinetic energy weapon systems and related equipment, as follows, and specially designed component parts therefor.</p> <p>a. Kinetic energy weapon systems specially designed for destruction or effecting mission-abort of the target;</p> <p>b. Specially designed test and evaluation facilities and test models, including diagnostic instrumentation and targets, for dynamic testing of kinetic energy projectiles and systems.</p>

	<p><i>Special description: For weapon systems using sub-tube ammunition, or weapon systems operating only with chemical impulse and for related ammunition see points ML1 to ML4.</i></p> <p><i>Description 1. Point ML 12 includes:</i></p> <p><i>a. the following when specially designed for kinetic energy weapon systems:</i></p> <p><i>a. Launch propulsion systems capable of accelerating masses larger than 0.1 g to velocities in excess of 1.6 km/s, in single or rapid fire modes.</i></p> <p><i>b. Prime power generation, electric armour, energy storage (e.g., high energy storage capacitors), thermal management, conditioning, switching or fuel-handling equipment; and electrical interfaces between power supply, gun and other turret electric drive functions.</i></p> <p><i>Special description: See also 3A001.e.2. on the Dual-Use List for high energy storage capacitors.</i></p> <p><i>c. Target acquisition, tracking, fire control damage assessment systems.</i></p> <p><i>d. Homing seeker, guidance or divert propulsion (lateral acceleration) systems for projectiles</i></p> <p><i>Description 2. Point ML 12. refers to weapon systems using any of the following methods of propulsion::</i></p> <p><i>a. Electromagnetic;</i></p> <p><i>b. Electrothermal;</i></p> <p><i>c. Plasma;</i></p> <p><i>d. Light gas, or</i></p> <p><i>e. Chemical (when used in combination with any of the above methods).</i></p>
<p>MI 13.</p>	<p>6204 29 900 0 Armoured or protective equipment, constructions,</p> <p>6204 39 110 0 component parts and facilities, as follows:</p> <p>6204 33 100 0 a. Metallic or non-metallic armoured plate, having any</p> <p>6204 33 900 0 of the following:</p> <p>6204 59</p> <p>1. manufactured to comply with military standards or specifications; or</p> <p>2. Suitable for military use;</p> <p><i>Special description: For body armour plates, see ML13.d.2.</i></p> <p>b. Constructions of metallic or non-metallic materials, or combinations thereof, specially designed to provide ballistic protection for military systems, and specially designed components therefor;</p> <p>c. Helmets, and specially designed components therefor, as follows:</p> <p>1. Helmets manufactured according to military standards or technical requirements or comparable to national standards;</p> <p>2. Shells, liners or comfort pads specially designed for helmets specified in point ML13.c.1. ;</p> <p>3. Additional ballistic protection elements specially designed for helmets specified in point ML13.c.1.</p> <p><i>Special description: For other military helmet components or accessories, see the relevant ML entry.</i></p> <p>d. Body armour, protective garments and components therefor, as follows:</p> <p>1. soft body armour or protective garments, manufactured according to military standards or specifications, or components equivalent thereto and specially designed therefor;</p> <p><i>Description For the purposes of ML13.d.1., military standards or specifications include, at a minimum, specifications for fragmentation protection.</i></p> <p>2. Hard body armour and plates designed therefor, providing ballistic protection equal to or greater than level III (NIJ 0101.06, July 2008) or national equivalents.</p> <p><i>Description 1. Point ML 13.b includes materials specially designed to form explosive reactive armour</i></p>

		<p>or to construct military shelters.</p> <p><u>Description 2.</u> Point ML 13.c. does not refer to helmets, with the following characteristics:</p> <p>a. are produced before 1970, and</p> <p>b. neither modified or designed to accept, nor equipped with any elements specified in this List of goods of military use.</p> <p><u>Description 3.</u> Points ML13.c. and ML13.d. do not apply to helmets, body armour or protective garments, when accompanying their user for the user's own personal protection.</p> <p><u>Description 4.</u>The helmets specially designed for bomb disposal personnel specified in point ML13.c. are the helmets specially designed for military use.</p> <p><u>Special description 1.</u> See also 1A005 on the Dual-Use List of goods. Point.</p> <p><u>Special description 2.</u>"For fibrous and flamentary materials" used in the manufacture of body armour and helmets see point of the Dual-Use List of goods.</p>
ML 14.	8805 10 900 0 8805 21 000 0 8805 29 000 0 9031 20 000 0	<p>"Specialised equipment for military training" or for simulating military scenarios, simulators specially designed for training, training in the use of any firearm or weapon specified by ML1 or ML2, and specially designed components and accessories therefor.</p> <p><i>Technical description</i></p> <p><i>The term "specialised equipment for military training" includes military types of attack trainers, operational flight trainers, radar target trainers, radar target generators, gunnery training devices, anti-submarine warfare trainers, flight simulators (including human-rated centrifuges for pilot/astronaut training, radar trainers, instrument flight trainers, missile launch trainers, target equipment, drone "aircraft", armament trainers, fake plane trainers, armament trainers, mobile training units for unmanned "aircraft" trainers and training equipment for ground military operations).</i></p> <p><u>Description 1.</u> Point ML14. includes image generating and interactive environment systems for simulators, when specially designed or modified for military use.</p> <p><u>Description 2.</u> Point ML14. does not apply to equipment specially designed for training in the use of hunting or sporting weapons.</p>
ML 15.	8525 50 000 0 8525 60 000 0 8525 81 110 0 8525 81 190 0 8525 81 300 0 8525 81 990 0 8525 81 8525 82 8525 83 8525 89 8526 8527 13 100 0 8527 19 000 0 8527 91 910 0 9032 89 000 0	<p>Image generating and countermeasure or interfering equipments, as follows, specially designed for military use, and specially designed components and accessories therefor:</p> <p>a. Recorders and image processing equipments;</p> <p>c. Cameras, photographic equipment and film processing equipment;</p> <p>c. Image intensifier equipment;</p> <p>d. Infrared or thermal imaging equipment;</p> <p>e. Imaging radar sensor equipment;</p> <p>f. Countermeasure or anti-countermeasure equipment, for the equipment specified by ML15.a. to ML15.e.</p> <p><u>Description.</u> Point ML15f. includes equipment designed to disrupt the operation or effectiveness of military imaging systems or to minimise such disrupting effect.</p> <p><u>Description</u> Point ML15. does not apply to "first generation image intensifier photographic lenses" or the equipment specially designed to incorporate "first generation image intensifier photographic lenses".</p> <p><u>Special description:</u> For optical parts of weapons with "first generation image intensifier photographic lenses" see points ML 1., ML 2. and ML 5.a.</p>

