Proposal for a

COUNCIL REGULATION (EU) No …/2010

on restrictive measures against Iran and repealing Regulation (EC) No 423/2007

(presented jointly by the Commission and the High Representative of the EU for Foreign Affairs and Security Policy)
EXPLANATORY MEMORANDUM

(1) On 26 July 2010, the Council approved Decision 2010/413/CFSP confirming the restrictive measures taken since 2007 and providing for additional restrictive measures against Iran in order to comply with UN Security Council Resolution 1929 (2010) and accompanying measures as requested by the European Council in its Declaration of 17 June 2010.

(2) These restrictive measures comprise in particular additional restrictions on trade in dual-use goods and technology and equipment which might be used for internal repression, restrictions on trade in key equipment for, and on investment in, the Iranian oil and gas industry, restrictions on Iranian investment in the uranium mining and nuclear industry, restrictions on transfers of funds to and from Iran, restrictions concerning the Iranian banking sector, restrictions on Iran’s access to the insurance and bonds markets of the Union and restrictions on providing certain services to Iranian ships and cargo aircraft.

(3) The Council also provided for additional categories of persons to be made subject to the freezing of funds and economic resources and certain other, technical amendments to existing measures.

(4) The restrictive measures concerning dual-use goods should be broadened to cover all goods and technology of Annex I to Regulation (EC) No 428/2009, with the exception of certain items in its Category 5. Category 5 goods and technology which are currently subject to prohibition should, however, remain subject to prohibition. It is also appropriate to impose a prohibition on some of the goods and technology which were previously subject to an export authorisation requirement under Article 3 of Regulation 423/2007.

(5) A list of key goods and technology in the oil and gas sector should be provided in order to ensure effective implementation of restrictive measures by economic operators and customs administrations. A supplementary proposal for the list of key equipment and technology for the oil and natural gas industry referred to in Article 8 of the proposed Regulation, will be made under separate cover.

(6) Restrictions on investment in the oil and gas sector should cover certain key activities, such as transmission services, in order to be effective, while for the same reason, the restrictions should apply to joint ventures as well as other forms of associations and cooperation in the oil and gas sector.

(7) Effective restrictions on Iranian investment in the Union require that measures be taken to prohibit that natural or legal persons, entities and bodies subject to the jurisdiction of the Union enable or authorise such investment.

(8) It is therefore necessary to amend and supplement Regulation (EC) No 423/2007 of 19 April 2007 concerning restrictive measures against Iran. For the sake of clarity, the Commission and the High Representative of the EU for Foreign Affairs and Security Policy propose to replace it by a new, consolidated Regulation.
Proposal for a

COUNCIL REGULATION (EU) No …/2010

on restrictive measures against Iran and repealing Regulation (EC) No 423/2007

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 215 thereof,

Having regard to Council Decision 2010/413/CFSP of 26 July 2010 concerning restrictive measures against Iran and repealing Common Position 2007/140/CFSP\(^1\),

Having regard to the joint proposal from the High Representative of the Union for Foreign Affairs and Security Policy and the Commission,

Whereas:

(1) On 26 July 2010, the Council approved Decision 2010/413/CFSP confirming the restrictive measures taken since 2007 and providing for additional restrictive measures against the Islamic Republic of Iran (hereinafter referred to as Iran) in order to comply with UN Security Council Resolution 1929 (2010) as well as accompanying measures as requested by the European Council in its Declaration of 17 June 2010.

(2) These restrictive measures comprise in particular additional restrictions on trade in dual-use goods and technology as well as equipment which might be used for internal repression, restrictions on trade in key equipment and technology for, and on investment in, the Iranian oil and gas industry, restrictions on Iranian investment in the uranium mining and nuclear industry, restrictions on transfers of funds to and from Iran, restrictions concerning the Iranian banking sector, restrictions on Iran’s access to the insurance and bonds markets of the Union and restrictions on providing certain services to Iranian ships and cargo aircraft.

(3) The Council also provided for additional categories of persons to be made subject to the freezing of funds and economic resources and certain other, technical amendments to existing measures.

(4) The obligation to freeze economic resources of designated entities of the Islamic Republic of Iran Shipping Lines (IRISL) does not require the impounding or detention of vessels owned by such entities or the cargoes carried by them insofar as such cargoes belong to third parties, nor does it require the detention of the crew contracted by them,

\(^1\) OJ L 195, 27.7.2010, p. 39.
These measures fall within the scope of the Treaty on the Functioning of the European Union and, therefore, notably with a view to ensuring their uniform application by economic operators in all Member States, legislation at the level of the Union is necessary in order to implement them as far as the Union is concerned.

Regulation (EC) No 423/2007 of 19 April 2007 concerning restrictive measures against Iran\(^2\) as amended enacts the restrictive measures taken by the Union further to Common Position 2007/140/CFSP as amended\(^3\). For the sake of clarity, Regulation (EC) No 423/2007 should be repealed in its entirety and replaced by this Regulation.

The revised restrictive measures concerning dual-use goods should cover all goods and technology of Annex I to Regulation (EC) No 428/2009, with the exception of certain items in its Category 5. Category 5 items which relate to nuclear and missile technology and are currently subject to prohibition should, however, remain subject to prohibition. Moreover, it is also appropriate to impose a prohibition on some of the goods and technology which were previously subject to an export authorisation requirement under Article 3 of Regulation 423/2007.

A list of key goods and technology in the oil and gas sector should be provided in order to ensure effective implementation of restrictive measures by economic operators and customs administrations.

Restrictions on investment in the oil and gas sector should cover certain key activities, such as transmission services, in order to be effective, while for the same reason, the restrictions should apply to joint ventures as well as other forms of associations and cooperation in the oil and gas sector.

Effective restrictions on Iranian investment in the Union require that measures be taken to prohibit that natural or legal persons, entities and bodies subject to the jurisdiction of the Union enable or authorise such investment.

In order to ensure consistency with Directive 2005/60/EC of the European Parliament and of the Council of 26 October 2005 on the prevention of the use of the financial system for the purpose of money laundering and terrorist financing\(^4\), this Regulation follows the same definitions of the terms "financial institution" and "credit institution" as that Directive.

This Regulation respects the fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union and notably the right to an effective remedy and to a fair trial, the right to property and the right to protection of personal data. This Regulation should be applied in accordance with those rights and principles.

Decision 2010/413/CFSP makes provision for a review procedure to be followed when a natural or legal person, entity or body is included in Annex I or Annex II to that Decision. The listing procedures for the purpose of freezing funds and economic resources under this Regulation should not duplicate these procedures.

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\(^3\) OJ L 61, 28.2.2007, p. 49.
\(^4\) OJ L 309, 25.11.2005, p. 15
For the implementation of this Regulation, and in order to create maximum legal certainty within the Union, the names and other relevant data concerning natural and legal persons, entities and bodies whose funds and economic resources must be frozen in accordance with the Regulation, should be made public. Any processing of personal data of natural persons under this Regulation should respect Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data and Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regard to the processing of personal data and on the free movement of such data.

In order to ensure that the measures provided for in this Regulation are effective, the latter should enter into force on the day of its publication.

HAS ADOPTED THIS REGULATION:

Chapter I
Definitions

Article 1

For the purposes of this Regulation the following definitions shall apply:

(a) 'branch' of a financial or credit institution means a place of business which forms a legally dependent part of a financial or credit institution and which carries out directly all or some of the transactions inherent in the business of financial or credit institutions;

(b) ‘brokering services’ means activities of persons, entities and partnerships acting as intermediaries by buying, selling or arranging the transfer of goods and technology, or negotiating or arranging transactions that involve the transfer of goods or technology;

(c) ‘contract or transaction’ means any transaction of whatever form and whatever the applicable law, whether comprising one or more contracts or similar obligations made between the same or different parties; for this purpose ‘contract’ includes a bond, guarantee or indemnity, particularly a financial guarantee or financial indemnity, and credit, whether legally independent or not, as well as any related provision arising under, or in connection with, the transaction;

(d) ‘credit institution’ means a credit institution as defined in Article 4(1) of Directive 2006/48/EC of the European Parliament and of the Council of 14 June 2006 relating...
to the taking up and pursuit of the business of credit institutions\textsuperscript{7}, including its branches inside or outside the Union;

(e) ‘customs territory of the Union’ means the territory defined in Article 3 of Regulation (EC) No 450/2008 of the European Parliament and of the Council of 23 April 2008 laying down the Community Customs Code\textsuperscript{8}.

(f) ‘economic resources’ means assets of every kind, whether tangible or intangible, movable or immovable, which are not funds but which may be used to obtain funds, goods or services;

(g) ‘exploration of crude oil and natural gas’ includes prospection of crude oil and of natural gas, as well as geological services;

(h) ‘financial institution’ means

(i) an undertaking, other than a credit institution, which carries out one or more of the operations included in points 2 to 12 and points 14 and 15 of Annex I to Directive 2006/48/EC, including the activities of currency exchange offices (bureaux de change);


(iv) a collective investment undertaking marketing its units or shares;

(v) an insurance intermediary as defined in Article 2(5) of Directive 2002/92/EC of the European Parliament and of the Council of 9 December 2002 on insurance mediation\textsuperscript{11}, with the exception of intermediaries as mentioned in Article 2(7) of that Directive, when they act in respect of life insurance and other investment related services;

and its branches inside or outside the Union.

