U.S. DEPARTMENT OF COMMERCE BUREAU OF EXPORT ADMINISTRATION OFFICE OF EXPORTER SERVICES

EXPORT MANAGEMENT SYSTEMS REVIEW MODULE

DRAFT DOCUMENT

A tool created for exporters to use to verify ongoing performance of EMS responsibilities. This is an example to build upon and does not include all Export Administration Regulations restrictions and prohibitions.

Adn	ninistrative Element Written	Y	N	Operational Review	Date
Eler	Review nent 1: Management Policy Statement Date			Comments	
	r commitment to export control from upper management to all loyees involved with export related activities.		_		
1.	Are there written procedures to ensure consistent, ongoing				
	maintenance of this Element?	_	_		
	A. Is a responsible person designated to update the statement when management changes or at least annually?				
	B. Is the policy included in employee training in:	_	_		
	 Orientation programs? Definisher training? 	-	-		
	 Refresher training? Electronic training modules? 	-	-		
	4) Employee procedures manuals?	-	-		
	C. Is the statement distributed to all export-related personnel?				
	D. Is the statement communicated on an ongoing basis by:				
	1) Company publications?	_	_		
	2) Company awareness posters?	-	_		
	3) Daily operating procedures?	-	-		
	4) Other means, i.e. bulletin boards, in meetings, etc.?	-	-		
2.	Is there a statement from management that communicates clear				
	commitment to export control?	-	_		
	A. Is it from current senior management? Signed? Dated?	-	-		
	B. Does it explain why corporate commitment is important?	-	-		
	C. Does it indicate that no sales will be made contrary to the US EAR?				
	D. Does it convey the dual-use risk of the items to be exported?	-	-		
	E. Does it address weapons of mass destruction activities				
	concerns?				
	1) nuclear proliferation?	_	_		
	2) missile technology proliferation?	_	_		
	3) chemical and biological proliferation?				
	F. Does it contain a description of penalties applied in instances of	-	-		
	compliance failure? 1) Imposed by Department of Commerce?	-	-		
	 Imposed by Department of Commerce? Imposed by your company? 	-	-		
	G. Does it include the name, position, e-mail address & telephone				
	number of the person to contact with questions concerning the	_	_		
	legitimacy of a transaction or possible violations?				
3.	Are adequate resources dedicated to the maintenance of the EMS				
2.	program?		-		
4.	Did export-related personnel have a copy of the statement?	-	-		
ч.					
5.	Is the statement part of the new employee orientation training and refresher training?	-	-		

Ele	Administrative Element Written Review Element 2: Responsible Officials Date Identification of personnel for all export control related functions, duties, responsibilities, positions, and employees in the firm.		N	Operational Review Comments	Date
resp			-		
1.	Are there written procedures to identify all export control related personnel in the company?	_	_		
2.	Is there a list that identifies individuals, their positions, addresses, telephone numbers, e-mail addresses, and their respective export control related activities?A. Does it include all domestic sites?B. Does it include all international sites?				
3.	Has an EMS Administrator been designated for oversight of the program?	-	-		
4.	Is there a system of back up personnel identified?	-	-		
5.	Are export-related tasks clearly defined in written procedures?	-	-		
6.	Does each export control person understand the importance of his/her function related to export compliance and where he/she fits in the overall flow?	_	_		
7.	Are there any conflicts of interest in responsible offices (or individuals) and tasks?	_	_		