		<i>Special description: See also points 6A002.a.2. and 6A002.b. on the Dual-Use List of goods.</i>
ML 16.	in points ML1.-ML4., ML6., ML9., ML10., ML12. or ML19.	Forgings, castings and other unfinished products, specially designed for any item specified in points ML1.-ML4., ML6, ML9., ML10., ML12. or ML19. <i>Description Point ML16. applies to unfinished products when they are identifiable by material composition, geometry or function.</i>
ML 17.	8479 50 000 0 8479 89 8401 2844 10 8456 8456 12 000 0 8457 10 900 8501 20 000 8501 53 990 0 8502 8511 50 000 8515 39 180 0	Miscellaneous equipments, materials and "libraries", as follows, and specially designed components therefor. a. Diving and underwater swimming apparatus, specially designed or modified for military use, as follows: 1. Self-contained diving (rebreathing) apparatus, closed or semi-closed circuit; 2. Underwater swimming apparatus specially designed for use with the diving apparatus specified in point ML17.a.1. <i>Special description: See also 1A005 on the Dual-Use List of goods.</i> b. Construction equipment specially designed for military use. c. Fittings, coatings and treatments, for signature suppression (stealth technology), specially designed for military use. d. Field engineer equipment specially designed for use in a combat zone. e. "Robots" and "robot controllers" and "end-effectors of robots", having any of the following characteristics: (1) specially designed for military use; 2. Incorporating means of protecting hydraulic lines against externally induced punctures caused by ballistic fragments (e.g., incorporating self-sealing lines) and designed to use hydraulic fluids with flash points higher than 839 K (566°C); or 3. Specially designed or rated for operating in an electro-magnetic pulse (EMP) environment. <i>Technical description</i> <i>Electro-magnetic pulse does not refer to unintentional interference caused by electromagnetic radiation from nearby equipment (e.g., machinery, appliances or electronics) or lightning.</i> f. "Libraries" specially designed or modified for military use with systems, equipment or components, specified by the Military List. g. Nuclear power generating equipment or propulsion equipment, including "nuclear reactors", specially designed for military use and components therefor specially designed or "modified" for military use. <i>Description Point ML17.g. also includes "nuclear reactors".</i> h. Equipments and materials, coated or treated for signature suppression (stealth technology), specially designed for military use, other than those specified elsewhere in the Military List. i. Simulators, specially designed for military "nuclear reactors". j. Mobile repair shops specially designed or 'modified' to service military equipment; k. Field generators specially designed or 'modified' for military use. l. ISO intermodal containers or demountable vehicle bodies (i.e., swap bodies), specially designed or "modified" for military use. m. Ferries, other than those specified elsewhere in the Military List, bridges and pontoons, specially designed for military use. n. Test models specially designed for the

		<p>"development" of items specified in points ML4., ML6., ML9. or ML10.;</p> <p>o. "Laser" protection equipment (e.g., eye or sensor protection) specially designed for military use.</p> <p>p. "Fuel tanks", other than those specified elsewhere in the Military List, specially designed or "modified" for military use.</p> <p><u>Technical description</u></p> <p>1. Not used since 2014.</p> <p>2. For the purpose of point ML17., "modified" means any structural, electrical, mechanical, or other change that provides a non-military item with military capabilities equivalent to items which are specially designed for military use.</p>
ML 18.	<p>8708 29</p> <p>8708 21 100 0</p> <p>8708 30 100 0</p> <p>8708 30 990</p> <p>8456</p> <p>8457 10 900</p>	<p>"Production" equipment, environmental test facilities and components, as follows:</p> <p>a. Specially designed or modified production equipment for the production of products specified in the Military list, and specially designed components therefor;</p> <p>b. specially designed environmental test facilities and equipment specially designed therefor, not specified elsewhere in the Military list for certification, qualification or testing of products specified in the Military list.</p> <p><u>Technical description</u></p> <p>For the purposes of ML18., the term "production" includes design, examination, manufacture, testing and checking.</p> <p><u>Description</u> ML18.a. and ML18.b. include the following equipment:</p> <p>a. Continuous nitrators;</p> <p>b. Centrifugal testing apparatus or equipment, having any of the following:</p> <ol style="list-style-type: none"> 1. Driven by a motor or motors having a total rated horsepower of more than 298 kW (400 hp); 2. Capable of carrying a payload of 113 kg or more; or 3. Capable of exerting a centrifugal acceleration of 8 g or more on a payload of 91 kg or more; <p>c. Dehydration presses.</p> <p>d. Screw extruders specially designed or modified for military "explosive" extrusion.</p> <p>e. Cutting machines for the sizing of extruded "propellants".</p> <p>f. Sweetie barrels (tumblers) 1.85 m or more in diameter and having over 227 kg product capacity.</p> <p>g. Continuous mixers for solid propellants.</p> <p>h. Fluid energy mills for grinding or milling the ingredients of military explosives;</p> <p>i. Equipment to achieve both sphericity and uniform particle size in metal powder listed in ML8.c.8.;</p> <p>j. Convection current converters for the conversion of materials listed in ML8.c.3.</p>
ML 19.	<p>8526</p> <p>8540 20 800 0</p> <p>8540 79 000</p> <p>9031 80</p> <p>9032 10</p> <p>9013 20 000 0</p> <p>9013 90</p>	<p>Directed energy weapon systems (DEW), related or countermeasure equipment and test models, as follows, and specially designed components therefor:</p> <p>a. "Laser" systems specially designed for destruction or effecting mission-abort of a target;</p> <p>b. Particle beam systems capable of destruction or effecting mission-abort of a target;</p> <p>c. High power radio-frequency (RF) systems capable of destruction or effecting mission-abort of a target.</p> <p>d. Equipment specially designed for the detection or identification of, or defence against, systems specified by ML19.a. to ML19.c.</p> <p>e. Physical test models for the systems, equipment and components, specified by ML19.</p>

