

Law (1991:341) on Strategic Material (extracts)

- Para.1 This law applies to control of strategic material
- Para. 1 a Permission according to this law or according to regulations that have been passed by the law shall be given if it does not conflict with international, security or defence political interests.
- Para. 1 b Questions concerning permission according to this law and according to the Council regulations (EG) number 3381/94 are dealt with by the Inspektionen for Strategiska Produkter (The inspecting authority for strategic products) or any authority the government might choose.

Area of application

- Para. 2 The law is valid to the extent it is prescribed by the government
1. complete robot and rocket systems and other unmanned aircrafts that can be used as carriers of weapons of mass destruction,
 2. parts, components and constructing materials for systems referred to in 1 and that can reach a range of 300 kilometres,
 4. biological agents that can be used in biological weapons and chemical products that can be used for the production of chemical weapons (chemical precursors),
 5. equipment that can be used for the manufacturing of biological or chemical weapons and of such biological agents and chemical precursors that are referred to in 4.
 11. other products that wholly or partially are or can be used in conjunction with
 - a. the development, production, handling, operation, maintenance, stockpiling, detection, identification or dissemination of chemical or biological weapons or nuclear weapons,
 - b. the development, production, maintenance or stockpiling of missiles that can carry such weapons that are comprised of corresponding international export control arrangements (Law 1995:500)

Agreement about the permission to manufacture

- Para. 5 Agreements that involve the grant or the transfer of a right to the production of the products referred to in paragraphs 2 section 1-5 and 7-9 to someone abroad cannot take place without permission in this country

Swedish authorities, Swedish companies and persons residing or permanently staying here (Sweden) are prohibited to be involved in such agreements without permission even outside this country.

Declarations etc

Para. 6 b According to updated regulations that the government passes shall a declaration be given every year from the entity or person that:

1. produces, prepares, consumes, imports or exports products that are referred to in paragraph 2, section 4.
2. under any of the last three years have produced, prepared, consumed, imported or exported such product, or
3. produces discrete organic chemicals.