			Y	N	Operational Review Date
Adı	ninist	rative Element Written Review	1	19	Comments
		3: Recordkeeping Date			
A p	rograr	n for recordkeeping required by the EAR as well as other			
adn	ninistra	ative records.			
			_	—	
1.		there written procedures to ensure compliance with Export			
		ninistration Regulations requirements?	-	-	
	А. В.	Is an individual designated as responsible? Is the retention period defined?	-	-	
	ь. С.	Is the physical location for storage defined?	-	-	
	c.	is the physical location for storage defined.	-	-	
2.	Is th	ere a list of records to maintain within the procedure?		_	
	A.	Does the list include the following Administrative Records :			
		1) Commodity Classification records?	_	_	
		2) Commodity Jurisdiction Letters?	_	_	
		3) Advisory Opinion Letters?	_	_	
		4) BXA 748P, Multipurpose Application Form?	-	-	
		5) BXA 748P-A, Item Appendix?	-	-	
		 BXA 748P-B, End-User Appendix? BXA 711 Statement by Ultimate Consigned and 	-	-	
		7) BXA 711, Statement by Ultimate Consignee and Purchaser?	-	-	
		8) Accompanying attachments, riders, or conditions?	-	-	
		9) International Import Certificates?	-	_	
		10) End-User Certificates?		_	
		11) License Exception TSR Written Assurances?	_	_	
		12) AES electronic filing authorization?	_	_	
		13) NDAA Reports?	_	_	
		14) High Performance Computer Records?	_	_	
		15) Transmittal and acknowledgment of license conditions?	-	-	
		16) Log administering control over use of Export/Reexport	-	-	
		license?17) Is a log maintained to ensure return or commodities			
		previously exported under the License Exception TMP?	-	-	
		18) Is a log maintained to ensure License Exception LVS			
		limits are not exceeded?		_	
		19) Humanitarian Donations GFT Records?			
	В.	Are there instructions for the accurate completion and filing for	-	-	
		the following Transaction Records:	-	-	
		1) Commercial Invoices (with Destination Control	-	-	
		Statement)? 2) Shippers Export Declarations?	-	-	
		2) Shippers Export Declarations?a) Description of item(s)?	-	-	
		b) Export Control Classification Number(s)?	-	-	
		c) License Number(s)			
		d) License Exception Symbol(s)?		_	
		e) Schedule B Number(s)?			
		3) Air Waybills and/or Bills of Lading?	_	_	
	_				
	C.	Is there conformity of the above documents?	1		
l	D	Doog the list include Export Management System Manuel J	-	-	
	D.	Does the list include Export Management System Manual and changes as well as EMS operating procedures?	1		
		changes as well as ENIS operating procedures?			
	E.	Does the list include a current copy of EAR with Export	-	-	
	2.	Administration Bulletin (EAB) Updates?			
		······································			
	F.	Does the list include a copy of the current Denied Persons List	_	_	
		* *			

	ministrative ElementWritten Reviewment 4. TrainingDate	Y	N	Operational Review Comments	Date
don	ongoing program of training and education to all employees, nestically and internationally, regarding the EAR requirements and S procedures.	_	_		
1.	Are there written procedures that describe an ongoing program of	_	_		
	export control/compliance training and education?	_	_		
	A. Is a qualified individual designated to conduct training?				
	B. Is there a schedule to conduct training (including date, time, place?)	-	-		
	C. What training materials are used (module, videos, manuals)?	_	_		
	D. Are training materials current and accurate?				
	E. Are attendance logs used for documentation which include, agenda, date, trainer, trainees, and subjects?	-	-		
	F. Is frequency of training defined?	-	-		
	G. Is a list of employees/positions defined who should receive export control/compliance training?	-	-		
2.	Do training methods include:				
	A. Orientation of new employee(s)?	-	-		
	B. Formal (structured setting, agendas, modules used)?	-	-		
	C. Informal (less structured basis, verbal, daily, on-the-job	-	-		
	exchanges)? D. Circulation of written memoranda and e-mails to a small				
	number of personnel., (usually group specific instruction)?	_	_		
	E. Refresher courses and update sessions scheduled?	-	-		
	F. Back up personnel training?				
3.	Does content of training materials include:				
	A. Organizational structure of export-related departments and	-	-		
	functions? B. The role of the EMS Administrator and Key Contacts?	-	-		
	C. U.S. export/reexport regulatory requirements?	_	_		
	D. EMS company operating procedures?	_	_		
	E. The purpose and scope of export controls?	-	-		
	F. Licenses & Conditions/License Exceptions & parameters? G. Regulatory changes and new requirements?	-	-		
	H. Destination and item restrictions?	-	-		
	I. Order processing screens (i.e., Denied Persons List (" DPL"), Diversion-Risk etc.)?	-	-		
	J. Procedure concerning exports/reexports with documented	-	-		
	checks? K. New customer review procedures?	-	-		
	L. Identification and description of non-compliance?	-	-		
1					
1		1			
1					

