

Standard Operating Procedure (SOP) for issue of No Objection Certificate (NOC) for Export of Military Stores by Public as well as Private Sector Units.

1. **Background:**

As per DGFT's Notification No. 115(RE-2013)/2009-2014 dated 13th March, 2015, under the column 'Nature of Restriction' in S.No. 4 of Table A, it has been provided that No Objection Certificate (NOC) shall be obtained from the Department of Defence Production, Ministry of Defence, New Delhi as per the provisions of Standard Operating Procedure (SOP) of Department of Defence Production, as available on the website of Ministry of Defence. Accordingly, the procedure to be followed in this regard is detailed in following paragraphs.

2. **Procedure:**

This procedure will be applicable for issue of NOC for export of Military Stores as indicated in Appendix-I. This procedure has five parts as follows. All applications for NOC would require approval of the competent authority as per the internal guidelines issued by Department of Defence Production from time to time.

- Part – A : For export of Military Stores as in **Appendix-II**
- Part – B : For export of Military Stores other than in **Appendix-II**
- Part – C : Export of Military Stores for exhibition purposes (**Appendix – V**)
- Part – D : Export of Military Stores for testing and evaluation (**Appendix – VI**)
- Part – E : Export of Military Stores for participation in tender(**Appendix – VII**)

In all cases of export to a country which is in the negative list of MEA, consultation with MEA is mandatory.

3. **Part – A (For export of Military Stores as in Appendix-II):**

- i) Applications are to be made in original in the prescribed format. The description of the items intended to be exported should be clearly specified as per the information sought in Para 3 of the format available at **Appendix-III**.
- ii) Applications should be accompanied by End User Certificate (EUC), in original, as per the format of EUC available at **Appendix-IV**. The EUC is to be signed/ stamped by government of end user/ ultimate end user country/ state.
- iii) In case the item is intended to be exported to an ultimate end user through intermediary importer(s) abroad, then EUC from each such intermediary user/users is also required. The EUC/EUCs should be able to establish the chain of transmission of the exported product until it reaches the ultimate end user.
- iv) In cases where original EUC is not in English, its translated version in English duly certified by Notary Public/ Embassy/ Mission of India abroad should be provided.

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- v) The end user/ ultimate end user (as applicable) should give undertaking/ declare/ certify as below:
- a) That the item(s) imported shall not be used for purposes other than those declared in the EUC.
 - b) That the item(s) would not be subsequently transferred (re-exported) without the prior authorization of the original exporting Government.
 - c) That imported goods shall not be diverted sold or transferred to any third party whatsoever, except as indicated in the EUC.
 - d) That, if required, verification/ certification about the possession of the item(s) has occurred would be provided.
 - e) That the items imported shall not be used for any purpose that relate to the development of weapons of mass destruction.
- vi) EUC declarations can be verified by the Government, as deemed necessary, both before and after export.
- vii) Once the application is received along with necessary details and End User Certificate (EUC), the same shall be forwarded to Ministry of External Affairs (MEA), concerned Service Headquarters, DRDO, PIC Wing in MOD and any other agency, as the case may be, for comments within 15 days. If comments are not received within 15 days, it may be presumed that the concerned agency has 'no comments' to offer on the proposal and the case may be processed further.
- viii) A Committee under the Chairmanship of Joint Secretary (DIP) having representatives of MEA, PIC Wing of MOD, concerned SHQ(s), DRDO and any other expert, as deemed necessary, will examine and make recommendation on granting NOC for export of military stores in **Appendix – II** of SOP. **In case NOC for export is not agreed to by/comments are not received from any of the stake holders**, a meeting of this Committee will be scheduled after a gap of 15 days from circulation of application to all members. In case, due to certain sensitivities involved in the proposal due to any reason, the Committee is not in a position to take a final view, the matter will be placed before Defence Exports Steering Committee (DESC), which will be chaired by Secretary (Defence Production). **Cases for export of military stores in Appendix-II of SOP where EUC from Government of end user/ultimate end user country/State are not furnished, would also be examined by this Committee on case to case basis and recommended for issue of NOC only if plausible justification is provided.**