(i) ‘freezing of economic resources’ means preventing the use of economic resources to obtain funds, goods or services in any way, including, but not limited to, by selling, hiring or mortgaging them;

(g) ‘freezing of funds’ means preventing any move, transfer, alteration, use of, access to, or dealing with funds in any way that would result in any change in their volume,

\textsuperscript{7} OJ L 177, 30.6.2006, p. 1
\textsuperscript{10} OJ L 145, 30.4.2004, p. 1
\textsuperscript{11} OJ L 9, 15.1.2003
amount, location, ownership, possession, character, destination or other change that would enable the funds to be used, including portfolio management;

(k) ‘funds’ means financial assets and benefits of every kind, including but not limited to:

(i) cash, cheques, claims on money, drafts, money orders and other payment instruments;

(ii) deposits with financial institutions or other entities, balances on accounts, debts and debt obligations;

(iii) publicly- and privately-traded securities and debt instruments, including stocks and shares, certificates representing securities, bonds, notes, warrants, debentures and derivatives contracts;

(iv) interest, dividends or other income on or value accruing from or generated by assets;

(v) credit, right of set-off, guarantees, performance bonds or other financial commitments;

(vi) letters of credit, bills of lading, bills of sale; and

(vii) documents showing evidence of an interest in funds or financial resources;

(l) ‘goods’ includes items, materials and equipment;

(m) ‘insurance’ means a commitment whereby one or more persons is or are obliged, in return for a payment, to provide one or more other persons, in the event of materialisation of a risk, with an indemnity or a benefit as determined by the commitment;

(n) ‘investment’ means:

(i) an acquisition or extension of a participation in an enterprise, including the acquisition in full of such an enterprise and the acquisition of shares and securities of a participating nature;

(ii) a financial loan or credit;

(iii) an agreement with another natural or legal person, entity or body who commits to acquiring or extending a participation in an enterprise in his own name at the expense of the other party to the agreement and to exercise his ownership rights upon the instruction of the other party to the agreement;

(o) ‘Iranian aircraft’ means:

(i) an aircraft registered in Iran;

(ii) an aircraft not registered in Iran and owned, in whole or in part, by one or more nationals of Iran or by one or more legal persons, entities or bodies which are incorporated or constituted under the law of Iran;
(iii) any other aircraft which is leased or otherwise hired by one or more nationals of Iran or by one or more legal persons, entities or bodies which are incorporated or constituted under the law of Iran;

(p) ‘Iranian enterprise’ means:

(i) any legal person, entity or body which is incorporated or otherwise constituted under the law of Iran;

(ii) any other legal person, entity or body, including any non-incorporated enterprise or association, which has its principal place of business or central administration in Iran;

(iii) any legal person, entity or body not incorporated or constituted under the law of Iran which is owned, in whole or in part, by one or more nationals of Iran or by one or more legal persons, entities or bodies which are incorporated or constituted under the law of Iran;

(q) ‘Iranian vessel’ means:

(i) a vessel flying the flag of Iran;

(ii) a vessel flying another flag which is owned, in whole or in part, by one or more nationals of Iran or by one or more legal persons, entities or bodies which are incorporated or constituted under the law of Iran;

(iii) any other vessels chartered or otherwise hired by one or more nationals of Iran or by one or more legal persons, entities or bodies which are incorporated or constituted under the law of Iran;

(r) ‘person, entity or body in Iran’ means:

(i) the State of Iran or any public authority thereof;

(ii) any natural person in, or resident in, Iran;

(iii) any legal person, entity or body having its registered office in Iran;

(iv) any legal person, entity or body controlled directly or indirectly by one or more of the above mentioned persons or bodies;

(s) ‘production of crude oil and natural gas’ includes transmission of crude oil and of natural gas;

(t) ‘refining’ means the processing, conditioning or preparation for the market of hydrocarbons;

(u) ‘reinsurance’ means the activity consisting in accepting risks ceded by an insurance undertaking or by another reinsurance undertaking or, in the case of the association of underwriters known as Lloyd's, the activity consisting in accepting risks, ceded by any member of Lloyd's, by an insurance or reinsurance undertaking other than the association of underwriters known as Lloyd's;
‘Sanctions Committee’ means the Committee of the United Nations Security Council which was established pursuant to paragraph 18 of UNSCR 1737 (2006);

‘technical assistance’ means any technical support related to repairs, development, manufacture, assembly, testing, maintenance, or any other technical service, and may take forms such as instruction, advice, training, transmission of working knowledge or skills or consulting services; including verbal forms of assistance;

‘technology’ includes software;

‘territory of the Union’ means the territories of the Member States to which the Treaty is applicable, under the conditions laid down in the Treaty, including their airspace.

‘transfer of funds’ means any transaction carried out on behalf of a payer through a payment service provider by electronic means, with a view to making funds available to a payee at a payment service provider, irrespective of whether the payer and the payee are the same person. The terms payer, payee and payment service provider have the same meaning as in Regulation (EC) No 1781/2006 of the European Parliament and of the Council of 15 November 2006 on information on the payer accompanying transfers of funds12;

Chapter II
Export and import restrictions

Article 2

1. It shall be prohibited:

(a) to sell, supply, transfer or export, directly or indirectly, the goods and technology listed in Annexes I and II, whether or not originating in the Union, to any natural or legal person, entity or body in, or for use in, Iran or to an Iranian enterprise;

(b) to sell, supply, transfer or export, directly or indirectly, equipment which might be used for internal repression as listed in Annex III, whether or not originating in the Union, to any natural or legal person, entity or body in, or for use in, Iran;

(c) to participate, knowingly and intentionally, in activities the object or effect of which is to circumvent the prohibition referred to in point (a) or (b).

2. Annex I shall include goods and technology, including software, which are dual-use items or technology as defined in Regulation (EC) No 428/2009 of 5 May 2009 setting up a Community regime for the control of exports, transfer, brokering and transit of dual-use items13, except the goods and technology defined in Category 5 of

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Annex I to that Regulation which are not included in the Nuclear Suppliers Group and Missile Technology Control Regime lists.

3. Annex II shall include other goods and technology which could contribute to Iran’s enrichment-related, reprocessing or heavy-water-related activities, to the development of nuclear weapon delivery systems, or to the pursuit of activities related to other topics about which the IAEA has expressed concerns or identified as outstanding, including those determined by the UN Security Council or by the Sanctions Committee.

4. Annexes I and II shall not include goods and technology included in the Common Military List of the European Union\(^{14}\).

### Article 3

1. A prior authorisation shall be required for the sale, supply, transfer or export, directly or indirectly, of the goods and technology listed in Annex IV, whether or not originating in the Union, to any natural or legal person, entity or body in, or for use in, Iran or to an Iranian enterprise.

2. For all exports for which an authorisation is required under this Article, such authorisation shall be granted by the competent authorities of the Member State where the exporter is established and shall be in accordance with the detailed rules laid down in Article 11 of Regulation (EC) No 428/2009 setting up a Community regime for the control of exports, transfer, brokering and transit of dual-use items. The authorisation shall be valid throughout the Union.

3. Annex IV shall include any goods and technology other than those included in Annexes I and II, which could contribute to enrichment-related, reprocessing or heavy water-related activities, to the development of nuclear weapon delivery systems, or to the pursuit of activities related to other topics about which the International Atomic Energy Agency (IAEA) has expressed concerns or identified as outstanding.

4. Exporters shall supply the competent authorities with all relevant information required for their application for an export authorisation.

5. The competent authorities of the Member States, as identified in the websites listed in Annex V, shall not grant any authorisation for any sale, supply, transfer or export of the goods or technology included in Annex IV, if they determine that the sale, supply, transfer or export thereof would contribute to one of the following activities:

   (a) Iran's enrichment-related, reprocessing or heavy water-related activities;

   (b) the development of nuclear weapon delivery systems by Iran;

   (c) the pursuit by Iran of activities related to other topics about which the IAEA has expressed concerns or identified as outstanding; or

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\(^{14}\) OJ L 88, 29.3.2007, p. 58.
(d) the exploration of crude oil and natural gas, production of crude oil and natural gas, refining, or liquefaction of natural gas by an Iranian enterprise.

6. Under the conditions set out in paragraph 5, the competent authorities of the Member States, as identified in the websites listed in Annex V, may annul, suspend, modify or revoke an export authorisation which they have already granted.

7. Where they refuse to grant an authorisation, or annul, suspend, substantially limit or revoke an authorisation in accordance with paragraph 5, the Member States shall notify the other Member States and the Commission thereof and share the relevant information with them, while complying with the provisions concerning the confidentiality of such information of Council Regulation (EC) No 515/97 of 13 March 1997 on mutual assistance between the administrative authorities of the Member States and cooperation between the latter and the Commission to ensure the correct application of the law on customs and agricultural matters.  