	ninistrative Element ment 5: Internal Reviews	Written Review Date	Y	N	Operational Review	Date
					Comments	
An i	internal audit system or compliance review prog	gram.				
			-	-		
1.	Are written procedures established to verify or	ngoing compliance?	_	_		
2.	Is there a qualified individual (or auditing grou	up) designated to				
	conduct internal reviews?		-	-		
3.	Is there a schedule for reviews?		-	-		
4. 5.	Is there a description of the review process? Is a review module or self-assessment tool use	d9	-	-		
5.	If yes, does the review tool evaluate:		-	-		
	A. Corporate management commitment in a	ll aspects of the				
	reviewnot just the Written Policy State		_	_		
	B. Formalized, written EMS procedures con	npared to operational				
	procedures?	a EMS sumittan and and	-	-		
	C. A set of questions for each Element in the to verify compliance?	e EMS written program				
	D. Accuracy & conformity of export transac	ction documents?		_		
	E. Maintenance of documents, as required in		-	_		
	program.		_	_		
	F. Correct authorization used?		-	-		
	G. Are export control screens documented?	uat/license	-	-		
	H. Whether there is a current, accurate prod determination matrix consistent with the		-	-		
	Federal Register notices?					
	I. Whether there is a flow chart of the order	r processing system that	_	_		
	clearly communicates export control scre		-	_		
	J. Whether there is a procedure to stop/hold	d transactions if	-	-		
	problems arise? K. Whether all key export-related personnel	are interviewed?				
	L. Whether there are clear, open communication		-	-		
	export-related divisions?		_	_		
	M. How is the performance of export control	l checks verified on a	-	_		
	daily basis?					
	N. Does it include sampling of the complete during the order processing?	ed screens performed	-	-		
	O. Whether export control procedures and E	EMS manuals are				
	consistent with EAR changes that have b		_	_		
	P. Whether the company's training module		-	_		
-	current with EAR and Federal Register r					
5.	Is there a written report of each internal review A. Are there written results of the review?	v?	-	-		
	B. Is the appropriate manager notified if act	ion is needed?				
	C. Are internal reviews performed annually,		_	_		
	quarterly, etc.?					
	D. Are spot checks/informal self-assessment	ts performed?	-	-		
6.	E. Are they documented? Is there evidence of a conflict of interest betwee	en the reviewer and	-	-		
0.	the division being reviewed?		-	-		
7.	Is a history maintained of reviews to monitor r		_	_		
8.	Is there a "best practice" that should be shared		_	_		
	the company to improve effectiveness and efficiency of an					
9.	controls and promote consistency of procedure Are other Departments aware of their export co		-	-		
).	responsibilities, i.e., legal dept., human resource					
	management., etc.)	,	_	_		

٨d	ninistrative Element Written Review	Y	N	Operational Review	Date
	nent 6: Notification Date	I	14	Comments	
	stem for notifying designated officials of possible non-compliance the EAR	-	_		
1.	Does the company have an on-going procedure for monitoring compliance of consignees, end-users and other responsible parties involved in export transactions?	_	_		
2.	Are there internal procedures in place to notify management within the company if a responsible party is determined to be in non-compliance?	-	_		
3.	Are there internal procedures in place to notify the appropriate U.S. Government officials when non-compliance is determined? (i.e., Export Administration's Office of Exporter Services ("OEXS"), Export Enforcement, etc.)	_	_		
4.	Do all employees receive export control awareness training (think about potential deemed exports and hand-carry scenarios)?	-	-		
5.	Has corporate policy been implemented which stresses to all employees an affirmative duty to notify export control officials in the event of possible non-compliance?	-	_		

Order Processing Element Written Review Date		Y	N	Operational Review	Date	
	Order Processing System affixing responsil rol checks/reviews.	bility for all required export			Comments	
1.	Are there written procedures to ensure that in place within the order processing flow checks are assigned?		_	_		
2.	Is the Order Processing System displayed chart?	visually in an order flow	_	_		
3.	Is there a narrative that describes the proc	ess?	-	_		
4.	Are the following screens included in theA. Are pre-order entry screen checks portugation of the screen described?B. Is the DPL screen described?			_		
	C. Is the Entity List screen described?		_	_		
	D. Are the Antiboycott red flags consid	lered?	_	_		
	E. Is the nuclear screen performed?		-	_		
	F. Is the missile technology screen per		-	-		
	G. Is the chemical & biological weapon					
	H. Is the product/country licensing dete	ermination screen	-	-		
	performed?	.49	-	-		
	 I. Is the diversion risk screen performed. J. Does the Order Processing System processing System processing control documents: 	procedure include a lover the following	_	_		
	Shipper's Export Declaration (SED) Instruction (SLI)? Airwaybills (AW		_	_		
5.	Does the procedure explain the order pro- actual shipment?	cess from receipt of order to	_	_		
6.	Does the procedure include who is responsible throughout the flow?	sible for each screen	_	_		
7.	Does the procedure describe when and wh (frequency of screening)?	hat screening is performed	_	_		
8.	Are hold and cancel functions implement	ed?				
9.	Does the procedure clearly indicate who l classification decisions?	has the authority to make	-	_		
10			-	-		
10.	Are supervisory or Export Control Admi procedures implemented at high risk poin		-	_		
				_		