- ix) The NOC will be issued for the entire order/ contract at one go with validity of maximum two years or completion of the order, whichever is earlier. The validity of NOC may be extended from time to time, based on requirements and merits by the competent authority based on the recommendation of the Committee under the Chairmanship of Joint Secretary (DIP) as mentioned at para (viii) above. The quantity exported under each consignment shall be endorsed by Customs authorities on the original NOC at the time of each consignment.
- x) NOC will be issued for port of loading indicated in the application. If there is any change subsequently, endorsement from Department of Defence Production would have to be taken by the exporter.
- xi) NOCs as well as in-principle approvals would invariably be signed and stamped by two officers so designated in Department of Defence Production for the purpose, and copies marked to Office of DGFT, Customs, MEA and Embassy of India in the respective country.
- xii) The issue of this Standard Operating Procedure (SOP) does not preclude Department of Defence Production from requiring fulfillment of any other condition(s), if considered necessary, in particular cases.

4. **Part – B (For export of Military Stores other than in Appendix-II):**

- i) Applications are to be made in original in the prescribed format. The description of the item intended for export should be clearly specified as per the information sought in Para 3 of the format available at **Appendix-III**.
- ii) **No consultation with various stake holders such as MEA, Service Headquarter(s) concerned, DRDO or PIC Wing of MoD is required in case of Military Stores other than in Appendix-II of SOP.** However, if the export is intended to a negative list country, the MEA will be asked to give comments within 15 days.
- iii) Applications should be accompanied by an End User Certificate (EUC), in original, as per the format of EUC available at **Appendix-IV**.
- iv) In cases where original EUC is not in English, its translated version in English duly certified by Notary Public/ Embassy/ Mission of India abroad should be provided.
- v) EUC declarations can be verified by the Government, as deemed necessary, both before and after export.
- vi) The NOC will be issued for the entire order/contract at one go with the validity of maximum two years or completion of the order, whichever is earlier. The validity of NOC may be extended from time to time, based on requirements and merits by the competent authority. The quantity exported under each consignment shall be endorsed by Customs authorities on the original NOC at the time of each consignment.
- vii) NOC will be issued for port of loading indicated in the application. If there is any change subsequently, endorsement from Department of Defence Production would have to be taken by the exporter.

- viii) NOCs as well as in-principle approval would invariably be signed and stamped by two officers so designated in Department of Defence Production for the purpose, and copies marked to Office of DGFT, Customs, MEA and Embassy of India in the respective country.
- ix) The issue of this Standard Operating Procedure (SOP) does not preclude Department of Defence Production from requiring fulfillment of any other condition(s), if considered necessary, in particular cases.

5. **Part – C (Export of Military Stores for Exhibition Purposes):**

Applications for export of military stores for exhibition purposes are to be made in original in the prescribed format. The description of the item intended to be exported should be clearly specified as per the information sought in Para 3 of the format available **Appendix-V**. Such cases would be considered purely on a case-to-case basis, without insisting upon EUC from Government of End User/Ultimate End User country/State. In such cases, grant of NOCs would be considered inter-alia subject to the following conditions:-

- i) Submission of documents regarding confirmed participation in the exhibition.
- ii) If the item proposed to be exported for participation in the exhibition is an **Appendix-II** item, then the procedure detailed in Part A of the SOP will be followed (including consultation with MEA, concerned Service Headquarter(s), DRDO, PIC Wing in MOD and any other agency, as the case may be). However, in case the item is other than in **Appendix-II** of SOP, MEA will be asked to give comments only if the export for the purpose of Exhibition is intended to a country in the negative list of MEA.
- iii) Items are of non-lethal nature.
- iv) The quantity of export proposed is commensurate with the stated purpose.
- v) That the item(s) are not offered for sale.
- vi) That the item(s) would be imported back to India within a period of six months from the date of export.
- vii) Proof of such import (such as Bill of Entry) would be provided by the exporter to DDP within two months of import (i.e. within 8 months from the date of issue of NOC by this Department.