8. Before a Member State grants an authorisation which has been denied by another Member State, in accordance with paragraph 5, for an essentially identical transaction and for which the denial is still valid, it will first consult the Member State or States which issued the denial as provided for in paragraphs 6 and 7. If, following such consultations, the Member State concerned decides to grant an authorisation, it shall inform the other Member States and the Commission thereof, providing all relevant information to explain the decision.

**Article 4**

It shall be prohibited to purchase, import or transport the goods and technology listed in Annexes I, II and III from Iran, whether the item concerned originates in Iran or not.

**Article 5**

1. It shall be prohibited:

   (a) to provide, directly or indirectly, technical assistance related to the goods and technology listed in the Common Military List of the European Union, or related to the provision, manufacture, maintenance and use of goods included in that list, to any natural or legal person, entity or body in, or for use in, Iran;

   (b) to provide, directly or indirectly, technical assistance or brokering services related to the goods and technology listed in Annexes I and II, or related to the provision, manufacture, maintenance and use of goods listed in Annexes I and II, to any natural or legal person, entity or body in, or for use in, Iran;

   (c) to provide, directly or indirectly, technical assistance or brokering services related to equipment which might be used for internal repression as listed in Annex III, to any natural or legal person, entity or body in, or for use in, Iran;

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(d) to provide, directly or indirectly, financing or financial assistance related to the goods and technology listed in the Common Military List of the European Union or in Annexes I, II and III, including in particular grants, loans and export credit insurance, for any sale, supply, transfer or export of such items, or for any provision of related technical assistance to any natural or legal person, entity or body in, or for use in, Iran;

(e) to participate, knowingly and intentionally, in activities, the object or effect of which is to circumvent the prohibitions referred to in points (a) to (d).

2. The provision of the following shall be subject to an authorisation of the competent authority of the Member State concerned:

(a) technical assistance or brokering services related to goods and technology listed in Annex IV and to the provision, manufacture, maintenance and use of these items, directly or indirectly to any person, entity or body in, or for use in, Iran;

(b) financing or financial assistance related to goods and technologies referred to in Annex IV, including in particular grants, loans and export credit insurance, for any sale, supply, transfer or export of these items, or for any provision of related technical assistance, directly or indirectly, to any person, entity or body in, or for use in, Iran.

3. The competent authorities of the Member States, as identified in the websites listed in Annex V, shall not grant any authorisation for the transactions referred to in paragraph 2, if they determine that the action were to contribute to one of the following activities:

(a) Iran's enrichment-related, reprocessing or heavy water-related activities;

(b) the development of nuclear weapon delivery systems by Iran;

(c) the pursuit by Iran of activities related to other topics about which the IAEA has expressed concerns or identified as outstanding; or

(d) the exploration of crude oil and natural gas, production of crude oil and natural gas, refining, or liquefaction of natural gas by an Iranian enterprise.

Article 6

Article 2(1)(a) shall not apply to the goods falling within Part B of Annex I, when they are sold, supplied, transferred or exported to, or for use in, Iran for a light water reactor in Iran whose construction has begun before December 2006.

Article 7

1. The competent authorities of the Member States, as identified in the websites listed in Annex V, may grant, under such terms and conditions as they deem appropriate, an authorisation for a transaction in relation to goods and technology referred to in
Article 2(1) or assistance or brokering services referred to in Article 5(1), if the following conditions are met:

(a) the contract for delivery of the goods or technology, or for the provision of assistance, includes appropriate end-user guarantees;

(b) Iran has undertaken not to use the goods or technology concerned, or if applicable, the assistance concerned, in proliferation sensitive nuclear activities or for development of nuclear weapon delivery systems;

(c) if the transaction concerns goods or technology contained in the Nuclear Suppliers Group and Missile Technology Control Regime lists, the Sanctions Committee has determined in advance and on a case-by-case basis that the transaction would clearly contribute neither to the development of technologies in support of Iran's proliferation sensitive nuclear activities, nor to the development of nuclear weapon development delivery systems; and

(d) if the goods or technology concerned can be considered as key equipment or technology for the oil and natural gas industry, the end-user is not an enterprise engaged in exploration of crude oil and natural gas, production of crude oil and natural gas, refining, or liquefaction of natural gas, as referred to in Article 8(1).

2. The Member State concerned shall inform the other Member States and the Commission when it rejects a request for an authorisation.

Article 8

1. It shall be prohibited to sell, supply, transfer or export goods or technology listed in Annex VI, directly or indirectly, to any natural or legal person, entity or body in, or for use in, Iran, or to an Iranian enterprise, if the person, entity, body or enterprise concerned is engaged in one or more of the following activities:

(a) exploration of crude oil and natural gas;

(b) production of crude oil and natural gas;

(c) refining;

(d) liquefaction of natural gas.

2. Annex VI shall include key equipment and technology used in the industries mentioned in paragraph 1. Annex VI shall not include items included in the Common Military List of the European Union, Annex I or Annex II.

3. An enterprise engaged in the manufacture of certain goods or in a certain activity shall be construed as including an enterprise proposing to engage in such manufacture or such activity.
**Article 9**

It shall be prohibited:

(a) to provide, directly or indirectly, technical assistance or brokering services related to the goods and technology listed in Annex VI, or related to the provision, manufacture, maintenance and use of goods listed in Annex VI, to any natural or legal person, entity or body in, or for use in, Iran or to an Iranian enterprise, if the person, entity, body or enterprise concerned is engaged in one or more of the following activities:

(i) exploration of crude oil and natural gas;

(ii) production of crude oil and natural gas;

(iii) refining;

(iv) liquefaction of natural gas;

(b) to provide, directly or indirectly, financing or financial assistance related to the goods and technology listed in Annex VI, to any natural or legal person, entity or body in, or for use in, Iran or to an Iranian enterprise, if the person, entity, body or enterprise concerned is engaged in one or more of the activities referred to in point (a);

(c) to participate, knowingly and intentionally, in activities, the object or effect of which is to circumvent the prohibitions referred to in points (a) and (b).

**Article 10**

1. The prohibitions in Article 8(1) and 9 shall not apply to:

(a) in the case of Article 8.1, transactions required by a trade contract concluded before 26 July 2010 or by a contract or agreement concluded before 26 July 2010 and relating to an investment in Iran made before 26 July 2010;

(b) in the case of Article 9, the provision of assistance required by a contract or agreement concluded before 26 July 2010 and relating to an investment made in Iran before 26 July 2010,

provided that the conditions set out in points (c) and (d) are met,

(c) the natural or legal person, entity or body seeking to engage in the transaction or to provide assistance has notified the transaction or assistance to one of the competent authorities of the Member States, as identified in the websites listed in Annex V; and

(d) the competent authority which received the notification has not informed the applicant within 15 working days that it considers that the conditions set out in points (a) or (b) are not met.
2. The sale, supply, transfer or export of goods or technology listed in Annex VI and the provision of related brokering services, assistance or financing to Iran or to an Iranian enterprise shall be notified to one of the competent authorities of the Member States, as identified in the websites listed in Annex V, if the person, entity, body or enterprise concerned is not engaged in one or more of the activities referred to in Article 8(1).

The transaction or provision of services, assistance or financing shall be so notified at least 15 working days before it takes place. It shall be prohibited if the competent authority which received the notification, informs within 15 working days that it considers that it is prohibited by Article 8(1) or 9.

**Chapter III**  
**Restrictions on investment**

*Article 11*

1. It shall be prohibited:

   (a) to make an investment in an Iranian enterprise engaged in the manufacture of goods or technology listed in the Common Military List of the European Union or in Annex I or II;

   (b) to make an investment in an Iranian enterprise engaged in the manufacture of equipment which might be used for internal repression as listed in Annex III;

   (c) to make an investment in an Iranian enterprise engaged in the exploration or production of crude oil and natural gas, the refining of hydrocarbons or the liquefaction of natural gas;

   (d) to form any joint venture, incorporations, non-incorporated associations, or cooperation in whatever legal form with an Iranian enterprise engaged in the exploration or production of crude oil and natural gas, the refining of hydrocarbons or the liquefaction of natural gas;

   (e) to seek or to give effect to any concentration within the meaning of Article 3 of Council Regulation (EC) No 139/2004 of 20 January 2004 on the control of concentrations between undertakings\(^\text{16}\) with an Iranian enterprise referred to under (c);

   (f) to participate, knowingly and intentionally, in activities, the object or effect of which is to circumvent the prohibitions referred to in points (a) to (e).

2. The co-operation referred to in paragraph 1(d) includes:

   (a) co-operation in any form, or sharing investments costs, in an integrated or managed supply chain for the delivery of oil and gas, or their derivative

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products, to international markets with an enterprise or undertaking, whether incorporated or not, that is engaged in the oil and gas sector upon the territory of Iran;

(b) co-operation in any form for the purpose of refining, conditioning or processing otherwise of raw materials or transmitting by pipeline of the products of the oil and gas sectors upon the territory of Iran with an enterprise or undertaking, whether incorporated or not, that is engaged in the oil and gas sector upon the territory of Iran;

(c) co-operation in any form for the purpose of facilitating the investment in or optimising the utilisation of transmission capacity for oil or gas with an enterprise or undertaking, whether incorporated or not, that is engaged in the oil and gas sector upon the territory of Iran.