		<p>f. "Laser" systems specially designed to cause permanent blindness to unenhanced vision, i.e. to the naked eye or to the eye with corrective eyesight devices.</p> <p><u>Description 1.</u> DEW systems specified by ML19 include systems whose capability is derived from the controlled application of:</p> <p>a. "Lasers" of sufficient power to effect destruction similar to the manner of conventional ammunition.</p> <p>b. Particle accelerators which project a charged or neutral particle beam with destructive power;</p> <p>c. High pulsed power or high average power radio frequency beam transmitters, which produce fields sufficiently intense to disable electronic circuitry at a distant target.</p> <p><u>Description 2.</u> ML19 includes the following when specially designed for DEW systems:</p> <p>a. Prime power generation, energy storage, switching, power conditioning or fuel-handling equipment.</p> <p>b. Target acquisition or tracking systems.</p> <p>c. Systems capable of assessing target damage, destruction or mission-abort.</p> <p>d. Beam-handling, propagation or pointing equipment.</p> <p>e. Equipment with rapid beam slew capability for rapid multiple target operations.</p> <p>f. Adaptive optics and phase conjugators.</p> <p>g. Current injectors for negative hydrogen ion beams.</p> <p>h. "Space-qualified" accelerator components.</p> <p>i. Negative ion beam funnelling equipment.</p> <p>j. Equipment for controlling and slewing a high energy ion beam.</p> <p>k. "Space qualified" foils for neutralising negative hydrogen isotope beams.</p>
<p>ML 20.</p>	<p>9013 80 8540 20 8540 99 000 0 8802 60</p>	<p>Cryogenic and "superconductive" equipment, as follows, and specially designed components and accessories therefor:</p> <p>a. Equipment specially designed or configured to be installed in a vehicle for military ground, marine, airborne or space applications, capable of operating while in motion and of producing or maintaining temperatures below 103 K (- 170 °C).</p> <p><u>Description.</u> ML20.a. includes mobile systems incorporating or employing accessories or components manufactured from non-metallic or non-electrical conductive materials, such as plastics or epoxyimpregnated materials.</p> <p>b. "Superconductive" electrical equipment (rotating machinery and transformers) specially designed or configured to be installed in a vehicle for military ground, marine, airborne or space applications, and capable of operating while in motion.</p> <p><u>Description.</u> ML20.b. does not apply to direct current hybrid homopolar generators that have single-pole normal metal armatures which rotate in a magnetic field produced by superconducting windings, provided those windings are the only superconducting components in the generator.</p>
<p>ML 21.</p>		<p>"Software", as follows:</p> <p>a. "Software" specially designed or modified for any of the following:</p> <ol style="list-style-type: none"> 1. for the "development", "production", "use" of equipment, specified in the Military List; 2. for the "development", "production", "use" of materials, specified in the Military List, or 3. for the "development", "production", "use" or "maintenance" of "software" specified in the Military List. <p>b. Specific "software", other than that specified by ML21.a., as follows:</p>

	<p>1. "Software" specially designed for military use and specially designed for modelling, simulating or evaluating military weapon systems;</p> <p>2. "Software" specially designed for military use and specially designed for modelling, simulating or evaluating military operational scenarios;</p> <p>3. "Software" for determining the effects of conventional, chemical or biological weapons;</p> <p>4. "Software" specially designed for military use and specially designed for Command, Communications, Control and Intelligence (C3I) or Command, Communications, Control, Computer and Intelligence (C4I) applications;</p> <p>5. "Software" specially designed or modified for the conduct of military offensive cyber operations.</p> <p><i>Description 1. ML21.b.5. includes "software" designed to destroy, damage, degrade or disrupt systems, equipment or "software" specified in the Military List, and cyber reconnaissance, cyber command and control "software", therefor.</i></p> <p><i>Description 2. ML21.b.5. does not apply to "vulnerability disclosure" or to "cyber incident response", limited to nonmilitary defensive cybersecurity readiness or response.</i></p> <p>c. "Software", not specified by ML21.a. or ML21.b., specially designed or modified to enable equipment not specified in the Military List to perform the military functions of equipment specified in the Military List.</p> <p><i>Special description: See systems, equipment or components specified in the Military List for general purpose</i></p> <p><i>"digital computers" with installed "software" specified bin ML21.c.</i></p>
<p>ML 22.</p>	<p>"Technology", as follows:</p> <p>a. "Technology", other than specified in ML22.b., which is "required" for the "development", "production", "use", "installation", "maintenance (checking)", "repair", "overhaul" or "refurbishing" of items specified in the Military List;</p> <p>b. "Technology", as follows:</p> <p>"Technology" "required" for the design of, the assembly of components into, and the operation, maintenance and repair of, complete production installations for items specified in the Military List, even if the components of such production installations are not specified.</p> <p>2. "Technology" "required" for the "development" and "production" of small arms even if used to produce reproductions of antique small arms.</p> <p>3. Not used since 2013.</p> <p><i>Special description: See point ML22.a. for "technology" previously specified in point ML22.b.3.</i></p> <p>4. Not used since 2013.</p> <p><i>Special description: See point ML22.a. for "technology" previously specified in point ML22.b.4.</i></p> <p>5. "Technology" "required" exclusively for the incorporation of "biocatalysts", specified by ML7.i.1., into military carrier substances or military material.</p> <p>Description 1. "Technology" "required" for the "development", "production", "use", "installation", "maintenance (checking)", "repair", "overhaul" or "refurbishing" of items specified in the Military List remains under control even when applicable to any item not specified in the Military List.</p> <p>Description 2. ML22 does not apply to:</p> <p>a. "Technology" that is the minimum necessary for the installation, operation, maintenance (checking) and</p>

	repair, of those items which are not controlled or whose export has been authorised. b. "Technology" that is "in the public domain", "basic scientific research" or has the minimum necessary information for patent applications; c. "Technology" for magnetic induction for continuous
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(Annex amended, supplemented, edited by No 724-N of 10 June 2010, No 1157-N of 11 August 2011, No 862-N of 4 July 2012, amended by No 438-N of 25 April 2013, amended, edited, supplemented by No 427-N of 20 April 2017, supplemented by No 2046-N of 16 December 2021, edited by N 1672-N of 27 October 2022)