	cening ElementWritten Reviewnent 1: Denied Persons Screen (DPL)Date	Y	N	Operational Review Comments	Date
A m DPI	ethodology for review of orders/shipments/transactions against the	_	_		
1.	Is there a written procedure to ensure screening of orders/shipments to customers covering servicing, training, and sales of items against the DPL?	_	_		
2.	Are persons/positions identified who are responsible for DPL screening (consider domestic and international designees)?	_	-		
3.	Is there a procedure to stop orders if a customer and/or other parties are found on the DPL?	_	-		
4.	Is there a procedure to report all names of customers and/or other parties found on the DPL?	_	-		
5.	Do the procedures include a process of what is used to perform the screening and if distribution of hard copies is required, who is responsible for their update and distribution?	-	_		
6.	Is the DPL checked against a customer base?		_		
	A. Are both the customer name and principal checked?		_		
	B. Is there a method for keeping the customer base current?	-	-		
	C. Is there a method for screening new customers?				
7.	Is the DPL checked on a transaction base?	-	-		
<i>,</i> .	A. Is the name of ordering party's firm and principal checked?	-	-		
	B. Is the end-user identity available? If so, is a DPL check done on the end-user?	-	-		
	C. Is the check performed at the time an order is accepted and/or	-	-		
	received? D. Is the check performed at the time of shipment?	-	-		
	E. Is the check performed at the time of simplicit?E. Is the check performed against backlog orders when a new or updated DPL is published?	-	-		
8.	Does documentation of screen (whether hard copy or electronic signature) include:	_	_		
	A. Name of individual performing the check?	_	_		
	B. Date of screen performed?				
	C. Date of current denied persons information used to perform the check?	-	-		
	D. Is the date of the DPL used to check the transaction documented? Is it current?	-	-		
9.	Are other trade-related sanctions, embargoes and debarments imposed	_	-		
	by agencies other than the Department of Commerce checked?	-	-		744.13
	A. Department of Treasury (Office of Foreign Assets Control):1) Specially Designated Terrorists?	-	-		744.13 744.14
	 Specially Designated Vationals and Foreign Terrorist 	_	l _		
	Organizations?				
	 B. Department of State: 1) Trade-related sanctions (Bureau of Politico-Military Affairs)? 	-	-		
	 2) Suspensions & debarments (Center for Defense Trade, Office of Defense Trade Controls)? 	-	-		
10.	Are domestic transactions screened against the DPL?	_	_		

Elem		Date			Operational Review Comments	Date
	ent 2. Product/Country License Determin	nation Screen				
produ	stem for assuring compliance with export lice act/country restrictions, License Exception Pa itions.			_		
	Are there written procedures for assuring con and country export restrictions?	npliance with product	- -	-		
2.	Do procedures include reexport guidelines?	_		-		
	Is there a written procedure that describes ho commodities, software, and technology) are on the CCL?					
	A. Does a technical expert within the comp	pany classify the items?	_ _	_		
	B. Does the manufacturer of the item class	ify the item?		-		
	C. Is there a written procedure that describ will be submitted to BXA and who will		- -	-		
]	D. Is there a written procedure that describ					
	jurisdiction determinations?					
	Is an individual designated to ensure that Produce the transmission determination guidance is current and update		- -	-		
5.	Is a Matrix or Decision Table used?					
	A. Are instructions provided easily unders	tood and applied?	_ _	_		
	B. Do instructions provided specify who, y					
	check each shipment against the matrix C. Does the matrix/table display ECCNs a	1 1 4 1 2 4 9		-		
	 Does the matrix/table display ECCIVs a Appropriate shipping authorizations, Li Exception(specify which) EAR 99, NI 	cense Required, License		-		
	E. Does the matrix communicate License					
	parameters/restrictions?F. Are license conditions and restrictions i matrix/table?			-		
	G. Does the matrix/table cross reference it	ems to be exported with	- -	-		
	license exceptions normally available (and end destination?			-		
	H. Does the matrix/table clearly define wh					
	be available for each item (also clearly exceptions may not be used due to Gen	anal Dushibitions)?		-		
	I. Are country restrictions displayed?			-		
	J. Is country information up-to-date?	_		_		
	K. Are item restrictions displayed? (i.e., te limitations, end-user limitations.)	chnical parameter				
	L. Are reporting prompts built into the ma	trix/table?				
	M. Are Wassenaar reports required? When N. Is National Defense Authorization Act		- -	-		750.7(d) 742.15 and 740.7
	required? O. Are NDAA Post shipment verifications	required?		-		
	P. Is the matrix automated?					
	Q. Is the matrix manually implemented?	-		_ [
	R. Is there a distribution procedure to ensu	re all appropriate users				
	receive the tool and instructions for use S. Is there a list to indicate the name of the		- -	-		
	using the tool?	-	- -	-		

