

EUROPEAN COMMISSION

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ANNEX

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to the

Report from the Commission to the European Parliament and the Council

on the implementation of Regulation (EC) No 428/2009 setting up a Community regime for the control of exports, transfer, brokering and transit of dual-use items, including a report on the exercise of the power to adopt delegated acts conferred on the Commission pursuant to Regulation (EU) No 599/2014 of the European Parliament and the Council of 16 April 2014 amending Council Regulation (EC) No 428/2009 setting up a Community regime for the control of exports, transfer, brokering and transit of dualuse items

ANNEX

List of the measures taken by the Member States pursuant to Article 24 and notified to the Commission (national enforcement mesures)

Member State	Relevant legislation	Administrative penalties	Criminal penalties
BE	 Act of 11 September 1962 concerning the Import, export and transit of goods and the associated technology Article 231 of the General Act on Customs and Excise who defines the authority to determine and prosecute 	 Fine of up to 2 times the value of the goods Confiscation of the goods ("Declaring the goods forfeited") 	- Prison sentence up to 5 years
BG	 Defence-related products and dual- use items and technologies export control Law (State Gazette No 26/29.03.2011) Criminal Code 	 Fine up to BGN 500.000 (approx. EUR 250.000) (Art. 72, 73 and 74 of the Law) 	 Prison sentence up to ten years Fine of up to two hundred thousand levs (approx. EUR 100.000) (Art. 339b of Criminal Code)
СҮ	 Defence (Export of Goods) Regulations (1993) Ministerial Order 312/2009 	 Fine of up to 2.600 EUR Confiscation of goods may be ordered by a court or in certain cases by the customs 	- Prison sentence up to 3 years

DE	- Foreign Trade and	Penalties on individuals	When the infringement
	Payments Act (6	(negligence)	is based on intent:
	June 2013)		
	(Außenwirtschaftsge	- Fine up to EUR	- Fine or prison
	setz) - provides for	500.000 (Para.	sentence up to 15
	administrative and	19 Foreign	years (Para. 17,
	criminal penalties in	Trade and	18 Foreign Trade
	case of violations of	Payments Act	and Payments
	national and	on breaches of	Act on breaches
	European export	UN-/EU-	of UN-/EU-
	control law	embargos, EU-	embargos, EU-
		and national	and national
	- Foreign Trade and	export control	export control
	Payments Ordinance	law)	law)
	(Außenwirtschaftsve		
	rordnung) and the	- Fine up to EUR	When the infringement
	Administrative	1.000.000 (Para	is based on gross
	Offences Act	130, 9	negligence:
	(Ordnungswidrigkeit	Administrative	
	engesetz) -	Offences Act,	- Fine or prison
	complements the	on breaches of	sentence up to 5
	Foreign Trade and	supervisory	years (Para. 17
	Payments Act with	obligations)	on breaches of
	regard to		UN-/EU-
	administrative	Penalties on companies	embargos).
	penalties	(intent or negligence)	
	(n.b.: even the attempt at	- Fine up to EUR	
	illegal	10.000.000 for	
	export/brokering/technic	criminal	
	al assistance can	offences of	
	constitute an	persons in a	
	infringement and is	leading position	
	punishable).	(Para 30, 9	
		Administrative	
		Offences Act)	
		Eine up to EUD	
		- Fine up to EUR 500.000 for	
		administrative	
		offences of	
		persons in a	
		leading position	
		(Para 30, 9)	
		Administrative	
		Offences Act)	
		When the	
		infringement consists	
		of a breach of	

		formalities	
		formalities: - Administrative constraints (fines as well as other compulsory measures) Note: the reliability of the exporter is a prerequisite to issue licenses according to Para. 8 Foreign Trade Act. Therefore, (former) breaches of formalities are taken into	
DK	 Promulgation Law no. 635 of 9 June 2011. Promulgation Law (Criminal Code) no. 1156 of 20 September 2018. 	formalities are taken into consideration in the licensing procedure, f.i. by excluding a company from facilitated procedures) - N/A	Violation of export control rules: - Fine (no set amount) - Prison sentence up to 2 years (§ 2 of law no. 635 of 9 June 2011).
			Violation under aggravating circumstances: - Prison sentence up to 6 years (§ 114 h of the criminal code).