6. **Part –D (Export for the purpose of Testing and Evaluation):**

Applications for export of military stores for Testing and Evaluation purposes are to be made in original in the prescribed format (**Appendix – VI**). The description of the item intended to be exported should be clearly specified as per the information sought in Para 3 of the **Appendix - VI**. Such cases would be considered purely on a case-to-case basis, without insisting upon EUC from Government of End User/Ultimate End User country/State. In such cases, grant of NOCs would be considered inter-alia subject to the following conditions:-

- i) Justification for testing/evaluation of exported products along with the proof of consent from the Testing Agency.

- ii) If the item proposed to be exported for Testing and Evaluation purposes is an **Appendix-II** item, then the procedure detailed in Part A of the SOP will be followed (including consultation with MEA, concerned Service Headquarter(s), DRDO, PIC Wing in MOD and any other agency, as the case may be). However, in case the item is other than in **Appendix-II** of SOP, MEA will be asked to give comments only if the export is intended to a country which is in the negative list of MEA.
- iii) Items are of non-lethal nature.
- iv) The quantity of export proposed is commensurate with the stated purpose.
- v) That the item(s) are not offered for sale.
- vi) ***That the item(s) would be imported back to India within a period of one year from the date of export.***
- vii) Proof of such import (such as Bill of Entry) or proof of destruction of item(s) should be submitted by the exporter within a period of two months of import back/destruction of the item (i.e. 14 months from the date of export of the consignment for the purpose of testing and evaluation).

7. **Part – E (In-principle approval for participation in Tender/RFP/NIT or for exploring export opportunities):**

Applications for export of military stores for the purpose of participation in Tender/RFP/NIT or for exploring export opportunities are to be made in original in the prescribed format (**Appendix-VII**). The description of the item intended to be exported should be clearly specified as per the information sought in Para 3 of the **Appendix-VII**. Such cases would be considered purely on a case-to-case basis, without insisting upon EUC from Government of End User/Ultimate End User country/State. In such cases, grant of NOCs would be considered inter-alia subject to the following conditions:-

- i) If the item proposed to be exported is for the purpose of participation in Tender/RFP/NIT or for exploring export opportunities is an **Appendix-II** item, then the procedure detailed in Part A of the SOP will be followed (including consultation with MEA, concerned Service Headquarter(s), DRDO, PIC Wing in MOD and any other agency, as the case may be). However, in case the item is other than in **Appendix-II** of SOP, MEA will be asked to give comments only if the export for the purpose of for participation in Tender/RFP/NIT or for exploring export opportunities is intended to a country which is in the negative list of MEA.
- ii) Such in-principle approval for participation in tender/RFP/NIT or for exploring export opportunities for export would have validity of two years from the date of issue of approval or for the period covered under the application, whichever is less. In all such cases of in-principle clearance where the application was made in the format prescribed at **Appendix-VII** and the requisite consultations with the MEA has been completed, wherever required, then subsequent application for issue of NOC for actual export would be processed without referring the same to

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MEA as this process would have been completed at the time of in-principle clearance for participation in tender/RFP/NIT or for exploring export opportunities. **However, foreign policy and national security objectives may require that the in-principle approval issued earlier be reviewed. In such a case, DDP would inform the applicant exporter.**

- iii) Submission of valid documents for export of samples for participation in tenders such as Request for Proposal (RFP) or Notice Inviting Tender (NIT).
- iv) If the export is intended to negative list countries, the MEA will be asked to give comments within 15 days.
- v) Items are of non-lethal nature.
- vi) The quantity of export proposed is commensurate with the stated purpose.
- vii) That the item(s) are not offered for sale.
- viii) That the item(s) would be imported back to India within a period of six months from the date of export.
- ix) Proof of such import (such as Bill of Entry) would be provided by the exporter to DDP within two months of import.
- x) Where it is not feasible for the item to be imported, the exporter shall obtain an undertaking from the end-user that the item would not be diverted, sold or transferred to any third party.