**Chief of Staff of the
Government of the Republic of
Armenia**

D. Sargsyan

**Annex No 2
of Decision of the Government
of the Republic of Armenia
No. 1308-N of 12 November 2009**

PROCEDURE

ON LICENSING OF IMPORT AND EXPORT OF GOODS OF MILITARY USE

1. GENERAL PROVISIONS

1. This procedure regulates the relations of import and export licensing of goods of military use.
2. Only legal persons and Individuals and individual entrepreneurs having obtained a license in accordance with this procedure shall have the right to carry out import and export of good of military use.
3. The import and export licensing of goods of military use of the Republic of Armenia is carried out by the Ministry of Defence of the Republic of Armenia in accordance with this procedure.
4. State duty is charged for granting import and expert licence or the duplicate thereof, extending the validity of the licence, licence conversion, providing information on other persons from the register of licences in accordance with the procedure prescribed by Law of the Republic of Armenia "On licensing" and in the amount prescribed by Law of the Republic of Armenia "On state duty".
(point 4 amended by N 1408-N of 12 December 2013)
5. Inspections of a licensed person shall be conducted as prescribed by the Law of the Republic of Armenia "On organising and conducting inspections in the Republic of Armenia".

II. DOCUMENTS REQUIRED FOR OBTAINING AN IMPORT AND EXPORT LICENCE OF GOODS OF MILITARY USE AND CONDITIONS AND REQUIREMENTS FOR LICENSING

6. The applicant shall submit the following documents to the licensing body to obtain an import and export licence of goods of military use
 - (1) a licence application stating:
 - a. the name and legal organisational form of the legal person, the registered office and the place of business — for the legal person
 - b. the name, surname, place of residence and place of activities — for the individual entrepreneur;
 - c. the words "import and export of goods of military use" as a type of activity subject to licensing, which the applicant intends to carry out;
 - d. taxpayer identification number of the applicant (registration number in case of non-resident, offshore companies, taxpayer identification number, where available);
 - (2) copy of the certificate of state registration of the right of ownership, lease or gratuitous use of storage areas necessary for storage of goods of military use, and a declaration approved by the applicant stating that the presented storage area meets the requirements provided for by sub-points 1-5 of point 7 of this procedure, as well as complies to the requirements provided for by the normative legal acts for storage of each type of goods of military use;
 - (3) the intra-organisational plan established by sub-point 7 of point 7 of this Procedure;
 - (4) **(sub-point repealed by No 636-N of 28 April 2011)**
 - (5) **(sub-point repealed by No 1408-N of 12 December 2013)**
(point 6 amended by No 636-N of 28 April 2011, No 1408-N of 12 December 2013, supplemented by N 1672-N of 27 October 2022)
7. Proceeding from the need to ensure the protection of military products, as well as the protection of the interests of life, health of workers, the interests of the state and society related to the import and export of military products, in order to obtain a licence for the import and export of military products, legal entities and individuals and individual entrepreneurs are required to

provide the following conditions and requirements:

- (1) have internal and external sound recording video surveillance equipment in the storage area, appropriate storage facilities equipped with appropriate security personnel and firefighting system;
- (2) entrances to stores of goods of military use must have metal control, as well as X-ray control equipment for the inspection of items moved in closed containers;
- (3) the doors of all entrances of storage facilities, as well as gates opening onto the storage area must have sound-signalling equipment and be illuminated;
- (4) the windows of stores of goods of military use must be covered by metal mesh, and the windows facing the area outside the territory — with a lattice of no more than 150/150 mm, made of iron rods with a diameter of at least 16 mm;
- (5) the store of goods of military use must be furnished with a ventilation and temperature stabilising system ensuring the temperature provided for by relevant normatives for the storage of goods of military use;
- (6) meet the requirements provided for by the normative acts for each type of goods of military use;
- (7) have an intra-organisational plan to carry out import and export of goods of military use. The intra-organisational plan shall include:
 - a. having employees with necessary professional knowledge (concerning the Military List) and capabilities;
 - b. complying with the necessary standards for storage, protection and control of all documents and electronic carriers related to goods of military use, including compliance with the technical conditions prohibiting the unauthorised access to documents, as well as electronic carriers thereof.
8. In case the conditions mentioned in point 7 of this procedure change after obtaining a licence, the licensee shall be obliged to notify the licensing body thereon not later than within a period of 10 days.
9. The licensing body shall issue the licence for a period of three years.
10. The licence cannot be transferred for use to other persons, alienated or pledged, except in cases provided for by law.

III. LICENSING PROCESS

11. Licensing process shall be carried out as prescribed by the Law of the Republic of Armenia "On licensing".

12. The licensing body has a right to verify the compliance of information submitted by the applicant attached to the application with the requirements indicated in point 7 of this Procedure. In the cases where there are insignificant deficiencies (misprints, inaccuracies of non-legal nature, arithmetic errors and other similar omissions) in the application for obtaining a licence or in the attached documents, and in case the documents are incomplete, the licensing authority shall, within 2 working days from the moment of detecting the insignificant deficiency, recommend the applicant to remedy deficiencies within 5 working days by warning about the consequence prescribed by part 5 of Article 29 of the Law "On licensing".

(point 12 supplemented by N 1408-N of 12 December 2013)

13. In order to verify the existence of the grounds provided for by Article 29 of Law of the Republic of Armenia "On licensing", the licensing body shall, prior to issuing a licence, send a relevant request to the Ministry of Foreign Affairs of the Republic of Armenia, the Ministry of High-Tech Industry of the Republic of Armenia, the State Revenue Committee under the Government of the Republic of Armenia, the National Security Service under the Government of the Republic of Armenia and the Police of the Republic of Armenia under the Government of the Republic of Armenia, and also to other interested state bodies, upon necessity.

(point 13 supplemented by N 1028-N of 1 August 2019)

14. Based on the opinions received on the absence of grounds mentioned in Article 29 of Law of the Republic of Armenia "On licensing", the licensing body shall issue the licence to the applicant no later than within 23 working days from the date the licensing body receives all the documents mentioned in point 6 of this procedure, unless in the case established by law a need to extend the period of licensing has arisen, connected with the payment of state duty. The licensing body shall inform the applicant about the decision taken on licensing in accordance with the procedure and within the time limits prescribed by part 1 of Article 23.1 of Law of the Republic of Armenia "On licensing", and the licence and the relevant decision thereon shall be duly handed over or forwarded to the licensee not earlier than the date of payment of the state duty by the licensee in accordance with the procedure and in the amount prescribed by law; the licensing body shall also notify on international obligations assumed by the Republic of Armenia to ensure international security. The licensee shall inform about change of these obligations in accordance with the procedure established by law.

