



API DELEVAN DOMESTIC SALE EUS QUESTIONNAIRE FOR CUSTOM PARTS ONLY
FOR MILITARY/DEFENSE/SPACE END USE APPLICATIONS
This form is required with every quote or sales order with Thomson.

The End Use Statement must be complete. An incomplete EUS will be rejected and delay the quote/order processing.

Date End Use Completed by Buyer:

1) Company Name:

2) Thomson Part #:

5) Quoting, not yet a sale

3) Thomson Sales Order/Quote#:

4) Buyer part #:

6) Domestic EUS Purpose: In order to comply with U.S. regulations, Thomson requires that buyers ordering custom parts for military/space/defense end use applications complete this form for proper ITAR/EAR classification purposes. Thomson has several foreign offices, so ITAR and ECCN classifications need to be reflected accordingly to avoid a Deemed Export violation. This questionnaire serves as critical knowledge on this custom part to see if a Non-US Person can be involved in the sale, including manufacturing and data transference

7) BUYER: Provide a **detailed** explanation of the functionality of the part in end use application. Include any model #s involved and be detailed with the function of the part in the end use application. Your explanation needs to be detailed enough so that Thomson knows the functionality of the part being purchased in the end use application.

(This field cannot be blank)

8) Does the print or technical data reflect a DoD Distribution B-G statement? Yes No
If the answer is "YES" a Non-U.S. Person cannot manufacture this part or see print/data

9) Does the print or technical data reflect that either are ITAR controlled? Yes No
If the answer is "YES" a Non-U.S. Person cannot manufacture this part or see print/data

10) Does the print or technical data reflect that either are EAR controlled? Yes No
If the answer is "YES" Compliance MUST review the ECCN classification to determine if a non-U.S. Person can manufacture this part or see print/data.

11) Does the print or technical data reflect an Arms Export Control Act statement? Yes No
If the answer is "YES" a Non-U.S. Person cannot manufacture this part or see print/data

12) Can this part be manufactured by all Non-U.S. Persons without a license? Yes No

13) Can all Non-U.S. Persons have access to tech data or drawings without a license? Yes No

14) Will this part export out of the US after this domestic sale? Yes No

Please send a complete parties list for all parties in this transaction



Linear Motion. Optimized.

15) I confirm that this part will not be exported, re-exported/re-transferred to any of the following sanctioned countries: Belarus, Cuba, Iran, North Korea, Russia, Sudan, Syria or Venezuela Initial here: _____

16) If the part is modified and the prints or data have control statements, the part will be controlled under ITAR, or EAR and the classification must be reflected below:

If the part is controlled under ITAR, the ITAR classification must be reflected: ITAR: _____

If the part is controlled under EAR, the ECCN classification must be reflected: ECCN: _____

17) This sale with Thomson is domestic only. Should the purchaser export, re-export or re-transfer the part(s) after this sale, the purchaser is considered the U.S. Principal Party in Interest (USPPI)/Exporter of Record and responsible to ensure they comply with U.S. export controls and economic sanction regulations, including but not limited to the following:

Screening all parties to this transaction to ensure you are not selling to a sanctioned/denied party

Country of Origin determination

HTS Classification

Vetting end use applications to determine if an export license is required prior to export.

YOU ARE REQUIRED TO NOTIFY THOMSON IF AN ITAR/EAR CLASSIFIED PART IS EXPORTING, REEXPORTING OR RETRANSFERRING TO ANY PARTY NOT REFLECTED ON THIS EUS STATEMENT.

Depending on the nature of the product (end-use application, end-user, and country of destination), U.S. export controls may restrict the export or re-export of this part. Export controls may also require you to obtain a DDTC or BIS license prior to exporting or re-exporting the product. Failure to comply with U.S. export control regulations may result in serious consequences including severe fines, loss of export/import privileges, imprisonment, or inclusion on the U.S. governments list of “denied parties”.

I hereby certify that I have read this document and that the above statements are accurate. I am aware of my responsibilities should my company export, re-export or re-transfer the parts that are being purchased through Thomson.

18) Printed Name of Authorized Representative: _____

19) Title: _____

20) Signature of Authorized Representative: _____

Thomson Compliance Reviews this End Use Statement and approves it below. A part cannot be entered or quoted without Compliance approval.

Compliance Review and

Approval: _____ Date: _____

******This Annual Blanket End Use Statement is valid for 1 year from the Compliance date of approval******