At the time of actual export of the item, application for NOC in the prescribed format (Appendix-VII) along with EUC (Appendix – IV), in original, shall be submitted by the exporter to the Department of Defence Production.

8. ***Time frame for issue of NOCs:-***

- i) ***For items at Appendix-II of SOP – 4 weeks.***
- ii) ***Other than items at Appendix-II – 2 weeks.
(Additional 2 weeks if the country of export falls in the MEA's Negative list of countries).***

Note: The above time frame is not applicable in case of export of military stores to Iran.

- 9. ***Export of Military Stores to Iran would be governed by the relevant provisions as contained in Annexure 'B' to the UN Security Council Resolution No. 2231(2015) as adopted at its 7488th Meeting on 20.07.2015.***

(To be published in the Gazette of India Extraordinary Part-II, Section – 3, Sub-Section (ii))

**Government of India
Ministry of Commerce & Industry
Department of Commerce
Udyog Bhawan**

Notification No 115 (RE – 2013)/2009-2014

New Delhi, Dated: 13 March, 2015

Subject: Export of Military Stores.

S.O.(E) In exercise of the powers conferred by Section 5 of the Foreign Trade (Development & Regulation) Act, 1992 (No.22 of 1992) read with Para 1.3 of the Foreign Trade Policy, 2009-2014, as amended, the Central Government, with immediate effect, hereby makes the following amendments in Table A of Schedule 2 of ITC(HS)Classification of Export and Import Items.

2. Serial No. (S. No.) 4 of the Table A of Schedule 2 of ITC (HS) Classification of Export and Import Items is substituted as under:

**Table A
Goods falling in more than one Chapter of ITC (HS) Classification**

S.No.	Chapter	Item Description	Policy	Nature of Restriction
4	Any Chapter	Military Stores as specified in Export Licensing Note of Table A	Free	(i) No Objection Certificate (NOC) shall be obtained from the Department of Defence Production, Ministry of Defence, New Delhi as per the provisions of Standard Operating Procedure (SOP) of Department of Defence Production, as available on the website of Ministry of Defence. (ii) The description of item in the Shipping Bill shall prefix the Serial No. of the item indicated in Export Licensing Note of Table A viz. MS 001 a or MS 001 b or as the case may be. (iii) The Shipping Bill shall indicate the number and date of NOC of Department of Defence Production.

3. The existing Export Licensing Note of Table A is substituted as under:

Export Licensing Note of Table A

List of Military Stores

The following military stores are freely exportable subject to the conditions mentioned in the "Nature of Restriction" against Serial No. (S. No.) 4:

MS 001. Armoured or protective equipment, constructions and components, as follows:

- a. Metallic or non-metallic armoured plate, manufactured to comply with a military standard or specification; or suitable for military use.
- 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.
- c. Helmets manufactured according to military standards or specifications, or comparable national standards, and specially designed components therefor (i.e., helmet shell, liner and comfort pads).
- d. Body armour or protective garments and components therefor namely soft body armour or protective garments, manufactured to military standards or specifications, or to their equivalents, and specially designed components therefor.
- e. Body armour or protective garments and components therefor namely hard body armour plates providing ballistic protection equal to or greater than level III (NIJ 0101.06, July 2008) or national equivalents.

MS 002. The following smooth-bore weapons, other arms and automatic weapons, projectors and accessories and specially designed components therefor:

- a. Rifles, guns and combination guns, handguns, machine guns, sub-machine guns and volley guns; howitzers, cannon, mortars, anti-tank weapons, projectile launchers, military flame throwers, rifles, recoilless rifles, smooth-bore weapons and signature reduction devices therefor, detachable cartridge magazines and mountings, weapons sights and weapon sight mounts; specially designed for military weapons / stores.
- b. Weapons using caseless ammunition.
- c. Detachable cartridge magazines and mountings specified for military use, sound suppressors or moderators, special gun-mountings, optical weapons sights and flash suppressors, for arms specified by 2.a. and 2.b. above.
- d. Smoke, gas and pyrotechnic projectors or generators, specially designed or modified for military use.