(point 14 amended by N 1408-N of 12 December 2013)

15. The licensing application shall be rejected in cases and in the manner defined by Law of the Republic of Armenia "On licensing".

IV. THE PROCEDURE FOR OBTAINING AN OPINION ON IMPLEMENTATION OF ACTIVITIES AND SUBMISSION OF INFORMATION AND REPORTS BY A LICENSEE

16. In order to ensure compliance of his or her activities with the objectives envisaged by Law of the Republic of Armenia "On licensing" and with the view to carrying out import and (or) export of products of military significance, the licensee shall be obliged to apply in writing to the licensing body at least 15 working days prior to the stipulated period of import and (or) export of products to obtain an opinion on compliance of import and (or) export. In order to carry out export of products of military significance, the licensee shall also attach to the application the Military List, an expert opinion on belonging of products of the accredited organisation, the copy of the licence and the certificate of the end user and end use of the products for military use.

To carry out import of goods of military use, the licensee shall attach to the application also information on the name, place of residence (registration) of the person, from whom the goods of military use were acquired, as well as data on the identical content and end use purpose of the end user. Upon the request of the exporting country, the licensing body, and where appropriate, the state administration body, whose coordination area is the end use of specific goods of military use, shall approve all the information indicated in this part, as well as shall assure that goods of military use will not be transferred to a third country or to any other party, and will not be used in any purpose other than the declared end use without written and duly certified consent of the authorised body of the exporting country.

(point 16 supplemented by N 1672-N of 27 October 2022)

17. The licensing body, on the basis of the opinions of the Ministry of Foreign Affairs of the Republic of Armenia, Ministry of High-Tech Industry of the Republic of Armenia, the State Revenue Committee under the Government of the Republic of Armenia, the National Security Service under the Government of the Republic of Armenia and the Police of the Republic of Armenia under the Government of the Republic of Armenia, as well as, where appropriate, other state authorities concerned, shall draw up an opinion, which, within 15 working days after receipt by the licensing body of all documents in accordance with point 16 of this procedure, shall be provided to the licensee who submitted the application.

(point 17 supplemented by N 1028-N of 1 August 2019)

18. The licensee has the right to import and (or) export goods of military use only in the case of a positive opinion of the licensing body.

19. When importing and (or) exporting goods of military use, the licensee shall be obliged, not later than within a period of 10 days following the delivery of each batch of goods according to the schedule provided for by the contract, to submit to the licensing body reports on the delivery of that batch (according to Form 1 of Annex 7 of this decision), as well as on the end use of imported products of military significance no later than within a period of 20 days after the end of each quarter (according to Form 4 of Annex 7 of this decision).

20. The copies of reports mentioned in point 19 of this procedure shall be sent by the licensing body to the Ministry of Foreign Affairs of the Republic of Armenia, the Ministry of High-Tech Industry of the Republic of Armenia, the State Revenue Committee under the Government of the Republic of Armenia, the National Security Service under the Government of the Republic of Armenia and the Police of the Republic of Armenia under the Government of the Republic of Armenia.

(point 20 supplemented by N 1028-N of 1 August 2019)

(Annex amended by No 636-N of 28 April 2011, amended, supplemented by No 1408-N of 12 December 2013, supplemented by N 1028-N of 1 August 2019, N 1672-N of 27 October 2022)

**Chief of Staff of the
Government of the Republic of
Armenia**

D. Sargsyan

**Annex No 3
of Decision of the Government
of the Republic of Armenia
No. 1308-N of 12 November 2009**

PROCEDURE

FOR LICENSING THE TRANSIT TRANSPORTATION OF PRODUCTS OF MILITARY SIGNIFICANCE

1. GENERAL PROVISIONS

1. This procedure shall regulate the relations related to licensing the transit transportation of products of military significance through the territory of the Republic of Armenia.

2. Only legal persons and Individuals and individual entrepreneurs having obtained a licence in accordance with this procedure shall have the right to conduct transit transportation of products of

military significance.

3. The licensing of transit transportation of products of military significance of the Republic of Armenia shall be carried out by the Ministry of Defence of the Republic of Armenia in accordance with this procedure.

4. State duty is charged for granting a transit licence or the duplicate thereof, extending the validity of the licence, licence conversion, providing information on other persons from the register of licences in accordance with the procedure prescribed by Law of the Republic of Armenia "On licensing" and in the amount prescribed by Law of the Republic of Armenia "On state duty".

(point 4 amended by N 1408-N of 12 December 2013)

5. Inspections of a licensee shall be conducted as prescribed by the Law of the Republic of Armenia "On organising and conducting inspections in the Republic of Armenia".

II. DOCUMENTS REQUIRED FOR OBTAINING A TRANSIT LICENCE OF PRODUCTS OF MILITARY SIGNIFICANCE AND CONDITIONS AND REQUIREMENTS FOR LICENSING

6. The applicant shall submit the following documents to the licensing body to obtain a transit licence of products of military significance:

(1) a licence application stating:

a. the name and legal organisational form of the legal person, the registered office and the place of business — for the legal person

b. the name, surname, place of residence and places of business — for the individual entrepreneur;

c. the words "transit transportation of products of military significance" as a type of activity subject to licensing, which the applicant intends to carry out;

d. taxpayer identification number of the applicant (registration number in case of non-resident, offshore companies, taxpayer identification number, where available);

(2) certificates of ownership of vehicles required for the transit transportation of products of military significance, documents (contracts) confirming the right to lease or gratuitous use and a statement approved by the applicant stating that the vehicles presented meet the requirements provided for by sub-point 1 of point 7 of this procedure;

(3) the intra-organisational plan established by sub-point 7 of point 2 of this Procedure;

(4) ***(sub-point repealed by No 636-N of 28 April 2011)***

(5) ***(sub-point repealed by No 1408-N of 12 December 2013)***

(point 6 amended by No 636-N of 28 April 2011, No 1408-N of 12 December 2013, supplemented by N 1672-N of 27 October 2022)

7. Proceeding from the need to ensure the protection of military products, as well as the protection of the interests of life, health of workers, the interests of the state and society related to the transit transportation of military products, in order to obtain a transit licence for the products of military significance, legal entities and individuals and individual entrepreneurs are required to provide the following conditions and requirements:

(1) meet the requirements provided for by the normative acts for the safe transportation of each type of products of military significance;

(2) have an intra-organisational plan to carry out transit transportation of products of military significance.