(d) co-operation with any legal person, entity or body in any form for the purpose of facilitating the investment in liquefied natural gas facilities within or directly or indirectly connected to the territory of Iran.

3. An enterprise engaged in the manufacture of certain goods or in a certain activity shall be construed as including an enterprise proposing to engage in such manufacture or such activity.

4. Paragraph 1 shall be without prejudice to the execution of trade contracts for the supply of goods or services on usual commercial payment conditions and the usual supplementary agreements in connection with the execution of these contracts such as export credit insurances.

Article 12

1. The making of an investment in an Iranian enterprise engaged in the manufacture of goods or technology listed in Annex IV shall be subject to an authorisation of the competent authority of the Member State concerned.

2. The competent authorities of the Member States, as identified in the websites listed in Annex V, shall not grant any authorisation for the transactions referred to in paragraph 1, if they determine that the action would contribute to one of the following activities:

(a) Iran's enrichment-related, reprocessing or heavy water-related activities;

(b) the development of nuclear weapon delivery systems by Iran;

(c) the pursuit by Iran of activities related to other topics about which the IAEA has expressed concerns or identified as outstanding; or

(d) the exploration of crude oil and natural gas, production of crude oil and natural gas, refining, or liquefaction of natural gas by an Iranian enterprise.
Article 13

By way of derogation from Article 11(1)(a), the competent authorities of the Member States, as identified in the websites listed in Annex V, may grant, under such terms and conditions as they deem appropriate, an authorisation to make an investment, if the following conditions are met:

(a) the Iranian enterprise has committed itself to apply appropriate end-user guarantees as regards the goods or technology concerned;

(b) Iran has undertaken not to use the goods or technology concerned in proliferation sensitive nuclear activities or for development of nuclear weapon delivery systems;

(c) if the investment is made in an Iranian enterprise engaged in the manufacture of goods or technology contained in the Nuclear Suppliers Group and Missile Technology Control Regime lists, the Sanctions Committee has determined in advance and on a case-by-case basis that the transaction would clearly contribute neither to the development of technologies in support of Iran's proliferation sensitive nuclear activities, nor to the development of nuclear weapon development delivery systems; and

(d) if the goods or technology manufactured by the Iranian enterprise can be considered as key equipment or technology for the oil and natural gas industry, the end-user is not an Iranian enterprise engaged in exploration of crude oil and natural gas, production of crude oil and natural gas, refining, or liquefaction of natural gas, as referred to in Article 8(1).

Article 14

Article 11(1)(c) shall not apply to the acquisition or extension of a participation in an Iranian enterprise or to the granting of a financial loan or credit, if the following conditions are met:

(a) the transaction is required by an agreement or contract concluded before 26 July 2010; and

(b) the competent authority has been informed of this agreement or contract and has not contested within two months that the condition at (a) is met.

Article 15

It shall be prohibited:

(a) to accept or approve, by concluding an agreement or by any other means, that an investment be made by one or more Iranian enterprises or by a person, entity or body in Iran, in an enterprise engaged in any of the following activities:

(i) uranium mining,

(ii) uranium enrichment and reprocessing of uranium;
(iii) the manufacture of goods or technology contained in the Nuclear Suppliers Group and Missile Technology Control Regime lists.

(b) to participate, knowingly and intentionally, in activities, the object or effect of which is to circumvent the prohibition in point (a).

**Chapter IV**

**Freezing of funds and economic resources**

*Article 16*


2. All funds and economic resources belonging to, owned, held or controlled by the persons, entities and bodies listed in Annex VIII shall be frozen. Annex VIII shall include natural and legal persons, entities and bodies, not covered by Annex VII, who, in accordance with Article 20(1)(b) of Council Decision 2010/413/CFSP, have been identified as:

   (a) being engaged in, directly associated with, or providing support for, Iran's proliferation-sensitive nuclear activities or its development of nuclear weapon delivery systems, including through involvement in procurement of prohibited goods and technology, or being owned or controlled by such a person, entity or body, including through illicit means, or acting on their behalf or at their direction;

   (b) being a natural or legal person, entity or body that has assisted a listed person, entity or body to evade or violate the provisions of this Regulation or the measures taken by a Member State or a third country complying with Council Decision 2010/413/CFSP or UN Security Council Resolutions 1737 (2006), 1747 (2007), 1803 (2008) and 1929 (2010);

   (c) being a senior member of the Islamic Revolutionary Guard Corps or a legal person, entity or body owned or controlled by the Islamic Revolutionary Guard Corps or by one of more of its senior members;

   (d) being a legal person, entity or body owned or controlled by the Islamic Republic of Iran Shipping Lines.

3. No funds or economic resources shall be made available, directly or indirectly, to or for the benefit of the natural or legal persons, entities or bodies listed in Annexes VII and VIII.
4. The participation, knowingly and intentionally, in activities the object or effect of which is, directly or indirectly, to circumvent the measures referred to in paragraphs 1, 2 and 3 shall be prohibited.

5. Annexes VII and VIII shall include the grounds for listing of persons, entities and bodies listed respectively by the UN Security Council or the Sanctions Committee, or the Council, and their dates of designation.

6. Annexes VII and VIII shall also include, where available, information on listed natural persons, for the purpose of identifying sufficiently the persons concerned. Such information shall only include:

   (a) surname and given names, including alias names and titles, if any;
   (b) date and place of birth;
   (c) nationality;
   (d) passport and identity card numbers;
   (e) fiscal and social security numbers;
   (f) gender;
   (g) address or other information on whereabouts;
   (h) function or profession.

7. Annexes VII and VIII may also include information as set out above on family members of the persons listed, provided that this information is necessary in a specific case for the sole purpose of verifying the identity of the listed natural person concerned.

**Article 17**

By way of derogation from Article 16, the competent authorities of the Member States, as indicated in the websites listed in Annex V, may authorise the release of certain frozen funds or economic resources, if the following conditions are met:

   (a) the funds or economic resources are the subject of a judicial, administrative or arbitral lien established before the date on which the person, entity or body referred to in Article 16 has been designated by the Sanctions Committee, the Security Council or by the Council or of a judicial, administrative or arbitral judgment rendered prior to that date;
   (b) the funds or economic resources will be used exclusively to satisfy claims secured by such a lien or recognised as valid in such a judgment, within the limits set by applicable laws and regulations governing the rights of persons having such claims;
   (c) the lien or judgment is not for the benefit of a person, entity or body listed in Annex VII or VIII;
(d) recognising the lien or judgment is not contrary to public policy in the Member State concerned; and

(e) if Article 16(1) applies, the Sanctions Committee has been notified by the Member State of the lien or judgment.

Article 18

By way of derogation from Article 16 and provided payment by a person, entity or body listed in Annex VII or VIII is due under a contract, agreement or obligation that was concluded by, or arose for the person, entity or body concerned, before the date on which that person, entity or body has been designated by the Sanctions Committee, the Security Council or by the Council, the competent authorities of the Member States, as indicated in the websites listed in Annex V, may authorise, under such conditions as they deem appropriate, the release of certain frozen funds or economic resources, if the following conditions are met:

(a) the competent authority concerned has determined that:

   (i) the funds or economic resources shall be used for a payment by a person, entity or body listed in Annex VII or VIII;

   (ii) the contract, agreement or obligation will not contribute to the manufacture, sale, purchase, transfer, export, import, transport or use of goods and technology listed in Annexes I, II, III and VI; and

   (iii) the payment is not in breach of Article 16(3);

(b) if Article 16(1) applies, the Member State concerned has notified the Sanctions Committee of that determination and its intention to grant an authorisation, and the Sanctions Committee has not objected to that course of action within ten working days of notification; and

(c) if Article 16(2) applies, the Member State concerned has notified that determination of its competent authority and its intention to grant an authorisation to the other Member States and to the Commission at least two weeks prior to the authorisation.

Article 19

1. By way of derogation from Article 16, the competent authorities of the Member States, as identified in the websites listed in Annex V, may authorise, under such conditions as they deem appropriate, the release of certain frozen funds or economic resources, or the making available of certain funds or economic resources, if the following conditions are met:

(a) the competent authority concerned has determined that the funds or economic resources are:

   (i) necessary to satisfy the basic needs of persons listed in Annex VII or VIII, and their dependent family members, including payments for
foodstuffs, rent or mortgage, medicines and medical treatment, taxes, insurance premiums, and public utility charges;

(ii) intended exclusively for payment of reasonable professional fees and reimbursement of incurred expenses associated with the provision of legal services; or

(iii) intended exclusively for payment of fees or service charges for routine holding or maintenance of frozen funds or economic resources; and

(b) if the authorisation concerns a person, entity or body listed in Annex VII, the Member State concerned has notified the Sanctions Committee of that determination and its intention to grant an authorisation, and the Sanctions Committee has not objected to that course of action within five working days of notification.