MS 003. Bombs, torpedoes, grenades, smoke canisters, mines (except anti-personnel mines), depth charges, other explosive devices and charges and related equipment and accessories and specially designed components therefor for military use.

MS 004. Ammunition and fuze setting devices and specially designed components therefor including:

- a. Metal or plastic fabrications such as primer anvils, bullet cups, cartridge links, rotating bands and military stores metal parts.
- b. Safing and arming devices, fuzes, sensors and initiation devices.

MS 005. The following fire control, and related alerting and warning equipment, and related systems, test and alignment and countermeasure equipment, 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. Target acquisition, designation, range-finding, surveillance or tracking systems; detection, data fusion, recognition or identification equipment; and sensor integration equipment.
- c. Countermeasure equipment including detection equipment specified by para 5a or 5b.
- d. Field test or alignment equipment, specially designed for items specified by para 5a, 5b or 5c.

MS 006A. Vessels of war (surface or underwater), special naval equipment, accessories, components and other surface vessels specially designed or modified for military use.

MS 006B. Engines and propulsion systems, specially designed for military use in MS 006A and components therefor.

MS 006C. Underwater detection devices, controls and components therefor; Anti-submarine nets and anti-torpedo nets; Hull penetrators and connectors that enable interaction with equipment external to a vessel, and components therefor, specially designed for military use.

MS 006D. Silent bearings, components therefor and equipment specially designed for military use.

MS 007. Military Ground vehicles and components specially designed or modified for military use including:

- a. Tanks and other military armed vehicles and military vehicles fitted with mountings for arms or equipment for mine laying or the launching of munitions.
- b. Armoured vehicles.
- c. Amphibious and deep water fording vehicles.
- d. Recovery vehicles and vehicles for towing or transporting ammunition or weapon systems and associated load handling equipment.
- e. Mine-protected vehicles.

MS 008. High velocity kinetic energy weapon systems and related equipment and specially designed components therefor.

MS 009. Imaging or countermeasure equipment, specially designed for military use, and specially designed components and accessories therefor including:

- a. Recorders and image processing equipment;
- b. Cameras, photographic equipment and film processing equipment;
- c. Image intensifier equipment;
- d. Infrared or thermal imaging equipment;
- e. Imaging radar sensor equipment;
- f. Countermeasure or counter-countermeasure equipment, for the equipment specified above.

MS 010. Specialised equipment for military training or for simulating military scenarios, simulators specially designed for training in the use of any

firearm or weapon and specially designed components and accessories therefor.

MS 011. Miscellaneous equipment, materials and "libraries" and specially designed components therefor including:

- a. Construction equipment specially designed for military use.
- b. Fittings, coatings and treatments, for signature suppression, specially designed for military use.
- c. Field engineer equipment specially designed for use in a combat zone.
- d. Equipment and material, coated or treated for signature suppression, specially designed for military use, other than those specified elsewhere in the military stores.
- e. Mobile repair shops specially designed or 'modified' to service military equipment.
- f. Field generators specially designed or 'modified' for military use.
- g. Containers specially designed or 'modified' for military use;
- h. Laser protection equipment (e.g., eye and sensor protection) specially designed for military use.
- i. "Fuel cells", specially designed or 'modified' for military use.

MS 012. The following 'Production' equipment and components:

- a. Specially designed or modified 'production' equipment for the 'production' of products specified by the Military Stores List, and specially designed components therefor;
- b. Specially designed environmental test facilities and specially designed equipment therefor, for the certification, qualification or testing of products specified by the Military Stores List.

MS 013. Electronic equipment specially designed for military use such as electronic countermeasure and electronic counter-countermeasure equipment and specially designed components therefor, including jamming and counter-jamming equipment, frequency agile tubes and transmitter block, electronic systems or equipment designed either for surveillance and military intelligence or counteracting such surveillance and monitoring, underwater counter measures and automated command and control systems.