The intra-organisational plan shall include:

a. having employees with necessary professional knowledge (concerning the Military List) and capabilities;

b. complying with the necessary standards for storage, protection and control of all documents and electronic carriers related to products of military significance, including compliance with the technical conditions prohibiting the unauthorised access to documents, as well as electronic carriers thereof.

8. In case the conditions mentioned in sub-point 2 of point 7 of this procedure change after obtaining a licence, the licensee shall be obliged to notify the licensing body thereon not later than within a period of 10 days.

9. The licensing body shall issue the licence for a period of three years.

10. The licence cannot be transferred for use to other persons, alienated or pledged, except in cases provided for by law.

III. LICENSING PROCESS

11. Licensing process shall be carried out as prescribed by the Law of the Republic of Armenia "On licensing".

12. The licensing body has a right to verify the compliance of information submitted by the applicant attached to the application with the requirements indicated in point 7 of this Procedure. In the cases where there are insignificant deficiencies (misprints, inaccuracies of non-legal nature, arithmetic errors and other similar omissions) in the application for obtaining a licence or in the attached documents, and in case the documents are incomplete, the licensing authority shall, within 2 working days from the moment of detecting the insignificant deficiency, recommend the

applicant to remedy deficiencies within 5 working days by warning about the consequence prescribed by part 5 of Article 29 of the Law "On licensing".

(point 12 supplemented by N 1408-N of 12 December 2013)

13. In order to verify the existence of the grounds provided for by Article 29 of Law of the Republic of Armenia "On licensing", the licensing body shall, prior to issuing a licence, send a relevant request to the Ministry of Foreign Affairs of the Republic of Armenia, the Ministry of High-Tech Industry of the Republic of Armenia, the State Revenue Committee under the Government of the Republic of Armenia, the National Security Service under the Government of the Republic of Armenia and the Police of the Republic of Armenia under the Government of the Republic of Armenia, and also to other interested state bodies, upon necessity.

(point 13 supplemented by N 1028-N of 1 August 2019)

14. Based on the opinions received on the absence of grounds mentioned in Article 29 of Law of the Republic of Armenia "On licensing", the licensing body shall issue the licence to the applicant no later than within 23 working days from the date the licensing body receives all the documents mentioned in point 6 of this procedure, unless in the case established by law a need to extend the period of licensing has arisen, connected with the payment of state duty. The licensing body shall inform the applicant about the decision taken on licensing in accordance with the procedure and within the time limits prescribed by part 1 of Article 23.1 of Law of the Republic of Armenia "On licensing", and the licence and the relevant decision thereon shall be duly handed over or forwarded to the licensee not earlier than the date of payment of the state duty by the licensee in accordance with the procedure and in the amount prescribed by law; the licensing body shall also notify on international obligations assumed by the Republic of Armenia to ensure international security. The licensee shall inform about change of these obligations in accordance with the procedure established by law.

(point 14 amended by N 1408-N of 12 December 2013)

15. The licensing application shall be rejected in the manner defined by Law of the Republic of Armenia "On licensing".

IV. THE PROCEDURE FOR OBTAINING AN OPINION ON IMPLEMENTATION OF ACTIVITIES AND SUBMISSION OF INFORMATION AND REPORTS BY A PERSON HAVING OBTAINED A LICENCE

16. In order to ensure compliance of his or her activities with the objectives envisaged by Article 5 of Law of the Republic of Armenia "On licensing" and with the view to carrying out transit transportation of products of military significance, the licensee shall be obliged to apply in writing to the licensing body at least 15 working days prior to the stipulated period of transit transportation of products to obtain an opinion on compliance thereof. The Military List, an expert opinion on belonging of products of the accredited organisation, the copy of the licence and the certificate of the end user and end use of the products for military use shall also be attached to the application.

(point 16 supplemented by N 1672-N of 22 October 2022)

17. Based on the opinions of the Ministry of Foreign Affairs of the Republic of Armenia, the Ministry of High-Tech Industry of the Republic of Armenia, the State Revenue Committee under the Government of the Republic of Armenia, the National Security Service under the Government of the Republic of Armenia and the Police of the Republic of Armenia under the Government of the Republic of Armenia, and also to other interested state bodies, the licensing body shall draw up a conclusion, which shall be provided to the licensee having submitted the application within 15 working days after receipt of all the documents at the licensing body according to point 16 of this Procedure.

(point 17 supplemented by N 1028-N of 1 August 2019)

18. The licensee has the right to carry out transit transportation of products of military significance only in the case of a positive opinion of the licensing body.

19. When carrying out the transit transportation of products, the licensee shall be obliged to submit a report to the licensing body[LO1] on conduction of transit transportation not later than within 10 working days after completion of transit transportation (according to Form No 2 of Annex 7 of this Decision).

20. The copies of reports mentioned in point 19 of this procedure shall be sent by the licensing body to the Ministry of Foreign Affairs of the Republic of Armenia, the Ministry of High-Tech Industry of the Republic of Armenia, the State Revenue Committee under the Government of the Republic of Armenia, the National Security Service under the Government of the Republic of Armenia and the Police of the Republic of Armenia under the Government of the Republic of Armenia.

(point 20 supplemented by N 1028-N of 1 August 2019)

(Annex amended by No 636-N of 28 April 2011, amended, supplemented by No 1408-N of 12 December 2013, supplemented by No 1028-N of 1 August 2019, No 1672-N of 27 October 2022)

Chief of Staff of the

PROCEDURE

ON LICENSING BROKERING OF PRODUCTS OF MILITARY SIGNIFICANCE

1. GENERAL PROVISIONS

1. This procedure shall regulate the relations related to licensing brokerage of products of military significance.
2. Only legal persons and Individuals and individual entrepreneurs having obtained a license in accordance with this Procedure shall have the right to carry out brokerage of products of military significance.
3. The licensing of brokerage of products of military significance of the Republic of Armenia shall be carried out by the Ministry of Defence of the Republic of Armenia in accordance with this Procedure.
4. State duty is charged for granting a brokerage licence or the duplicate thereof, extending the validity of the licence, licence conversion, providing information on other persons from the register of licences in accordance with the procedure prescribed by Law of the Republic of Armenia "On licensing" and in the amount prescribed by Law of the Republic of Armenia "On state duty".
(point 4 amended by N 1408-N of 12 December 2013)
5. Inspections of a licensee shall be conducted as prescribed by the Law of the Republic of Armenia "On organising and conducting inspections in the Republic of Armenia".