2. By way of derogation from Article 16, the competent authorities of the Member States, as indicated in the websites listed in Annex V, may authorise the release of certain frozen funds or economic resources or the making available of certain funds or economic resources, after having determined that the funds or economic resources are necessary for extraordinary expenses or for payment for goods referred to in Article 6 when procured for a light water reactor in Iran whose construction has begun before December 2006, provided that

(a) if the authorisation concerns a person, entity or body listed in Annex VII, the Sanctions Committee has been notified of this determination by the Member State concerned and that the determination has been approved by that Committee, and

(b) if the authorisation concerns a person, entity or body listed in Annex VIII, the competent authority has notified the grounds on which it considers that a specific authorisation should be granted to the other competent authorities of the Member States and to the Commission at least two weeks before the authorisation.

3. The relevant Member State shall inform the other Member States and the Commission of any authorisation granted under paragraphs 1 and 2.

Article 20

1. Article 16(3) shall not prevent financial or credit institutions from crediting frozen accounts where they receive funds transferred to the account of a listed natural or legal person, entity or body, provided that any additions to such accounts will also be frozen. The financial or credit institution shall inform the competent authorities about such transactions without delay.

2. Article 16(3) shall not apply to the addition to frozen accounts of:

(a) interest or other earnings on those accounts; or
(b) payments due under contracts, agreements or obligations that were concluded or arose before the date on which the person, entity or body referred to in Article 16 has been designated by the Sanctions Committee, the Security Council or by the Council;

provided that any such interest, other earnings and payments are frozen in accordance with Article 16(1) or 16(2).

3. This Article shall not be construed as authorising transfers of funds referred to in Article 21.

Chapter V
Restrictions on transfers of funds and on financial services

Article 21

1. Except where the conditions of paragraph 2, 3, 4 or 6 are met, it shall be prohibited:

   (a) to give an order for a transfer of funds having a value of Euro 10 000 or more to a person, entity or body in Iran;

   (b) to receive a transfer of funds having a value of Euro 10 000 or more from a person, entity or body in Iran;

   (c) to execute transfers of funds having a value of Euro 10 000 or more initiated by a person, entity or body in Iran, or to execute transfers of funds having a value of Euro 10 000 or more to a person, entity or body in Iran.

These prohibitions shall apply regardless of whether the transfer of funds is executed in a single operation or in several operations which appear to be linked.

2. The prohibitions in paragraph 1 shall not apply to transfers of funds that are payments due for the supply of foodstuffs or medical equipment or for the provision of healthcare, or that are made for humanitarian purposes, provided the transfer of funds has been notified in writing to one of the competent authorities of the Member States, as identified in the websites listed in Annex V.

The transfer of funds shall be so notified by the natural or legal person, entity or body giving the order for a transfer of funds or, if that person, entity or body giving the order does not fall within the scope of Article 36, by the natural or legal person, entity or body receiving and executing the order for the transfer of funds.

3. The prohibitions in paragraph 1 shall not apply to transfers having a value below Euro 40 000 other than those referred in paragraph 2, if the natural or legal person, entity or body giving the order or, where that person, entity or body does not fall within the scope of Article 36, the person, entity or body executing the transfer of funds has notified in writing the transfer of funds to one of the competent authorities of the Member States, as identified in the websites listed in Annex V.
4. The competent authorities of the Member States, as identified in the websites listed in Annex V, may grant, under such terms and conditions as they deem appropriate, an authorisation for a transfer of funds having a value of Euro 40 000 or more, unless they determine that the transfer of funds for which an authorisation is requested, would contribute to one of the following activities:

(a) Iran's enrichment-related, reprocessing or heavy water-related activities;

(b) the development of nuclear weapon delivery systems by Iran;

(c) the pursuit by Iran of activities related to other topics about which the IAEA has expressed concerns or identified as outstanding; or

(d) the exploration of crude oil and natural gas, production of crude oil and natural gas, refining, or liquefaction of natural gas by an Iranian enterprise.

An authorisation shall be deemed granted, if a competent authority has received a request in writing for an authorisation and, within four weeks, the competent authority has not objected in writing to the transfer of funds. If the objection is raised because an investigation is pending, the competent authority shall state this and communicate its decision as soon as possible. The authorisation shall be deemed granted if no decision is communicated four weeks from the raising of the objection.

The Member State concerned shall inform the other Member States and the Commission when it rejects a request for an authorisation.

5. The Member States shall assist each other upon request where necessary for the purpose of an investigation.

6. Paragraph 1 shall not apply where an authorisation for a transfer has been granted in accordance with Article 17, 18 or 19.

Article 22

1. Branches and subsidiaries of credit and financial institutions domiciled in Iran falling within the scope of Article 36, as listed in Annex IX, shall notify the competent authority of the Member State where they are established, as identified in the websites listed in Annex V, of all transfers of funds carried out or received by them, the names of the parties, the amount and the date of the transaction, within five working days after carrying out or receiving the transfer of funds concerned. If the information is available, the notification must specify the nature of the transaction and, where appropriate, the nature of the goods covered by the transaction and must, in particular, state whether the goods are covered by Annex I, II, III, IV or VI of this Regulation and, if their export is subject to authorisation, indicate the number of the licence granted.

2. Subject to, and in accordance with, the information-sharing arrangements, the other notified competent authorities shall without delay transmit these data, as necessary, in order to prevent any transaction that could contribute to proliferation-sensitive nuclear activities or to the development of nuclear weapons delivery systems, to the
competent authorities of other Member States where the counterparts to such transactions are established.

\textit{Article 23}

1. Credit and financial institutions which come within the scope of Article 36 shall, in their activities with credit and financial institutions referred to in paragraph 2, and in order to prevent such activities contributing to proliferation-sensitive nuclear activities or to the development of nuclear weapon delivery systems:

   (a) exercise continuous vigilance over account activity, particularly through their programmes on customer due diligence and under their obligations relating to money laundering and financing of terrorism;

   (b) require that in payment instructions all information fields which relate to the originator and beneficiary of the transaction in question be completed and if that information is not supplied, refuse the transaction;

   (c) maintain all records of transactions for a period of five years and make them available to national authorities on request;

   (d) if they suspect or have reasonable grounds to suspect that funds are related to proliferation financing, promptly report their suspicions to the financial intelligence unit (FIU) or to another competent authority designated by the Member State concerned, as indicated on the websites listed in Annex V, without prejudice to Articles 5 and 16. The FIU or such other competent authority will serve as a national centre for receiving and analysing suspicious transaction reports regarding potential proliferation financing. The FIU or such other competent authority shall have access, directly or indirectly, on a timely basis to the financial, administrative and law enforcement information that it requires to properly undertake this function, including the analysis of suspicious transaction reports.

The above requirements for credit and financial institutions shall be complementary to existing obligations deriving from Regulation 1781/2006\textsuperscript{17} and from the implementation of Directive 2005/60/EC.

2. The measures set out in paragraph 1 shall apply to credit and financial institutions in their activities with:

   (a) credit and financial institutions domiciled in Iran;

   (b) branches and subsidiaries, where they come within the scope of Article 36, of credit and financial institutions domiciled in Iran, as listed in Annex IX;

   (c) branches and subsidiaries, where they do not come within the scope of Article 36, of credit and financial institutions domiciled in Iran, as listed in Annex IX;

\textsuperscript{17} OJ L 345, 8.12.2006, p.1-9
(d) credit and financial institutions that are neither domiciled in Iran nor come within the scope of Article 36 but are controlled by persons and entities domiciled in Iran, as listed in Annex IX.

Article 24

1. It shall be prohibited for credit and financial institutions falling within the scope of Article 36 to do any of the following:

(a) to open a bank account with a credit or financial institution domiciled in Iran, including the Central Bank of Iran, or with any branch or subsidiary of such a credit or financial institution listed in Annex IX;

(b) to establish a correspondent banking relationship with a credit or financial institution domiciled in Iran, including the Central Bank of Iran, or with any branch or subsidiary of such a credit or financial institution listed in Annex IX;

(c) to open a representative office in Iran or to establish a branch or subsidiary in Iran;

(d) to acquire or extend a participation in a credit or financial institution domiciled in Iran, including the Central Bank of Iran, or in any branch or subsidiary of such a credit or financial institution listed in Annex IX, or to acquire any other ownership interest in such a credit or financial institution;

(e) to establish a joint venture with a credit or financial institution domiciled in Iran, including the Central Bank of Iran, or with any branch or subsidiary of such a credit or financial institution listed in Annex IX.

