## **Revisions to Form BIS-645P**

## International Import Certificate

## OMB Control No. 0694-0017

(September 2014)

Previous Version	Replaced With
GENERAL INSTRUCTIONS BOX/RIGHT SIDE (COVER PG.)	
Please disregard the P.O. Box address for the Department of Commerce	
listed on the back of the IIC Form.	DELETED
PAGE ONE	
FORM BIS-645P/ATF-4522/DSP-53 (REV 8/02)	FORM BIS-645P/ATF-4522 (REV 6/14)
Title	
U.S. DEPARTMENT OF THE TREASURY	U.S. DEPARTMENT OF JUSTICE
Bureau of Alcohol, Tobacco and Firearms	Bureau of Alcohol, Tobacco, Firearms,
U.S. DEPARTMENT OF STATE	and Explosives
Office of Munitions Control	
For U.S. Government Use	
If this form has been approved by the Department of Commerce or the	If this form has been approved by the Department of Commerce, it is not
Department of State, it is not valid unless the official seal of the	valid unless the official seal of the Department of Commerce, appears in
Department of Commerce, or the Department of State, appears in this	this space. If this form is approved by the Justice Department, a seal is not
space. If this form is approved by the Treasury Department, a seal is not	required.
required.	
4. Representation and undertaking of U.S. importer or principal	
The undersigned hereby represents that he has undertaken to import into	The undersigned hereby represents that he has undertaken to import into
the United States of America under a U.S. Consumption Entry or U.S.	the United States of America under a U.S. Consumption Entry or U.S.
Warehouse Entry the commodities in quantities described above, or, if	Warehouse Entry the commodities in quantities described above, or, if the
the commodities are not so imported into the United States of America,	commodities are not so imported into the United States of America, that
that he will not divert, transship, or reexport them to another destination	he will not divert, transship, or reexport them to another destination except
except with explicit approval of the Department of Commerce, the	with explicit approval of the Department of Commerce, the Department of
Department of State, or the Department of the Treasury, as appropriate.	State, or the Department of Justice, as appropriate.
This document ceases to be valid unless presented to the competent	This document ceases to be valid unless presented to the competent
foreign authorities within six months from its date of issue.	foreign authorities within 12 months from its date of issue.
No import certification may be obtained unless this International Import	No permanent import certification may be obtained unless this
Certificate has been completed and filed with the appropriate U.S.	International Import Certificate has been completed and filed with the
Government agency (Department of Commerce: 50 U.S.C. app. §2411,	appropriate U.S. Government agency (Department of Commerce: 50

E.O. 1221415 C.ER. §368; Department of the Treasury; 22 U.S.C. §2778, E.O. 11959, 27 C.ER. §47; Department of State: 22 U.S.C.2778, 2779, E.O. 11958, 22 C.ER. §123). Information furnished herewith is subject to the provisions of Section 12(c) of the Export Administration Act of 1979, 50 U.S.C. app. 2411(c), and its unauthorized disclosure is prohibited by law.	U.S.C. app. §2411, E.O. 12214 15 C.F.R. §748; Department of Justice; 22 U.S.C. §2778, E.O. 13637, 27 C.F.R. §447). Information furnished herewith is subject to the provisions of Section 12(c) of the Export Administration Act of 1979, 50 U.S.C. app. 2411(c), and its unauthorized disclosure is prohibited by law.
Designated Commerce, State, or Treasury Official	Designated Commerce or Justice Official
Previous Version	Replaced With
PAGE TWO – COLUMN ONE	
In accordance with an agreement between the Departments of Commerce, State, and Treasury, Import Certificates issued to facilitate international cooperation in export control matters have been standardized. Under this standardization these agencies will use the same form. The U.S. Department of the Treasury issues the form for articles enumerated on the U.S. Munitions Import List in connection with the issuance of a Treasury Department Import Permit. The U.S. Department of State issues the form in connection with foreign transfer by a U.S. entity of U.S. Munitions List articles. The U.S. Department of Commerce issues the form for all other commodities subject to an Import Certificate requirement.	In accordance with an agreement between the Departments of Commerce and Justice, Import Certificates issued to facilitate international cooperation in export control matters have been standardized. Under this standardization these agencies will use the same form. The U.S. Department of Justice issues the form for articles enumerated on the U.S. Munitions Import List in connection with the issuance of a Justice Department Import Permit. The U.S. Department of Commerce issues the form for all other commodities subject to an Import Certificate requirement.
The quadruplicate copy of this form should be retained by the importer for record purposes, and after the original is signed and numbered by the designated U.S. Commerce, State, or Treasury Department official, the International Import Certificate Number should be entered on the record copy	The quadruplicate copy of this form should be retained by the importer for record purposes, and after the original is signed and numbered by the designated U.S. Commerce or Justice Department official, the International Import Certificate Number should be entered on the record copy
<b>Issuance by U.S. Department of Commerce</b> Requests for certification and validation of Import Certificates or requests for amendments of Import Certificates may be filed with the Office of Exporter Services, P.O. Box 273, Washington, D.C. 20044.	Requests for certification and validation of Import Certificates or requests for amendments of Import Certificates may be filed with the Bureau of Industry and Security; U.S. Department of Commerce; 14th Street and Pennsylvania Avenue, N.W.; Room 2705; Washington, D.C. 20230; Attn: "IIC enclosed".
Issuance by U.S. Department of the Treasury	Issuance by U.S. Department of Justice
In the case of articles enumerated in the U.S. Munitions Import List (27	In the case of articles enumerated in the U.S. Munitions Import List (27
Code of Federal Regulations 447) covering arms, ammunition, and implements of war, communicate with the Bureau of Alcohol, Tobacco	Code of Federal Regulations 447) covering arms, ammunition, and implements of war, communicate with the Bureau of Alcohol, Tobacco,
and Firearms, Department of the Treasury, Washington, D.C. 20226.	Firearms and Explosives, Department of Justice, 244 Needy Road,