Scr	eening Element	Written Review Date	Y	N	Operational Review Comments	Date
Ele	ment 2. Product/Country Licens	e Determination Screen (contd.)	_	_		
6.	Is there a "hold" function to preven	ent shipments, if needed, during	_			
7.	Is there a procedure to distribute a conditions?	nd verify receipt of license	_	_		
	A. Is there someone designated acknowledgment verification	1?	-	_		
	B. Is there a response deadline distributed?	defined when conditions are	-	_		

	eening Element nent 3: Diversion Risk Screen	Written Review Date	Y	N	Operational Review Comments	Date
Tor	eview orders against a Diversion Risk Profile					
			-	-		
1.	Are there procedures to screen orders for di indicators?	version risk red flag	_	_		
2.	Is a checklist used based upon the red flag i	indicators?	-	-		Part 732, Supplement 3
3.	Does the written screening procedure identi individual who performs the screen check?	fy the responsible	_	-		Supplement S
4.	Is the DRP considered at all phases of the o	rder processing system?	-	-		
5.	Is DRP performed on a transaction basis?		-	-		
6.	Is DRP performed on a customer base?		-	-		
7.	Is a checklist documented and maintained or order?	on file for each and every	_	_		
8.	Is a checklist documented and maintained on profile?	on file in the <u>customer</u>	_	_		
9.	Is the customer base checked at least annua indicators or when a customer's activities c		_	_		
10.	General Prohibition 6 - Prohibits export/rec embargoed destinations without proper lice embargoed destination prohibitions commu product/country matrix and part of the red f	nse authority. Are nicated on the	_	_		
11.	General Prohibition 10 - prohibits an expor transactions with knowledge that a violatic to occur. Is there anything that is suspect r the transactions?	on has occurred or is about	_	_		
12.	Are Missile Technology, Chemical and Bio Nuclear Screens performed? (See Screening EMS Guidelines.)		_	_		

	reening ElementWritten Reviewment 4: Nuclear ScreenDate	Y	N	Operational Review Comments	Date
	ystem for assuring compliance with the prohibited nuclear end /users in Part 744.2 and 744.6 of the EAR and 744, Supplement 4.	_	_		
1.	Prior to exporting, is there a written procedure for reviewing exports and reexports of all items subject to the EAR to determine whether they might be destined to be used directly or indirectly in any one or more of the prohibited of nuclear activities?	_	_		744.2
2.	Is a person/position identified who is responsible for ensuring screening of customers and their activities against the prohibited end-uses/users?	-	-		
3.	Does the procedure describe when the nuclear screen should be performed?	-	_		744, Supplement 4
4.	Does the procedure include a check against the Entity List?	-	-		744, Supplement 4
5.	If yes, is there a procedure to maintain documented Entity List screen decisions on file to verify consistent, operational review?	_	_		
6.	Is your nuclear screen completed on a:	-	_		
	A. transaction basis?B. against a customer base?C. before new customers are approved?	-	-		
7.	Does the check include documentation of the signature/initial of the person performing the check, and the date performed to verify consistent, operational performance of the check?	_	_		
8.	Is the customer base checked and the check documented at least annually in the Customer Profiles? (See EMS Guidelines, Screening Element 3, Diversion Risk Screen).	_	_		
9.	Is it clear who is responsible for the annual check?	-	-		
10.	Is there a list of all employees responsible for performing nuclear screening?	_	_		
11.	Is there a procedure to verify that all responsible employees are performing the screening?	-	-		
12.	Are nuclear checklists (or other tool) distributed to appropriate export control personnel for easy, efficient perfomance of the review?	_	-		
13.	Have export/sales personnel been instructed on how to recognize prohibited nuclear end-use activities?	_	-		544.6
14.	Does the procedure include a review of U.S. person activities against prohibited activities?	-	-		744.6
15.	Does the procedure include what to do if it is known that an item is destined to a prohibited end-use/user?	-	-		

