

US Export Controls Classification Information (Good Dynamics Software)

Current as of December 22, 2011

Export and reexport of Good Technology's Good Dynamics software ("Good Dynamics") is subject to the U.S. Export Administration Regulations ("EAR") (http://www.access.gpo.gov/bis/ear/ear_data.html) administered by the U.S. Department of Commerce's Bureau of Industry and Security ("BIS").

Please note that Good is unable to provide legal advice to its customers and is providing the export classification information below for reference purpose only. Good is not making any representations as to your eligibility to export or reexport the Good software. All information is provided "as is" and is subject to change without notice. As the exporter, you are responsible for compliance with the EAR, and any other applicable US export laws and regulations and should consult with your own legal counsel.

Importantly, you will need to determine the proper Export Control Classification Number ("ECCN") for each application(s) you develop which includes the Good Dynamics software. The following information is intended to inform you of the proper classification of the Good Dynamics software, as an aide to your analysis of your application(s) and its classification.

ECCN/CCATS Information

The Good Dynamics software listed in the chart below may be exported under the EAR to most destinations without a license (i.e., "No License Required" or "NLR"). However, without limitation, the Good Dynamics software may not be exported or reexported: (a) to certain **prohibited countries** (e.g., Cuba, Iran, North Korea, Sudan and Syria), (b) to **prohibited persons or entities**, including those on the Bureau of Industry and Security's Denied Persons List, Unverified List or Entity List, or on the Office of Foreign Assets Control's list of Specially Designated Nationals and Blocked Persons, or other export control lists, or (c) for any **prohibited end-use**, including, without limitation, nuclear, chemical or biological weapons proliferation, or development of missile technology. The U.S. government's consolidated export screening list is located at the following link: http://www.export.gov/ecr/eg_main_023148.asp. All parties to a transaction should be screened against this list prior to export or re-export.

Product	ECCN	CCATS	License Exception/NLR
Good Dynamics Client Software	5D992 Mass Market Section 742.15(b)(3)	G140818	NLR
Good Dynamics GP Server Software	5D992 Mass Market Section 742.15(b)(1)	G140818	NLR
Good Dynamics GC Server Software	5D992 Mass Market Section 742.15(b)(1)	G140818	NLR

For further details on export restrictions applicable to ECCN 5D992 products, please refer to the EAR.

Information on Reexporting

BIS provides reexport guidance on the following website: <http://www.bis.doc.gov/licensing/reexportguidance.htm>. Good's customers may wish to consult such guidance to determine the applicable reexport requirements.

As described on the BIS website, a "reexport" is any shipment or transmission of an item subject to the EAR from one foreign country to another foreign country. For example, a foreign-origin application which includes the Good Dynamics Client Software (a U.S. origin item) may be subject to the EAR. If such

application is subject to the EAR and is downloaded by a traveler on to a mobile device in a foreign country (e.g., Germany) and then such traveler makes a business trip with the mobile device to another foreign country, this is considered a "reexport" from Germany to such other country. The EAR would likely apply to such reexport. However, certain license exceptions may be applicable to your particular reexport (e.g., TMP or BAG), subject to certain conditions. There are also EAR rules regarding allowing access to the Good software to a foreign national while in the U.S. or a third country that *may* constitute a "deemed" export or reexport of the Good software to the home country of such foreign national, depending on the circumstances. As stated above, if you, Good's customer, export or reexport our software you are responsible for compliance with the EAR and all other applicable U.S. export control laws and regulations.

The information in this document is not legal advice, and you are recommended to seek your own legal advice as appropriate.