EE	- Strategic Goods Act	- Fine up to	- Fine (unlimited), or
	- Penal Code	approx. EUR 400 (violation of notification obligation by physical person)	- Prison sentence up to 20 years
		- Fine up to EUR 640 (violation of notification obligation by legal person)	
FI	- Penal code		 When the infringement is based on intent: Fine up to EUR 850.000 for legal persons Prison sentence up to 4 years (Chapter 46, paras 1-3) When the infringement is based on negligence (applicable only when violating art 4.4 of Regulation (EC) no 428/2009): Fine (no meaning)
			maximum amount) - Prison sentence up to 6 months (Chapter 46, para 12)
FR	- Penal Code (Art. 411-6 : delivering or making available to foreign entity knowledge/goods which may harm	- Fine up to 225 000 euros	- Prison sentence up to 15 years
	nation's fundamental interests)	- Fine up to 3 times value of good	- Prison sentence up to 5 years
	 Customs Code (Art. 38, 414, 427) Defence Code (Art. L1333-9/13, Art. L2339-14 to 18, Art. 	 Confiscation of good Fine up to 7 500 000 euros 	- Prison sentence up to 30 years or life sentence

	 L2341-1 to 6, L2342-3 to 81) All above mentioned dispositions were introduced by Law n°2011-266 dated 14 March 2011 related to fight against WMD proliferation Defence Code (Part 2, Book III, Title II "Security of information systems", Chapter I – Art. L2321-2-2 and L2322-1) 	 Fine up to 150 000 euro Confiscation of good 	 General disqualification for up to 5 years Prison sentence up to 2 years
HR	- Act on the Control of Dual-Use Items (OJ 80/11, 68/13)	 Fine of at least 50,000 HRK (cca EUR 6.700) for breaching the formalities (Art.22 and 23) Fine up to max. 500,000.00 HRK (cca EUR 68.000) for other offenses (e.g. lack of licence or notification) 	 Prison sentence from 6 months to 5 years if foreign policy interests are threatened or if international obligations and sanctions are violated Prison sentence of at least 5 years in case of death of one or more persons or large- scale material damage (Art.24)
HU	 Government Decree No 13 of 2011 on the foreign trade authorisation of dual- use items (Para. 15. and Para 28.) Act C of 2012 on Criminal Code (Section 330) 	 Fine from EUR 300 to EUR 15.500 (Breaches of administrative formalities) Fine from EUR 15.500 to EUR 30.000 (Exceeding the scope of the authorisation violating 	 Prison sentence from 1 to 5 years (exceeding the scope of the authorisation violating foreign and security policy or non- proliferation obligations, trade without authorisation) Prison sentence from 2 to 8 years

		foreign and	Criminal offense
		security policy	involves nuclear
		or non-	dual use items
		proliferation	- Prison sentence
		obligations)	from 1 to 3 years
		<i>c</i> ,	(Preparation of
			infringement
			above)
IE	- Control of Exports	- N/A	- Fine up to EUR
	Act 2008		10.000.000 or 3
			times the value
			of the goods or
			technology
			concerned and/or
			- Prison sentence
			up to 5 years
IT	- Legislative Decree	When the infringement	When the infringement
	15 December 2017,	consists of a breach of	is based on intent:
	no. 221 (Art. 18)	administrative	
		formalities based on	- Fine up to EUR
	(n.b.: even the	negligence:	250.000 and/or
	attempt at illegal		prison sentence
	export/brokering/tec	- Fine from EUR	up to 6 years
	hnical assistance can	15.000 to EUR	(e.g. for any
	constitute an	90.000.	export or transit
	infringement and is		without license,
	punishable)		false declaration
			and/or
			documentation)
			- Seizure of the
			goods (or of other goods of
			the same value,
			in the possession
			of the exporter)
LT	- Code of	For infringements to	When the infringement
	Administrative	the rules of licensing or	concerns the smuggling
	Offences	control of export,	of strategic goods:
	- Criminal Code (26	import, transit and	
	September 2010)	brokering of strategic	- Prison sentence
	-	goods imposes (Article	from 3 to 10
		141 of the Code of	years (Article
		Administrative	199(4) of the
		Offences)	Criminal Code)
		- Fine from EUR	
		90 to EUR 170	
		for individuals	
		- Fine from EUR	
		300 to EUR 560	