	Martinsburg, WV 25405.
Issuance of U.S. Department of State	Communication with U.S. Department of State
In the case of foreign transfer by a U.S. entity of U.S. Munitions List	concerning Foreign Transfers
articles (22 Code of Federal Regulations 121) communicate with the	This form does not apply to the foreign trade transfer by a U.S. entity of
Office of Munitions Control, Department of State, Washington, D.C.	U.S. Munitions List articles (22 Code of Federal Regulations 121). For
20520.	such foreign transfers, communicate with the Directorate of Defense Trade Controls, U.S. Department of State, Washington, D.C. 20520.
SPECIAL INSTRUCTIONS	Controls, 0.5. Department of State, Washington, D.C. 20520.
<i>Item 4</i> The U.S. Department of Commerce, Department of State	The U.S. Department of Commerce and/or Department of Justice, shall
and/or Department of Treasury, shall be notified immediately of any	be notified immediately of any changes of fact or intention set forth on
changes of fact or intention set forth on this form	this form
Where the commodities are not imported into the U.S. under such	Where the commodities are not imported into the U.S. under such
Customs entries, permission to divert, transship or reexport the	Customs entries, permission to divert, transship or reexport the
commodities must be obtained from the Department of Commerce,	commodities must be obtained from the Department of Commerce, or
Department of State, or Department of Treasury.	Department of Justice.
Previous Version	Replaced With
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<b>REGULATIONS COVERING USE OF THIS FORM</b>	
(b) The Department of State regulation covering the foreign transfer by a	
United States entity of United States Munitions List equipment, previous	DELETED
exported from the United States under a license of the department of	
State, to any country other than the country of ultimate destination as	
stated in the export license, is set forth in Part 123.10(b) of the	
<i>International Traffic in Arms Regulations</i> , which is available from the	
U.S. Government Printing Office.	
PENALTIES AND SANCTIONS FOR VIOLATIONS	
(a) The Export Administration Act provides a civil penalty not to	(a) The International Emergency Economic Powers Act provides a civil
exceed \$10,000 that may be imposed for each violation of the Export	penalty not to exceed \$250,000 or twice the amount of the transaction that
Administration Act or any regulation, order, or license issued under the	is the basis of the violation that may be imposed for each violation of the
Act either in addition to or instead of any liability or penalty which may	International Emergency Economic Powers Act or any regulation, order,
be imposed. Violations involving national security controls imposed	or license issued under the Act
under Sections of the Export Administration Act are subject to a civil	
penalty not to exceed \$100,000 for each violation	
(2) The Export Administration Act provides that whoever willfully	(2) The International Emergency Economic Powers Act provides that
violates any provision of this Act or any regulation, order, or license	whoever willfully violates any provision of this Act or any regulation,

issued thereunder, shall be fined not more than five (5) times the value of the exports involved or \$50,000, whichever is greater, or imprisoned	order, or license issued thereunder, shall be fined not more than \$1,000,000, or imprisoned not more than twenty (20) years, or both.
not more than five (5) years, or both. (See also §764.3 of the Export Administration Regulations.)	(See also §764.3 of the Export Administration Regulations.)
(3) For purposes of this paragraph, "controlled country" means any country described in section 620(f) of the Foreign Assistance Act of 1961.	DELETED
(4) Any person who willfully violates any provision of section 38 of the Arms Export Control Act, or any rule or regulation issued under that section is subject, upon conviction, to a maximum fine of \$100,000 or a maximum of two (2) years imprisonment or both (also see §127.1 <i>et.seq.</i> of the International Traffic In Arms Regulations).	(3) Any person who willfully violates any provision of section 38 of the Arms Export Control Act, or any rule or regulation issued under that section is subject, upon conviction, to a maximum fine of \$1,000,000 or a maximum of twenty (20) years imprisonment or both (also see §127.1 <i>et.seq.</i> of the International Traffic In Arms Regulations).