II. DOCUMENTS REQUIRED FOR OBTAINING A BROKERAGE LICENCE OF PRODUCTS OF MILITARY SIGNIFICANCE AND CONDITIONS AND REQUIREMENTS FOR LICENSING

6. The applicant shall submit the following documents to the licensing body to obtain a brokerage licence of products of military significance:
 - (1) a licence application stating:
 - a. the name and legal organisational form of the legal person, the registered office and the place of activity — for the legal person
 - b. the name, surname, place of residence and place of activities — for the individual entrepreneur;
 - c. the words "brokerage of products of military significance" as a type of activity subject to licensing, which the applicant intends to carry out;
 - d. taxpayer identification number of the applicant (registration number in case of non-resident, offshore companies, taxpayer identification number, where available);
 - (2) the intra-organisational plan prescribed by point 7 of this Procedure;
 - (3) **(sub-point repealed by No 636-N of 28 April 2011)**
 - (4) **(sub-point repealed by No 1408-N of 12 December 2013)**
 - (5) **(point 6 amended by No 636-N of 28 April 2011, No 1408-N of 12 December 2013, supplemented by N 1672-N of 27 October 2022)**
7. Licensees engaged in brokerage of products of military significance shall be obliged to maintain an intra-organisational plan for carrying out brokerage of products of military significance. The intra-organisational plan shall include:
 - a. having employees with necessary professional knowledge (concerning the Military List) and capabilities;
 - b. complying with the necessary standards for storage, protection and control of all documents and electronic carriers related to products of military significance, including compliance with the technical conditions prohibiting the unauthorised access to documents, as well as electronic carriers thereof.
8. In case the intra-organisational plan mentioned in point 7 of this Procedure changes after obtaining a licence, the licensee shall be obliged to notify the licensing body thereon not later than within a period of 10 days.
9. The licensing body shall issue the licence for a period of three years.
10. The licence cannot be transferred for use to other persons, alienated or pledged, except in cases provided for by law.

III. LICENSING PROCESS

11. Licensing process shall be carried out as prescribed by the Law of the Republic of Armenia "On licensing".

12. The licensing body has a right to verify the accuracy of information included in the intra-organisational plan defined by point 7 of this Procedure and submitted by the applicant attached to the application. In the cases where there are insignificant deficiencies (misprints, inaccuracies of non-legal nature, arithmetic errors and other similar omissions) in the application for obtaining a licence or in the attached documents, and in case the documents are incomplete, the licensing authority shall, within 2 working days from the moment of detecting the insignificant deficiency, recommend the applicant to remedy deficiencies within 5 working days by warning about the consequence prescribed by part 5 of Article 29 of the Law "On licensing".

(point 12 supplemented by N 1408-N of 12 December 2013)

13. In order to verify the existence of the grounds provided for by Article 29 of Law of the Republic of Armenia "On licensing", the licensing body shall, prior to issuing a licence, send a relevant request to the Ministry of Foreign Affairs of the Republic of Armenia, the Ministry of High-Tech Industry of the Republic of Armenia, the State Revenue Committee under the Government of the Republic of Armenia, the National Security Service under the Government of the Republic of Armenia and the Police of the Republic of Armenia under the Government of the Republic of Armenia, and also to other interested state bodies, upon necessity.

(point 13 supplemented by N 1028-N of 1 August 2019)

14. Based on the opinions received on the absence of grounds mentioned in Article 29 of Law of the Republic of Armenia "On licensing", the licensing body shall issue the licence to the applicant no later than within 23 working days from the date the licensing body receives all the documents mentioned in point 6 of this procedure, unless in the case established by law a need to extend the period of licensing has arisen, connected with the payment of state duty. The licensing body shall inform the applicant about the decision taken on licensing in accordance with the procedure and within the time limits prescribed by part 1 of Article 23.1 of Law of the Republic of Armenia "On licensing", and the licence and the relevant decision thereon shall be duly handed over or forwarded to the licensee not earlier than the date of payment of the state duty by the licensee in accordance with the procedure and in the amount prescribed by law; the licensing body shall also notify on international obligations assumed by the Republic of Armenia to ensure international security. The licensee shall inform about change of these obligations in accordance with the procedure established by law.

(point 14 amended by N 1408-N of 12 December 2013)

15. The licensing application shall be rejected in cases and in the manner defined by Law of the Republic of Armenia "On licensing".

IV. THE PROCEDURE FOR OBTAINING AN OPINION ON IMPLEMENTATION OF ACTIVITIES AND SUBMISSION OF INFORMATION BY A LICENSEE

16. In order to ensure compliance of his or her activities with the objectives envisaged by Article 5 of Law of the Republic of Armenia "On licensing" and with the view to carrying out transit transportation of products of military significance, the licensee shall be obliged to apply in writing to the licensing body at least 15 working days prior to the stipulated period of transit transportation of products to obtain an opinion on compliance thereof. The licensee shall be obliged to provide information on the type of products of military significance, person importing and (or) exporting products of military significance, the end user of military products and the purpose of end use, the expert opinion on belonging of the products to an accredited organisation, copy of the licence together with the application.

(point 16 supplemented by N 1672-N of 27 October 2022)

17. Based on the opinions of the Ministry of Foreign Affairs of the Republic of Armenia, the Ministry of High-Tech Industry of the Republic of Armenia, the State Revenue Committee under the Government of the Republic of Armenia, the National Security Service under the Government of the Republic of Armenia and the Police of the Republic of Armenia under the Government of the Republic of Armenia, and also to other interested state bodies, the licensing body shall draw up a conclusion, which shall be provided to the licensee having submitted the application within 15 working days after receipt of all the documents at the licensing body according to point 16 of this Procedure.

(point 17 supplemented by N 1028-N of 1 August 2019)

18. The licensee has the right to conclude a brokerage contract of products of military significance only in the case of a positive opinion of the licensing body.

19. The licensee having concluded a brokerage contract of products of military significance shall be obliged to submit a report to the licensing body on brokerage contracts of products of military significance concluded thereby (according to Form No 3 of Annex 7 of this Decision) not later than once in three months.

