



SightLine products are not subject to ITAR and exports are allowed in almost all cases without an export license. The information in this sheet is provided to assist with customer understanding of their responsibilities. SightLine Applications takes export controls seriously and will always work to stay compliant with all export rules required by the US Department of Commerce.

Export Rules Summary

- Exports of SightLine products are governed by the US Department of Commerce, Export Administration Regulations (EAR) (15 CFR parts 730-774). Classification of SightLine products has been defined as ECCN 4A994 for hardware / firmware and 4D994 for licensed software. Accessories are classified as EAR99.
- SightLine checks all contacts against denied parties lists maintained by the USG.

Need for an Acknowledgement Letter

- An element of the export compliance procedures at SightLine is to collect a customer letter acknowledging export responsibilities from all international customers.
- SightLine and its technical representatives will help draft this acknowledgement letter and Customers will need to return a signed letter, on company letterhead prior to equipment being shipped. The letter will be kept in SightLine files.
- To help expedite this process, we ask that customers help SightLine understand how SightLine equipment will be integrated, used and re-sold.

Conditions where Exports Are Restricted

- If the end use is for use on rocket systems or UAVs with a range of > 300 Km, or any system designed to deliver nuclear, biological, or chemical munitions per EAR 744.3, the system may require a formal license.
- There are a small number of countries and applications where exports are restricted or required additional permissions.
- Through pre-export discussions, SightLine personnel will help determine if other procedures are required.

Information Related to Customer Re- Exports

- As with any US goods, our customers do have continued responsibility to ensure transfer to denied end users is avoided.
- Guidance about re-exports and contact information for support offered by the Dept. of Commerce is presented at the [Bureau of Industry and Security](#) website.
- SightLine is always willing to discuss re-export responsibilities, but we are not an authority with respect to legal guidance.
- Checks are required for re-export companies and people identified as denied parties by the US Government and identified in the consolidated screening list found at [export.gov](#).
- If total US equipment content is below BIS thresholds relative to the value of the final system, de-minimus rules may exempt re-exports from US export controls. See the BIS website link above for more information.