MS 014. Directed Energy Weapon (DEW) systems related to counter measure equipment and test modules specially designed for military use and specially designed components therefor.

MS 015. Software especially designed or modified for military use or for the development, production or use of equipments, materials listed in this Military Stores list.

MS 016. Technology required for the development, production, operation, installation, maintenance, repair, overhaul or refurbishing of items specified in this Military Stores list.

NOTE: *Some of the items listed above may be of dual use (SCOMET items) depending upon their specifications and specific end uses. Hence, the exporters may also refer to SCOMET LIST [Appendix 3 to Schedule 2 of ITC(HS) Classification of Export & Import Items] for determining whether the item requires export license from DGFT.*

4. Effect of this notification:

The list of military stores that requires NOC from Department of Defence Production for export has been notified.

(Pravir Kumar)
Director General of Foreign Trade
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(Issued from F.No.01/91/171/73/AM14/Export Cell)

List of Military Stores requiring EUC from the Government of the importing country.

1. All items covered by MS 002 of Appendix I except accessories and components.
2. All items covered by MS 003 of Appendix I except accessories and components.
3. All items covered by MS 004 of Appendix I except components.
4. All items covered by MS 006A of Appendix I except accessories and components.
5. All items covered by MS 007 of Appendix I except components.
6. All items covered by MS 008 of Appendix I except components
7. All items covered by MS 009 of Appendix I except accessories and components.
8. All items covered by MS 010 of Appendix I except accessories and components.
9. All items covered by MS 013 of Appendix I except components.
10. All items covered by MS 014 of Appendix I except components.
11. Software especially designed or modified for military use or for the development, production or use of equipments, materials listed in this Appendix.
12. Technology required for the development, production, operation, installation, maintenance, repair, overhaul or refurbishing of items specified in this Appendix.

**The format for applying for NOC to Department of Defence Production,
Ministry of Defence, for export of Military Stores**

1. Name & Address of the Applicant:

2. IEC Number (Importer Exporter Code No.):

3.
 - (i) Item of Export and its specification.
 - (ii) Whether specially designed or modified for military use. If yes, please provide details.

4.
 - (i) Quantity applied for:
 - (ii) FoB value per Unit:

 - (iii) Total FoB value:

 - (iv) Whether Exported the same item to the same country, if yes, when:

 - (v) To other countries please indicate the name of the countries:

 - (vi) Export order no. & date (attach a copy):

 - (vii) Name & full address of the buyer:

 - (viii) Name & full address of the end-user:

 - (ix) Port of shipment:

 - (x) Destination of export

 - (xi) Port of Discharge:

 - (xii) Ultimate Destination:

 - (xiii) End-user Certificate:

5. Any other information:

Signature of the applicant.....
Name of the Applicant.....
Date & Place.....

End User Certificate

Indian Exporter :
(Name, Address, Registered Office, Telephone/Fax Number):

Indian Manufacturer :
(Name, Address, Registered Office, Telephone/Fax Number):

Importer :
(Name, Address, Registered Office, Telephone/Fax Number):

End User :
(Name, Address, Registered Office, Telephone/Fax Number):

Contract Number :

Mode and Port of shipment :

Sl. No.	Description of item Exported	Classification in Indian Export Regulations	Quantity	Total Price

1. It is hereby certified that the item(s) imported will be used by the undersigned for the following purpose(s) only_____

2. It is hereby declared/certified that:

- a) The item(s) imported will not be used for purposes other than those declared in EUC.
- b) The item(s) would not be subsequently transferred (re-exported) without the prior authorization of the original exporting Government.
- c) The item(s) will not be diverted, sold or transferred to any third party whatsoever, except as indicated.
- d) If required, verification/certification that the possession of the item(s) has occurred would be provided.
- e) The item(s) imported by us shall not be used for any purpose that relate to development of weapons of mass destruction.

