PROFLUID

EXPORT CONTROLS POLICY

Profluid Pty Ltd attaches a high priority to understanding, and complying with, Australian export controls and will give priority to complying with all Australian export laws over our commercial interests.

Export control laws and regulations seek to prevent the misuse of sensitive technology in the interests of national security.

Current legislation regulates the tangible and intangible export from Australia to a place outside Australia of defence and strategic goods, software, and technology listed in the Defence Strategic Goods List (DSGL).

Profluid Pty Ltd is committed to maintaining an effective system of export control compliance that is designed to avoid violations, detect them promptly if they occur, and provide timely responses, including prompt investigations and appropriate remedial actions.

Our leaders shall ensure that all employees in their Business comply with all applicable laws and regulations when importing and exporting products, services and information, and shall act at all times in accordance with export controls laws and regulations.

Profluid will exercise due diligence by taking reasonable precautions to ensure that its staff, and other relevant personnel, are made aware of their obligations under Australian export controls laws and regulations.

All staff and other relevant personnel, are responsible for complying with export control and sanctions laws in the conduct of the work-related activities, and must exercise due diligence when dealing with matters that may fall within the scope of this Policy.

Profluid employees and other relevant personnel, shall not, without a permit or licence from the Department of Defence, undertake the following activities in relation to controlled goods (defence and dual-use goods on the DSGL):

- intangible supply a person in Australia providing controlled technology in a non-physical form (e.g. electronically) to another person outside Australia;
- tangible supply the physical export of goods outside Australia;
- publication in relation to military technology, placing this in the public domain by publishing it on the internet, to the public or to a section of the public; or
- brokering anyone located in Australia, or an Australian citizen or resident located outside Australia, acting
 as an agent or intermediary to arrange the transfer of controlled goods or technology between two places
 located outside Australia, and receiving money or non-cash benefit, or advancing a political, religious or
 ideological cause for arranging the supply.

Our Policy will be made available to any interested party via our website at: https://profluid.com.au/

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Jerome Monteiro Managing Director