2. It shall be prohibited:

(a) to authorise the opening of a representative office or the establishment of a branch or subsidiary in the Union of a credit or financial institution domiciled in Iran, including the Central Bank of Iran, or of any branch or subsidiary of such a credit or financial institution listed in Annex IX;

(b) to negotiate or conclude agreements for, or on behalf of, a credit or financial institution domiciled in Iran, including the Central Bank of Iran, or for, or on behalf of, any branch or subsidiary of such a credit or financial institution listed in Annex IX, pertaining to the creation of a representative office, branch or subsidiary in the Union;

(c) to grant an authorisation for taking up and pursuing the business of credit institution or for any other business requiring prior authorisation, by a representative office, branch or subsidiary of a credit or financial institution domiciled in Iran, including the Central Bank of Iran, or of any branch or subsidiary of such a credit or financial institution listed in Annex IX, if the representative office, branch or subsidiary was not operational before 26 July 2010.
Article 25

It shall be prohibited:

(a) to sell or purchase public or public-guaranteed bonds issued after 26 July 2010, directly or indirectly, to or from any of the following:

(i) Iran or its Government, and its public bodies, corporations and agencies;

(ii) a credit or financial institution domiciled in Iran, including the Central Bank of Iran, or any branch or subsidiary listed in Annex IX;

(iii) a natural person or a legal person, entity or body acting on behalf or at the direction of a legal person, entity or body referred to under (i) or (ii);

(iv) a legal person, entity or body owned or controlled by a person, entity or body referred to under (i), (ii) or (iii);

(b) to provide to a person, entity or body referred to in point (a) brokering services with respect to public or public-guaranteed bonds issued after 26 July 2010;

(c) to assist a person, entity or body referred to in point (a) in order to issue public or public-guaranteed bonds, by providing brokering services, advertising or any other service with respect to such bonds.

Article 26

1. It shall be prohibited:

(a) to provide insurance or re-insurance to:

(i) Iran or its Government, and its public bodies, corporations and agencies;

(ii) an Iranian enterprise; or

(iii) a natural person or a legal person, entity or body acting on behalf or at the direction of a legal person, entity or body referred to under (i) or (ii).

(b) to participate, knowingly and intentionally, in activities, the object or effect of which is to circumvent the prohibition in point (a).

2. Paragraph 1 shall not apply to the provision of health and travel insurance to individuals.

3. This Article prohibits the extension or renewal of insurance and re-insurance agreements concluded before the entry into force of this Regulation, but does not prohibit compliance with agreements made before that date.
Chapter VI
Restrictions on transport

Article 27

1. In order to prevent the transfer of goods and technology covered by the Common Military List of the EU or whose supply, sale, transfer, export or import is prohibited by this Regulation, all goods brought into or leaving the customs territory of the Union from or to Iran shall be made subject to pre-arrival or pre-departure information to be submitted to the competent customs authorities of the Member State concerned.

2. The rules governing the obligation to provide pre-arrival and pre-departure information, in particular time limits to be respected and data required, shall be as determined in the relevant provisions concerning entry and exit summary declarations as well as customs declarations in Council Regulation (EEC) No 2913/92 of 12 October 1992 establishing the Community Customs Code\(^{18}\) and in Commission Regulation (EEC) No 2454/93 of 2 July 1993 laying down provisions for the implementation of Regulation (EEC) No 2913/92\(^{19}\).

3. Furthermore, the person who brings the goods into or out of the customs territory of the Union from or to Iran, or who assumes responsibility for the carriage of the goods to or from Iran, or his representative, shall declare whether the goods are covered by the Common Military List of the EU or by this Regulation and, if their export is subject to authorisation, specify the particulars of the export licence granted.

4. Until 31 December 2010 the entry and exit summary declarations and the required additional elements referred to in paragraph 3 may be submitted in written form using commercial, port or transport information, provided that they contain the necessary particulars.

5. As from 1 January 2011, the required additional elements referred to in this Article shall be submitted:

- for goods brought into the customs territory of the Union, either in written form or using an entry and exit summary declaration as appropriate, and

- for goods brought out of the customs territory of the Union, either by a customs declaration or, where a customs declaration is not required, an exit summary declaration.


**Article 28**

1. The provision by nationals of Member States or from the territories of Member States of bunkering or ship supply services, or any other servicing of vessels, to Iranian vessels shall be prohibited where the providers of the service have information, including from the competent customs authorities on the basis of the pre-arrival and pre-departure information referred to in the previous Article, that provides reasonable grounds to believe that the vessels carry goods covered by the EU Common Military List or goods whose supply, sale, transfer or export is prohibited under this Regulation, unless the provision of such services is necessary for humanitarian purposes.

2. The provision by nationals of Member States, or from the territories of Member States, of engineering and maintenance services to Iranian cargo aircraft shall be prohibited, where the providers of the service have information, including from the competent customs authorities on the basis of the pre-arrival and pre-departure information referred to in the previous Article, that provides reasonable grounds to believe that the cargo aircraft carry goods covered by the EU Common Military List or goods the supply, sale, transfer or export of which is prohibited under this Regulation, unless the provision of such services is necessary for humanitarian and safety purposes.

3. The prohibitions in paragraphs 1 and 2 apply until the cargo has been inspected, and seized or disposed of if necessary, as the case may be.

**Chapter VII**

**Restrictions on granting of certain claims**

**Article 29**

1. No claims in connection with any contract or transaction the performance of which would have been affected, directly or indirectly, wholly or in part, by the measures imposed by Regulation (EC) No 423/2007 or this Regulation, including claims for indemnity or any other claim of this type, such as a claim for compensation or a claim under a guarantee, notably a claim for extension or payment of a bond, guarantee or indemnity, particularly a financial guarantee or financial indemnity, of whatever form, shall be satisfied, if they are made by:

   (a) designated persons, entities or bodies listed in Annexes VII, VIII and IX;

   (b) any other person, entity or body in Iran, including the Iranian government;

   (c) any person, entity or body acting through or on behalf of one of these persons, entities or bodies.

2. The performance of a contract or transaction shall be regarded as having been affected by the measures imposed by Regulation (EC) No 423/2007 or by this Regulation where the existence or content of the claim results directly or indirectly from those measures.
3. In any proceedings for the enforcement of a claim, the onus of proving that satisfying the claim is not prohibited by paragraph 1 shall be on the person seeking the enforcement of that claim.

4. This Article is without prejudice to the right of the persons, entities and bodies referred to in paragraph 1 to judicial review of the legality of the non-performance of contractual obligations in light of Regulation (EC) No 423/2007 or this Regulation.

Chapter VIII
General and final provisions

Article 30

1. Without prejudice to the applicable rules concerning reporting, confidentiality and professional secrecy, natural and legal persons, entities and bodies shall:

(a) supply immediately any information which would facilitate compliance with this Regulation, such as accounts and amounts frozen in accordance with Article 16, to the competent authorities of the Member States, as indicated in the websites listed in Annex V, where they are resident or located, and shall transmit such information, directly or through the Member States, to the Commission;

(b) cooperate with the competent authorities, as indicated in the websites listed in Annex V, in any verification of this information.

2. Any additional information directly received by the Commission shall be made available to the Member State concerned.

3. Any information provided or received in accordance with this Article shall be used only for the purposes for which it was provided or received.

Article 31

1. The freezing of funds and economic resources or the refusal to make funds or economic resources available, carried out in good faith on the basis that such action is in accordance with this Regulation, shall not give rise to liability of any kind on the part of the natural or legal person or entity or body implementing it, or its directors or employees, unless it is proved that the funds and economic resources were frozen or withheld as a result of negligence.

2. The prohibitions set out in Articles 5(1)(d), 5(1)(e), 9(b), 15, 16(3), 25(1)(a) and 26 shall not give rise to liability of any kind on the part of the natural or legal persons or entities concerned, if they did not know, and had no reasonable cause to suspect, that their actions would infringe these prohibitions.

3. The disclosure in good faith, as provided for in Articles 21, 22 and 23 by an institution or by a person covered by this Regulation or an employee or director of
such an institution, of the information referred to in Articles 21, 22 and 23 shall not involve the institution or person or its directors or employees in liability of any kind.


dArticle 32
d
The Commission and Member States shall immediately inform each other of the measures taken under this Regulation and shall supply each other with any other relevant information at their disposal in connection with this Regulation, in particular information in respect of violations and enforcement problems and judgments handed down by national courts.

dArticle 33
d
1. The Commission shall:

(a) amend Annex II on the basis of determinations made by either the United Nations Security Council or the Sanctions Committee or on the basis of information supplied by Member States;

(b) amend Annex IV on the basis of information supplied by Member States;

(c) amend Annex V on the basis of information supplied by Member States;

(d) amend Annex VII on the basis of determinations made by either the United Nations Security Council or the Sanctions Committee.

2. The Council, acting by qualified majority, shall establish, review and amend the list of persons, entities and bodies referred to in Article 16(2) and in full accordance with the determinations made by the Council in respect of Annex II to Council Decision 2010/413/CFSP. The list in Annex VIII shall be reviewed in regular intervals and at least every 12 months.

3. The Commission and the Council shall state individual and specific reasons for the decisions taken pursuant to paragraph 1(d) and paragraph 2, respectively, providing the natural or legal person, entity or body concerned with an opportunity to express his, her or its view on the matter. Where observations are submitted, the Commission or the Council shall review its decision and inform the person, entity or body accordingly.

