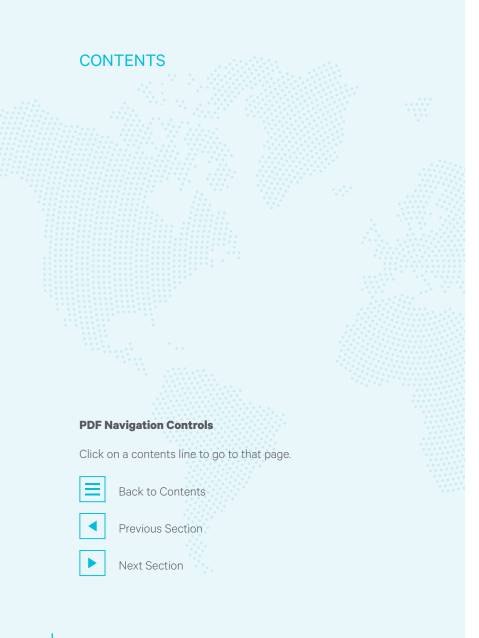


TAIT GROUP EXPORT AND SANCTIONS REQUIREMENTS

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TAIT GROUP

Compliance with all applicable international export control and sanctions laws.

Tait International Limited, a company registered and incorporated in New Zealand, and its global subsidiaries and affiliates 'Tait Group' or 'Tait' maintains high standards of legal and ethical compliance. Tait's policy is to comply with all applicable international export control and sanctions laws in the sale of its products and services.

Tait products are predominantly designed, manufactured and exported from New Zealand, so those products are subject to the export control and sanctions laws of New Zealand.

In addition, sales of Tait products and associated services may also be subject to the export control and sanctions laws of other jurisdictions such as but not limited to the United Kingdom, the European Union, the United States of America, Australia, Singapore and Latin America due to any the following:

- The place of export;
- The nationality of individuals and/or the place of registration of companies, involved in making the export; or
- The origin of product components or parts, including 3rd party items.



Exporting to countries listed on Tait's MFAT General Consent

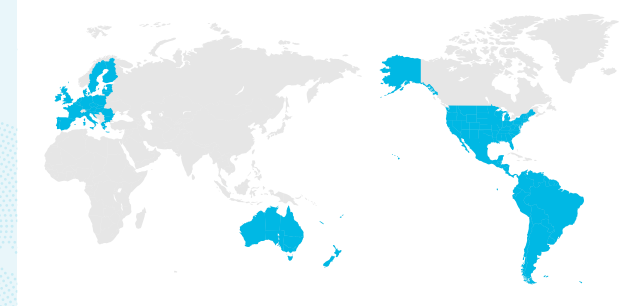
Some of Tait's products are classified under New Zealand export control laws as 'dual-use goods' which are equipment, software and technology developed to meet commercial needs but which may be used for the development or production of military equipment or technology ('controlled goods'). Tait has obtained a General Consent from the New Zealand Ministry of Foreign Affairs and Trade ('MFAT'), allowing it to export any number of controlled goods to customers in countries on that General Consent without the need for an export licence provided that the catch-all end use and end user controls (page 3), and sanctions (page 3) are not triggered. **View the list here.**

Exporting to countries NOT listed on MFAT's General Consent

If a country is not listed in the General Consent, an export licence from MFAT will be required. Customers will be required to provide Tait information on an End User Certificate about the end use for the products, the end use location, and end user which Tait requires for its export licence application. Please note other requirements or restrictions may be specified by MFAT depending on what is stated in End User Certificate.

In addition an export licence may also be required from other country export regulators if controlled goods are brought into a 3rd country before final shipment to the customer.

Compliance with catch-all controls.



Where there is a military, nuclear or weapons of mass destruction end use, or where the end user is a military body, Tait complies with catch-all controls implemented by New Zealand, United Kingdom, European Union, United States of America, Australia, Singapore, Latin America, and any other applicable jurisdiction, which govern the export of otherwise non-controlled items.

An export licence may be required for any export that triggers these catch-all controls.





Tait does not, as a matter of policy, trade with:

- Any party subject to New Zealand, United Kingdom, European Union, United States of America, United Nations, Australia, Singapore, Latin America, or other applicable jurisdiction sanctions; or
- Any country subject to a comprehensive trade embargo maintained by the United States of America which currently includes Cuba, Iran, Syria, North Korea, Crimea (and some specific regions of Ukraine designated under an embargo as a result of the ongoing Russia/Ukraine conflict).

What this means for Tait's partner community.

Export and Sanction Requirements

Tait expects its partners to:

- Maintain appropriate export control and sanctions compliance policies and processes and to comply with all applicable laws;
- Conduct appropriate risk-based due diligence on their customers and end users to ensure any export of Tait products and/or services is compliant with applicable laws;
- Advise Tait in the event a partner becomes aware of any information about their customer, end user, or end use which means an export licence may be required, or that the export may be prohibited as a result of sanctions; and
- Not bring any opportunity to Tait that would constitute a violation of applicable export control and sanctions laws.

Tait appreciates its partners continued support and commitment to upholding its values.





WE GO BEYOND FOR A SAFER WORLD

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