	for boods -f	
	for heads of legal entities or foreign legal entities and subsidiaries of other organizations.	
 Law on the Circulation of Goods of Strategic Significance (21 June 2007) Latvian Administrative Violations Code (1984) Law on Customs (2 June 2016) Criminal Law (17 June 1998) 	 Fine up to 750; on legal persons from EUR 280 up to 7.100 Confiscation of the relevant goods may be applied. (Para 179¹ and 201¹⁰ Latvian Administrative Violations Code) 	If the provisions of the Law on the Circulation of Goods of Strategic Significance have been violated: - Prison sentence of up to two years - Community service, deprivation of rights to perform related economic activities (Para 237 of the Criminal Law) If goods of strategic significance have been exported or imported in any illegal way: - Prison sentence of up to 12 years. - Temporary deprivation of liberty (up to 3 months), - community service, - A fine, with or without the confiscation of property. - Ban to perform related economic activities. Ban to engage in specific employment or the right to take up a specific office for a period up to five years (Para 190 ¹ The Criminal Law).

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LU	- Law of 27 June 2018 on export control (as amended)	 Prohibition, limited to six months or definite, to carry out one or more activities, a suspension for a maximum period of six months from the use of any authorization or fines up to 1250€ per day, however not exceeding 25,000€ in total. (Art. 54 Law of 27 June 2018 on export control) 	 Criminal fines from 251€ to 1,000,000€, imprisonment from 8 days to 10 years or by one of those penalties only (Art. 57 – 61 Law of 27 June 2018 on export control) (n.b.: If the non- observation of a restrictive measure results in a substantial financial gain, the fine may be increased to four times the amount subject to the offense. Art. 58 Law of 27 June 2018 on export
NL	- Economic Offenses Act (1950)	 When the infringement consists of a breach of formalities: Fine up to EUR 83.000 EUR, or Prison sentence of up to one year, or Work assignment. Additional penalties e.g. temporary or permanent ban to perform related economic activities, and/ or confiscation of the goods and the profits gained by the illegal transaction. 	 control) When the infringement is based on intent: Fine up to EUR 830.000 or Prison sentence up to six years, or Work assignment. Additional penalties e.g. temporary or permanent ban to perform related economic activities, and/ or confiscation of the goods and the profits gained by the illegal transaction.
AT	- 2011 Foreign Trade	Some infringements, i.e. breaches of	Most infringements constitute criminal

	Act - 2013 Nuclear Non- Proliferation Act (SKG 2013) - Criminal Code	reporting requirements, constitute administrative offenses: - Fine up to EUR 25,000 (section 87 Foreign Trade Act) or EUR 40,000 (section 26 SKG for Cat. 0 goods)	offences: - criminal fine or prison sentence up to three years in case of intent, in qualified cases up to ten years (sections 79, 80, 82 Foreign Trade Act, section 177b Criminal Code for Cat. 0 goods) - criminal fine or prison sentence up to one year in case of negligence, in qualified cases up to two years (sections 79, 80, 82 Foreign Trade Act, section 177c Criminal Code for Cat. 0 goods)
PL	 Act of 29 November 2000 on foreign trade in goods, technologies and services of strategic importance to the security of the State and to maintaining international peace and security (the consolidated text of the Act as amended as of 21 May 2019) Criminal Code 	 Fine up to 200 000 PLN imposed by the trade control authority by a relevant administrative decision (trade without a valid licence) (Art. 37) Fine up to 100 000 PLN: no submission of a declaration of intended import or EU transfer of items used in telecommun ications or for information security to the import monitoring authority) 	 Prison sentence from 1 to 10 years (trade without a relevant licence or contrary to conditions set forth in the licence, even unintentionally) (Art. 33.1) Fine, restriction of liberty or imprisonment up to 2 years (if the person carrying out trade contrary to conditions set forth in the licence acts with no intent, and if this person takes actions referred to in Art. 31(1)) (Art. 33.2) Confiscation of the goods and the