Signature of End User_____
(With English Translation)

Designation_____
Ministry of _____
Govt.of _____

Official stamp_____
(With English Translation)

Date_____
Place _____

The format for applying for NOC to Department of Defence Production, Ministry of Defence, for export of Military Stores for Exhibition Purposes

1. Name & Address of the Applicant:
2. IEC Number (Importer Exporter Code No.):
3.
 - (i) Item of Export and its specification.
 - (ii) Whether specially designed or modified for military use. If yes, please provide details.
4.
 - (i) Quantity applied for:
 - (ii) FoB value per Unit:
 - (iii) Total FoB value:
 - (iv) Whether Exported the same item to the same country, if yes, when:
 - (v) To other countries please indicate the name of the countries:
 - (vi) Port of shipment:
 - (vii) Destination of export:
 - (viii) Port of Discharge:
5. Documentary Proof of Participation in exhibition.
6. An undertaking/declaration/certification as below:
 - a) That the items are of non-lethal nature.
 - b) That the item(s) are not offered for sale.
 - c) That the item(s) would be imported back to India within a period of six months from the date of exports.
 - d) That the proof of such import (such as Bill of Entry) would be provided by the exporter to DDP within two months of import.
7. Any other information:

Signature of the applicant.....
Name of the Applicant.....
Date & Place.....

The format for applying for NOC to Department of Defence Production, Ministry of Defence, for export of Military Stores for the purpose of Testing and Evaluation

1. Name & Address of the Applicant:
2. IEC Number (Importer Exporter Code No.):
3.
 - (i) Item of Export and its specification.
 - (ii) Whether specially designed or modified for military use. If yes, please provide details.
4.
 - (i) Quantity applied for:
 - (ii) FoB value per Unit:
 - (iii) Total FoB value:
 - (iv) Whether Exported the same item to the same country, if yes, when:
 - (v) To other countries please indicate the name of the countries:
 - (vi) Port of shipment:
 - (vii) Destination of export:
 - (viii) Port of Discharge:
5.
 - (i) Justification for Testing/Evaluation of exported products.
 - (ii) Proof of consent from Testing Agency.
6. An undertaking/declaration/certification as below:
 - a) That the items are of non-lethal nature.
 - b) That the item(s) are not offered for sale.
 - c) That the item(s) would be imported back to India within a period of six months from the date of exports or proof of destruction of item(s) is submitted by the exporter within six months of exports.
 - d) That the proof of such import (such as Bill of Entry) would be provided by the exporter to DDP within two months of import.
7. Any other information:

Signature of the applicant.....
Name of the Applicant.....
Date & Place.....

The format for applying for NOC to Department of Defence Production, Ministry of Defence, for in-principle approval for the purpose of Participation in Tender/RFP/NIT or for exploring export opportunities.

1. Name & Address of the Applicant:
2. IEC Number (Importer Exporter Code No.):
3.
 - (i) Item of Export and its specification.
 - (ii) Whether specially designed or modified for military use. If yes, please provide details.
4.
 - (i) Quantity applied for:
 - (ii) FoB value per Unit:
 - (iii) Total FoB value:
 - (iv) Whether Exported the same item to the same country, if yes, when:
 - (v) To other countries please indicate the name of the countries:
 - (vi) Port of shipment:
 - (vii) Destination of export:
 - (viii) Port of Discharge:
5. Requirement for export of samples for participation in Tenders (e.g. Request for Proposal or Notice Inviting Tender).
6. An undertaking/declaration/certification as below:
 - a) That the items are of non-lethal nature.
 - b) That the item(s) are not offered for sale.
 - c) That the item(s) would be imported back to India within a period of six months from the date of exports. Where it is not feasible for the item to be imported, the exporter shall obtain an undertaking from the end-user that the item would not be diverted, sold or transferred to any third party.
 - d) That the proof of such import (such as Bill of Entry) would be provided by the exporter to DDP within two months of import.
7. Any other information:

Signature of the applicant.....
Name of the Applicant.....
Date & Place.....