4. The Commission shall process personal data in order to carry out its tasks under this Regulation. These tasks include:

(a) preparing amendments of Annex VII to this Regulation;

(b) consolidating the contents of Annex VII and VIII in the electronic, consolidated list of persons, groups and entities subject to EU financial sanctions available on the Commission website20; and

(c) processing of information concerning the grounds for listing; and

20 http://ec.europa.eu/external_relations/cfsp/sanctions/consol-list_en.htm
(d) processing of information on the impact of the measures of this Regulation such as the value of frozen funds and information on authorisations granted by the competent authorities.

5. The Council shall process personal data in order to carry out its tasks under this Regulation. These tasks include:

(a) preparing amendments of Annex VIII to this Regulation; and

(b) processing of information concerning the grounds for listing.

6. The Council and the Commission may process relevant data relating to criminal offences committed by listed natural persons, and to criminal convictions or security measures concerning such persons, only to the extent that such processing is necessary for the preparation of grounds for listing and review of the views on it expressed by the natural person concerned, subject to appropriate specific safeguards. Such data shall not be made public or exchanged.

7. For the purposes of this Regulation, the Council and Commission units listed in Annex V are designated as “controller” for the Institution concerned within the meaning of Article 2(d) of Regulation (EC) No 45/2001, in order to ensure that the natural persons concerned can exercise their rights under Regulation (EC) No 45/2001.

**Article 34**

1. Member States shall lay down the rules on penalties applicable to infringements of this Regulation and shall take all measures necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive.

2. Member States shall notify the Commission of those rules without delay after the entry into force of this Regulation and shall notify it of any subsequent amendment.

**Article 35**

1. Member States shall designate the competent authorities referred to in this Regulation and identify them in the websites listed in Annex V. Member States shall notify the Commission of any changes to the addresses of their websites listed in Annex V before such changes take effect.

2. Member States shall notify the Commission of their competent authorities, including the contact details of those competent authorities, without delay after the entry into force of this Regulation, and shall notify it of any subsequent amendment.

3. Where this Regulation sets out a requirement to notify, inform or otherwise communicate with the Commission, the address and other contact details to be used for such communication shall be those indicated in Annex V.
Article 36

This Regulation shall apply:

(a) within the territory of the Union, including its airspace;
(b) on board any aircraft or any vessel under the jurisdiction of a Member State;
(c) to any person inside or outside the territory of the Union who is a national of a Member State;
(d) to any legal person, entity or body which is incorporated or constituted under the law of a Member State;
(e) to any legal person, entity or body in respect of any business done in whole or in part within the Union.

Article 37

Regulation (EC) No 423/2007 is repealed. References to the repealed regulation shall be construed as references to this regulation.

Article 38

This Regulation shall enter into force on the day of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, […]

For the Council
The President
[...]
ANNEX I

PART A

Goods and technology referred to in Articles 2(1)(a), 2(2), 4, 5(1)(b) and 5(1)(d)

This Annex comprises all goods and technology listed in Annex I to Regulation (EC) No 428/2009, as defined therein, except the following:

<table>
<thead>
<tr>
<th>Item from Annex I to Regulation (EC) No 428/2009</th>
<th>Description</th>
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<tbody>
<tr>
<td>5A001</td>
<td>Telecommunications systems, equipment, components and accessories as follows:</td>
</tr>
<tr>
<td></td>
<td>a. Any type of telecommunications equipment having any of the following characteristics, functions or features:</td>
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<td></td>
<td>1. Specially designed to withstand transitory electronic effects or electromagnetic pulse effects, both arising from a nuclear explosion;</td>
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<td>2. Specially hardened to withstand gamma, neutron or ion radiation; or</td>
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<td></td>
<td>3. Specially designed to operate outside the temperature range from 218 K (-55°C) to 397 K (124°C);</td>
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<td>Note: 5A001.a.3. applies only to electronic equipment.</td>
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<td>Note: 5A001.a.2. and 5A001.a.3. do not control equipment designed or modified for use on board satellites.</td>
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<tr>
<td></td>
<td>b. Telecommunication systems and equipment, and specially designed components and accessories therefor, having any of the following characteristics, functions or features:</td>
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<td></td>
<td>1. Being underwater untethered communications systems having any of the following:</td>
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<td></td>
<td>a. An acoustic carrier frequency outside the range from 20 kHz to 60 kHz;</td>
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<td>b. Using an electromagnetic carrier frequency below 30 kHz;</td>
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<td>c. Using electronic beam steering techniques; or</td>
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<td></td>
<td>d. Using &quot;lasers&quot; or light-emitting diodes (LEDs) with an output wavelength greater than 400 nm and less than 700 nm;</td>
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</table>
nm, in a "local area network";

2. Being radio equipment operating in the 1.5 MHz to 87.5 MHz band and having all of the following:
   a. Automatically predicting and selecting frequencies and "total digital transfer rates" per channel to optimise the transmission; and
   b. Incorporating a linear power amplifier configuration having a capability to support multiple signals simultaneously at an output power of 1 kW or more in the frequency range of 1.5 MHz or more but less than 30 MHz, or 250 W or more in the frequency range of 30 MHz or more but not exceeding 87.5 MHz, over an "instantaneous bandwidth" of one octave or more and with an output harmonic and distortion content of better than -80 dB;

3. Being radio equipment employing "spread spectrum" techniques, including "frequency hopping" techniques, other than those specified in 5A001.b.4. and having any of the following:
   a. User programmable spreading codes; or
   b. A total transmitted bandwidth which is 100 or more times the bandwidth of any one information channel and in excess of 50 kHz;

   Note: 5A001.b.3.b. does not control radio equipment specially designed for use with civil cellular radio-communications systems.

   Note: 5A001.b.3 does not control equipment designed to operate at an output power of 1 W or less.

4. Being radio equipment employing ultra-wideband modulation techniques, having user programmable channelising codes, scrambling codes or network identification codes and having any of the following:
   a. A bandwidth exceeding 500 MHz; or
   b. A "fractional bandwidth" of 20% or more;

5. Being digitally controlled radio receivers having all of the following:
   a. More than 1,000 channels;
   b. A "frequency switching time" of less than 1 ms;
   c. Automatic searching or scanning of a part of the
electromagnetic spectrum; and

d. Identification of the received signals or the type of transmitter; or

Note: 5A001.b.5. does not control radio equipment specially designed for use with civil cellular radio-communications systems.

6. Employing functions of digital "signal processing" to provide 'voice coding' output at rates of less than 2,400 bit/s:

**Technical Notes:**

1. For variable rate 'voice coding', 5A001.b.6. applies to the 'voice coding' output of continuous speech.

2. For the purposes of 5A001.b.6., 'voice coding' is defined as the technique to take samples of human voice and then convert these samples into a digital signal, taking into account specific characteristics of human speech.

c. Optical fibre communication cables, optical fibres and accessories, as follows:

1. Optical fibres of more than 500 m in length, and specified by the manufacturer as being capable of withstanding a 'proof test' tensile stress of $2 \times 10^9$ N/m² or more;

**Technical Note:**

'Proof Test': on-line or off-line production screen testing that dynamically applies a prescribed tensile stress over a 0.5 to 3 m length of fibre at a running rate of 2 to 5 m/s while passing between capstans approximately 150 mm in diameter. The ambient temperature is a nominal 293 K (20°C) and relative humidity 40%. Equivalent national standards may be used for executing the proof test.

2. Optical fibre cables and accessories, designed for underwater use;

**Note:** 5A001.c.2. does not control standard civil telecommunication cables and accessories.

_N.B. 1:_ For underwater umbilical cables, and connectors therefor, see 8A002.a.3.

_N.B. 2:_ For fibre-optic hull penetrators or connectors, see 8A002.c.

d. "Electronically steerable phased array antennae" operating above 31.8
GHz;

Note: 5A001.d. does not control "electronically steerable phased array antennae" for landing systems with instruments meeting ICAO standards covering Microwave Landing Systems (MLS).

e. Radio direction finding equipment operating at frequencies above 30 MHz and having all of the following, and specially designed components therefor:

1. "Instantaneous bandwidth" of 10 MHz or more; and
2. Capable of finding a Line Of Bearing (LOB) to non-cooperating radio transmitters with a signal duration of less than 1 ms;

f. Jamming equipment specially designed or modified to intentionally and selectively interfere with, deny, inhibit, degrade or seduce mobile telecommunications services and perform any of the following, and specially designed components therefore:

1. Simulate the functions of Radio Access Network (RAN) equipment;
2. Detect and exploit specific characteristics of the mobile telecommunications protocol employed (e.g., GSM); or
3. Exploit specific characteristics of the mobile telecommunications protocol employed (e.g., GSM);

N.B.: For GNSS jamming equipment see Military Goods Controls.

g. Passive Coherent Location (PCL) systems or equipment, specially designed for detecting and tracking moving objects by measuring reflections of ambient radio frequency emissions, supplied by non-radar transmitters:

Technical Note:

Non-radar transmitters may include commercial radio, television or cellular telecommunications base stations.