		(Art. 37a) 2. trade contrary to the conditions set forth in the licence (Art. 38) - Fine up to 50 000 PLN (some infringements: i.e. breaches of	profits gained by the illegal transaction
		reporting requirements) (Art. 39)	
PT	- Decree Law nr. 130/2015, 9 July	 Fine up to EUR 15 000 for a private person or EUR 30.000 for a legal person (the amount of the fine is reduced by half in the case of negligence) Accessory penalties might be applicable e.g. suspension of the use of licenses up to 2 years, prohibition of global license for 2 years. 	 Prison sentence up to 5 years for natural persons Fine up to EUR 600.000 for legal persons Accessory penalties might be applicable e.g. prohibition of applying for licenses for a period up to 2 years, publication of the final sentence condemning the exporter at his own expenses
RO	 Emergency Ordinance No. 119 of 23.12.2010 on the control of exports of dual-use items Emergency Ordinance No. 202 of 4.12.2008 on the implementation of international sanctions 	 Fine up to 6500 € for infringement of formalities (Article 35 of the Emergency Ordinance No. 119 of 23.12.2010, Article 26 of the Emergency Ordinance No. 202 of 	 Prison sentence from 1 to 5 years for the export/re- export/transfer/br okering of dual use items without a licence (Article 34 of the Emergency Ordinance No. 119 of 23.12.2010, modified by Law

		4.12.2008) No. 187 of
		19.11.2012)
SE	- Dual Use Items and Technical Assistance Control Act (2000:1064), Articles 18-23	 N.A. (Offences of export control Fine up to 150 000 SEK, or Prison sentence of up to six years Furthermore, property (such as assistance are only sanctioned with criminal penalties). Fine up to 150 000 SEK, or Prison sentence of up to six years Furthermore, property (such as goods and money) that relates to the commission of a crime can be forfeited.
SI	 Act regulating the control of exports of dual-use items (ZNIBDR) Decree on the procedures for issuing authorisations and certificates and on competence of the Commission for the control of exports of dual-use items Criminal code Liability of Legal Persons for Criminal Offences Act 	 Fine up to EUR 125.000 and additional fine up to EUR 4.100 for legal person and EUR 1.200 for a private person (ZNIBDR, Art.13) Fine of EUR 200 to 10.000 and additional fine of EUR 100 to 1.200 for responsible person (Decree on the procedures for issuing authorisations and certificates and on competence of the Commission for the control of exports of dual-use items – Art.10: Infringement of reporting obligations) Fine up to EUR 500.000, or Prison sentence up to five years (Criminal code - Art.307), or Seizure of assets, or Termination of legal entity Itability of Legal Persons for Criminal Offences Act – Art.25).
SK	Law No 39/2011 on dual-	- Fine up to
	use items and on the	EUR 30.000
	amendment of the Act of the	(Offences under
	National Council of the	Section 32)

	Slovak Republic No 145/1995 Coll. on Administrative Fees (as amended).	- Fine up to EUR 650,000 (Other administrative offences Section 33).	
UK	 The Export Control Order 2008 (ECO 2008) The Customs and Excise Management Act 1979 (CEMA) 	- N.A.	All UK export control offences fall under the criminal heading. They do not all have a custodial punishment attached to them and these are typically reserved for those where there is evidence of intent to circumvent controls. The maximum penalties are an unlimited fine or a maximum 10 years custodial punishment, or both (CEMA/ECO 2008 – Articles 35, 42, 152).