Scre	eening Element	Written Review Date		N	I Contraction of the second seco	Date
Elen	nent 5: Missile Technology (MT)) Screen			Comments	
	stem for assuring compliance with t /users in part 744.3 and 744.6 and 7		_	_		
1.	 Prior to exporting, is there a written exports and reexports of all items s determine whether the items: A. are destined to or for a project Country Group D:4? B. or can be used in the design, or use of missiles in or by a cound D:4, whether or not that use in D:4, whether or not that use in they current? 	ubject to the EAR to t listed in the footnote to development, production or ntry listed in Country Group nvolves a listed project?	_			744.3 740, Supplement No. 1
2.	Is a person/position identified who screening of customers and their a prohibited end-uses/users?		_	_		
3.	Does the procedure describe when technolgoyscreen should be perform		-	-		744, Supplement 4
4.	Does the procedure include a check	k against the Entity List?	-	-		744, Supplement 4
5.	If yes, is there a procedure to main screen decisions on file to verify co review?		_	_		
6.	Is your missile screen completed of A. transaction basis? B. against a customer base? C. before new customers are app		-			
7.	Does the check include documenta of the person performing the check verify consistent, operational perfo	, and the date performed to	_	_		
8.	Is the customer base checked and least annually in the Customer Prot		_	-		
9.	Is it clear who is responsible for the	e annual check?				
10.	Is there a list of all employees resp missile screening?	onsible for performing	-	-		
11.	Is there a procedure to verify that a performing the screening?	ll responsible employees are	-	-		
12.	Are missile checklists (or other too export control personnel for easy, review?		-	-		
13.	Have export/sales personnel been i recognize prohibited missile end-us		_	_		744.6
14.	Does the procedure include a revie against prohibited activities?	w of U.S. person activities				

Scre	ening Element	Written Review Date	Y	N	Operational Review Comments	Date
Eler	nent 6: Chemical & Biological Weapons (CB	SW) Screen				
biol	stem for assuring compliance with the prohibited ogical weapons end-uses/users in Part 744.4 and olement 4.		-	-		
1.	Prior to exporting, is there a written procedure to exports and reexports of all items subject to the license requirements if the item can be used in to development, production, stockpiling, or use of bilogical weapons in or by a country listed in C D:3?	EAR for the design, chemical or	_	_		744 .4 Part 740, Supplement No. 1
	NOTE: If D:3 countries are listed within the EM are they current?	MS procedures,	-	-		
2.	Is a person/position identified who is responsib screening of customers and their activities agai prohibited end-uses/users?		-	_		
3.	Does the procedure describe when the chemical weapons screen should be performed?	l & biological	_	_		Part 744, Supplement 4
4.	Does the procedure include a check against the	Entity List?	_	_		
5.	If yes, is there a procedure to maintain document screen decisions on file to verify consistent, oper review?		_	_		
6.	Is your chemical & biological weapons screen of A. transaction basis?B. against a customer base?C. before new customers are approved?	completed on a:				
7.	Does the check include documentation of the si of the person performing the check, and the dat verify consistent, operational performance of th	e performed to	_	_		
8.	Is the customer base checked and the check do least annually in the Customer Profiles?	cumented at	_	_		
9.	Is it clear who is responsible for the annual che	eck?	_	_		
10.	Is there a list of all employees responsible for p chemical & biological weapons screening?	erforming	_	_		
11.	Is there a procedure to verify that all responsible performing the screening?	e employees are	_	-		
12.	Are chemical & biological weapons checklists of distributed to appropriate export control person efficient perfomance of the review?		_	-		
13.	Have export/sales personnel been instructed on recognize prohibited chemical & biological wea activities?		_	_		744.6