20. The copies of reports mentioned in point 19 of this procedure shall be sent by the licensing body to the Ministry of Foreign Affairs of the Republic of Armenia, the Ministry of High-Tech Industry of the Republic of Armenia, the State Revenue Committee under the Government of the Republic of Armenia, the National Security Service under the Government of the Republic of Armenia and the Police of the Republic of Armenia under the Government of the Republic of Armenia.

**(point 20 supplemented by N 1028-N of 1 August 2019)
 (Annex amended by No 636-N of 28 April 2011, amended, supplemented by No 1408-N of 12 December 2013, supplemented by No 1028-N of 1 August 2019, No 1672-N of 27 October 2022)**

**Chief of Staff of the
 Government of the Republic of
 Armenia**

D. Sargsyan

**Annex No 5
 of Decision of the Government
 of the Republic of Armenia
 No. 1308-N of 12 November 2009**

Form

CERTIFICATE OF THE END USER AND THE END USE OF THE PRODUCTS OF MILITARY SIGNIFICANCE

city of _____ "___" _____ 20

Data of the export organisation (legal address, telephone number, fax, director);	
Data of the import organisation (legal address, telephone number, fax, director);	
Data of the transporting organisation (legal address, telephone number, fax, director);	
Name of the exported (imported product of military use, unit of measurement, quantity and code of the Commodity Nomenclature of Foreign Economic Activity of the Commonwealth of Independent States (CN FEA))	
Data on the end user of products of military significance.	
_____ declares that the above-mentioned data are correct, the above-mentioned products of military significance shall be handed over to the end user and shall not be resold or otherwise transferred to any other third state and (or) any other third party without written and duly certified positive opinion of the authorised body of the exporting country.	
Signature and seal of the exporting ___(importing) organisation.	_____
_____ assures that the products of military significance mentioned above shall be used by _____ and shall not be transferred to any other third state and (or) any third party without written and duly certified positive opinion of the authorised body of exporting country.	
_____ declares that the above-mentioned products of military significance shall be used exclusively for the purpose of _____. <i>The importing state recognises that the authorised body of the exporting country reserves itself a right to verify the end-use purpose of supplied products.</i>	
_____ assures that the above-mentioned exported products of military significance will not be used otherwise than for the above-mentioned purpose:	
Signature and seal of the authorised body of the importing country	_____

**Chief of Staff of the Government
 of the Republic of Armenia**

D. Sargsyan

**Annex No 6
 of Decision of the Government
 of the Republic of Armenia
 No. 1308-N of 12 November 2009**

Form

Minister of Defence of the Republic of Armenia Mr.

(title of the applicant (name, surname))

_____ (the organisational and legal form)

_____ (registered office (place of residence and place of business), address)

_____ (telephone number)

REQUEST

OF IMPORT, EXPORT, TRANSIT TRANSPORTATION OF PRODUCTS OF MILITARY USE, AS WELL AS OBTAINING A BROKERAGE LICENCE THEREFOR

Please, grant a licence _____ (name of the type of activity)

_____ I have got familiar with the licensing conditions and requirements and I undertake to comply with them. Attached please find:

1. _____
 2. _____
 3. _____
- _____

Applicant _____ (signature) _____ (position, name, surname)

_____, _____ 200

(Form amended by N 140-N of 17 February 2011)

**Chief of Staff of the
Government of the Republic of
Armenia**

D. Sargsyan

**Annex No 7
of Decision of the Government
of the Republic of Armenia
No. 1308-N of 12 November 2009**

Form No 1

REPORT

ON SUPPLY OF GOODS WITHIN THE SCOPE OF IMPORT AND EXPORT OF PRODUCTS OF MILITARY USE

Minister of Defence of the Republic of Armenia

Mr _____

_____ informs that from « ____ » « ____ » « ____ » to « ____ » « ____ » « ____ » products of military use were supplied (imported and/or exported) to _____ (the list is attached). Please find attached the copies of transfer and acceptance protocols of products of military use.

Title (name) of the licensee _____

signature

(Form amended by N 140-N of 17 February 2011)

Form No 2

REPORT

ON TRANSIT TRANSPORTATION OF MILITARY PRODUCTS

Minister of Defence of the Republic of Armenia

Mr _____

_____ informs that from « ____ » « ____ » « ____ » to « ____ » « ____ » « ____ » a transit transportation of products of military use was carried out to _____ (the list is attached). Please find attached the copies of documents certifying the transit transportation of products of military use.

Title (name) of the licensee _____

signature

(Form amended by N 140-N of 17 February 2011)

Form No 3

REPORT

ON LICENSING BROKERAGE OF PRODUCTS OF MILITARY USE

Minister of Defence of the Republic of Armenia

Mr _____

_____ informs that from « ____ » « ____ » « ____ » to « ____ » « ____ » « ____ » brokerage of products of military use was carried out to _____ (the list is attached). Please find attached the copy(ies) of the contract(s) for carrying out brokerage of products of military use.

Title (name) of the licensee _____

signature

(Form amended by N 140-N of 17 February 2011)

Form No 4

REPORT

ON END USE OF IMPORTED PRODUCTS OF MILITARY USE

Minister of Defence of the Republic of Armenia

Mr _____

_____ informs that products of military use imported on « ____ » « ____ » « ____ » (the list is attached) is used in accordance with the declared end use purpose. Please find attached the copies of documents certifying the use of imported products of military use.

Title (name) of the licensee _____

signature

(Form amended by N 140-N of 17 February 2011)

**Chief of Staff of the
Government of the Republic of
Armenia**

D. Sargsyan

**Annex No 8
of Decision of the Government
of the Republic of Armenia
No. 1308-N of 12 November 2009**

Form



Ministry of Defence of the Republic of Armenia

LICENCE series RNAAN_____

**(IMPORT, EXPORT), (TRANSIT TRANSPORTATION), (BROKERAGE)
OF PRODUCTS OF MILITARY USE**

name of organisation (Individual, individual entrepreneur)

registered office of the organisation (Individual, individual entrepreneur)

Validity period _____

Date, month, year of provision

Minister of Defence
of the Republic of Armenia

signature

name, surname

SEAL

**Chief of Staff of the Government
of the Republic of Armenia**

D. Sargsyan

Published on a joint site 06.06.2024.