Scr	eening Element	Written Review Date	Y	N	Operational Review	Date
Ele	ment 7: Antiboycott Compli	ance Screen				
	A Method to Review Orders Against Antiboycott Compliance Red Flags.				Comments	
1.	Is there a written procedure t orders/shipping documents a		_	-		Part 760
2.	Are persons/positions identif performing this screen?	ied who are responsible for	_	_		
3.	Is the antiboycott screening p check list?	performed by using a profile	_	_		
4.	Does the checklist include thA. the firm's name?B. name/initials of individ check?C. date screen check is per	ual performing the screen	_ _ _			
5.	Is there a procedure to "hold during the processing of orde		-	-		
6.	Is a person designated to reso the Office of Antiboycott Co	blve red flags or report them to mpliance?	-	_		
7.	Have all units that might pos red flags been trained to ider	sibly come into contact with the tify the red flags?	-	-		
8.	Are antiboycott red flags inc Element 4?	luded in training materials in	-	_		

Element 8: Informed Letter/Entity List Screen Image: Comments A Procedure to Review Customers and Other Parties Against the Entity List. Image: Customers and Other Parties Against the Entity List to determine whether a license is required for exports or reexports of specified items to specified end-users, because BXA has determined that there is an unacceptable risk of use in, or diversion to prohibited proliferation activities? Image: Customers and Other Parties Against the Entity List to determine whether a license is required for the addition of rew entities to the Entity List? Image: Customers and Other Parties Against the Part 744, Supplement 4 S. Is the screening documented, including the following? Image: Customers and Other Parties Against the Entity List? Image: Customers and Other Parties Against the Part 744, Supplement 4 B. name/initials of individual performing the check? Image: Customers and Other Parties Against the Par	Scree	ning Element	Written Review Date	Y	N	Operational Review	Date
Entity List. - - 1. Is there a written procedure to screen transactions against the Entity List to determine whether a license is required for exports or reexports of specified items to specified end-users, because BXA has determined that there is an unacceptable risk of use in, or diversion to prohibited proliferation activities? - - 2. Is the screening documented, including the following? - - - B. name/initials of individual performing the check? - - - C. date check is performed? - - - - D. is screen check combined and performed with another check (i.e., Denied Persons List check)? - - - 3. Is the <i>Federal Register</i> monitored daily for the addition of new entities to the Entity List? - - - 4. If matches occur, is there a "hold" function implemented within the order processing system that stops the order until - - -	Eleme	ent 8: Informed Letter/Entit	y List Screen			Comments	
 Entity List to determine whether a license is required for exports or reexports of specified items to specified endusers, because BXA has determined that there is an unacceptable risk of use in, or diversion to prohibited proliferation activities? Is the screening documented, including the following? A. the firm's name? B. name/initials of individual performing the check? C. date check is performed? D. is screen check combined and performed with another check (i.e., Denied Persons List check)? Is the <i>Federal Register</i> monitored daily for the addition of new entities to the Entity List? If matches occur, is there a "hold" function implemented within the order processing system that stops the order until 		A Procedure to Review Customers and Other Parties Against the					
	Entity I. I H e c c c c c c c c c c c c c	List. Is there a written procedure to Entity List to determine wheth exports or reexports of specific users, because BXA has detern inacceptable risk of use in, or proliferation activities? Is the screening documented, if A. the firm's name? B. name/initials of individuant C. date check is performed? D. is screen check combined check (i.e., Denied Person Is the <i>Federal Register</i> monitor new entities to the Entity List? If matches occur, is there a "he within the order processing sy	screen transactions against the er a license is required for ed items to specified end- nined that there is an diversion to prohibited ncluding the following? al performing the check? d and performed with another ns List check)? ored daily for the addition of difference of the store of the				

Overall Evaluation

Was management commitment demonstrated throughout the system? Adequate resources to do the tasks?

Was ongoing export control communication demonstrated?

Are the written procedures current?

Are the written procedures consistent with operational procedures? If not, which needs to be amended..written or operational?

Were designated responsible persons (names current?) well trained in export control tasks?

Were there gaps in performance of export management procedures or was a smooth "SYSTEM" in place?

Was adequate documentation in place to verify performance of all export control tasks?

Assess the stability of the environment: recent company-wide changes? New export control personnel?