Note: 5A001.g. does not control any of the following:

a. Radio-astronomical equipment; or

b. Systems or equipment, that require any radio transmission from the target.

h. Electronic equipment designed or modified to prematurely activate or prevent the initiation of Radio Controlled Improvised Explosive
### Devices (RCIED):

**N.B.: SEE ALSO MILITARY GOODS CONTROLS.**

**5A002**  
"Information security" systems, equipment and components therefor, as follows:

a. Systems, equipment, application specific "electronic assemblies", modules and integrated circuits for "information security", as follows and other specially designed components therefor:

**N.B.: For the control of Global Navigation Satellite Systems (GNSS) receiving equipment containing or employing decryption (i.e., GPS or GLONASS), see 7A005.**

1. Designed or modified to use "cryptography" employing digital techniques performing any cryptographic function other than authentication or digital signature and having any of the following:

#### Technical Notes:

1. Authentication and digital signature functions include their associated key management function.

2. Authentication includes all aspects of access control where there is no encryption of files or text except as directly related to the protection of passwords, Personal Identification Numbers (PINs) or similar data to prevent unauthorised access.

3. "Cryptography" does not include "fixed" data compression or coding techniques.

*Note: 5A002.a.1. includes equipment designed or modified to use "cryptography" employing analogue principles when implemented with digital techniques.*

a. A "symmetric algorithm" employing a key length in excess of 56 bits; or

b. An "asymmetric algorithm" where the security of the algorithm is based on any of the following:

1. Factorisation of integers in excess of 512 bits (e.g., RSA);

2. Computation of discrete logarithms in a multiplicative group of a finite field of size greater than 512 bits (e.g., Diffie-Hellman over \(\mathbb{Z}/p\mathbb{Z}\)); or

3. Discrete logarithms in a group other than mentioned
in 5A002.a.1.b.2. in excess of 112 bits (e.g., Diffie-Hellman over an elliptic curve);

2. Designed or modified to perform cryptanalytic functions;

3. Not used;

4. Specially designed or modified to reduce the compromising emanations of information-bearing signals beyond what is necessary for health, safety or electromagnetic interference standards;

5. Designed or modified to use cryptographic techniques to generate the spreading code for "spread spectrum" systems, other than those specified in 5A002.a.6., including the hopping code for "frequency hopping" systems;

6. Designed or modified to use cryptographic techniques to generate channelising codes, scrambling codes or network identification codes, for systems using ultra-wideband modulation techniques and having any of the following:
   a. A bandwidth exceeding 500 MHz; or
   b. A "fractional bandwidth" of 20% or more;

7. Non-cryptographic information and communications technology (ICT) security systems and devices evaluated to an assurance level exceeding class EAL-6 (evaluation assurance level) of the Common Criteria (CC) or equivalent;

8. Communications cable systems designed or modified using mechanical, electrical or electronic means to detect surreptitious intrusion;

9. Designed or modified to use "quantum cryptography".

**Technical Note:**

"Quantum cryptography" is also known as Quantum Key Distribution (QKD).

**Note:** 5A002 does not control any of the following:

   a. "Personalised smart cards" having any of the following:
      1. Where the cryptographic capability is restricted for use in equipment or systems excluded from control under entries b. to g. of this Note; or
      2. For general public-use applications where the cryptographic capability is not user-accessible and it is specially designed and limited to allow protection
of personal data stored within;

N.B. If a "personalised smart card" has multiple functions, the control status of each function is assessed individually.

b. Receiving equipment for radio broadcast, pay television or similar restricted audience broadcast of the consumer type, without digital encryption except that exclusively used for sending the billing or programme-related information back to the broadcast providers;

c. Equipment where the cryptographic capability is not user-accessible and which is specially designed and limited to allow any of the following:

1. Execution of copy-protected "software";

2. Access to any of the following:
   a. Copy-protected contents stored on read-only media; or
   b. Information stored in encrypted form on media (e.g., in connection with the protection of intellectual property rights) when the media is offered for sale in identical sets to the public;

3. Copying control of copyright protected audio/video data; or

4. Encryption and/or decryption for protection of libraries, design attributes, or associated data for the design of semiconductor devices or integrated circuits;

d. Cryptographic equipment specially designed and limited for banking use or 'money transactions';

Technical Note:

'Money transactions' in 5A002 Note d. includes the collection and settlement of fares or credit functions.

e. Portable or mobile radiotelephones for civil use (e.g., for use with commercial civil cellular radio communication systems) that are not capable of transmitting encrypted data directly to another radiotelephone or equipment (other than Radio Access Network (RAN) equipment), nor of passing encrypted data through RAN equipment (e.g., Radio Network Controller (RNC) or Base Station Controller (BSC));
<table>
<thead>
<tr>
<th>5B001</th>
<th>Telecommunications test, inspection and production equipment, components and accessories, as follows:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a.</td>
<td>Equipment and specially designed components or accessories therefor, specially designed for the &quot;development&quot;, &quot;production&quot; or &quot;use&quot; of equipment, functions or features, specified in 5A001;</td>
</tr>
<tr>
<td></td>
<td><strong>Note:</strong> 5B001.a. does not control optical fibre characterization equipment.</td>
</tr>
</tbody>
</table>
b. Equipment and specially designed components or accessories therefor, specially designed for the "development" of any of the following telecommunication transmission or switching equipment:

1. Equipment employing digital techniques designed to operate at a "total digital transfer rate" exceeding 15 Gbit/s;

*Technical Note:*

*For switching equipment the "total digital transfer rate" is measured at the highest speed port or line.*

2. Equipment employing a "laser" and having any of the following:
   a. A transmission wavelength exceeding 1750 nm;
   b. Performing "optical amplification" using praseodymium-doped fluoride fibre amplifiers (PDFFA);
   c. Employing coherent optical transmission or coherent optical detection techniques (also called optical heterodyne or homodyne techniques); or
   d. Employing analogue techniques and having a bandwidth exceeding 2.5 GHz;

   *Note: 5B001.b.2.d. does not control equipment specially designed for the "development" of commercial TV systems.*

3. Equipment employing "optical switching";

4. Radio equipment employing Quadrature-Amplitude-Modulation (QAM) techniques above level 256; or

5. Equipment employing "common channel signalling" operating in non-associated mode of operation.

<table>
<thead>
<tr>
<th>5B002</th>
<th>&quot;Information security&quot; test, inspection and &quot;production&quot; equipment, as follows:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a.</td>
<td>Equipment specially designed for the &quot;development&quot; or &quot;production&quot; of equipment specified in 5A002 or 5B002.b.;</td>
</tr>
<tr>
<td>b.</td>
<td>Measuring equipment specially designed to evaluate and validate the &quot;information security&quot; functions of the equipment specified in 5A002 or &quot;software&quot; specified in 5D002.a. or 5D002.c.</td>
</tr>
</tbody>
</table>

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<tr>
<th>5D001</th>
<th>&quot;Software&quot; as follows:</th>
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</thead>
<tbody>
<tr>
<td>a.</td>
<td>&quot;Software&quot; specially designed or modified for the &quot;development&quot;, &quot;production&quot; or &quot;use&quot; of equipment, functions or features, specified in 5A001;</td>
</tr>
<tr>
<td>5D002</td>
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<tr>
<td><strong>&quot;Software&quot; as follows:</strong></td>
<td></td>
</tr>
<tr>
<td>a.</td>
<td>&quot;Software&quot; specially designed or modified for the &quot;development&quot;, &quot;production&quot; or &quot;use&quot; of equipment specified in 5A002 or &quot;software&quot; specified in 5D002.c.;</td>
</tr>
<tr>
<td>b.</td>
<td>&quot;Software&quot; specially designed or modified to support &quot;technology&quot; specified in 5E002;</td>
</tr>
<tr>
<td>c.</td>
<td>Specific &quot;software&quot;, as follows:</td>
</tr>
<tr>
<td>1.</td>
<td>&quot;Software&quot; having the characteristics, or performing or simulating the functions of the equipment, specified in 5A002;</td>
</tr>
<tr>
<td>2.</td>
<td>&quot;Software&quot; to certify &quot;software&quot; specified in 5D002.c.1.</td>
</tr>
</tbody>
</table>

*Note:* 5D002 does not control "software" as follows:
a. "Software" required for the "use" of equipment excluded from control by the Note to 5A002;

b. "Software" providing any of the functions of equipment excluded from control by the Note to 5A002.

5E001 "Technology" as follows:

a. "Technology" according to the General Technology Note for the "development", "production" or "use" (excluding operation) of equipment, functions or features specified in 5A001 or "software" specified in 5D001.a.;

b. Specific "technology" as follows:

1. "Required" "technology" for the "development" or "production" of telecommunications equipment specially designed to be used on board satellites;

2. "Technology" for the "development" or "use" of "laser" communication techniques with the capability of automatically acquiring and tracking signals and maintaining communications through exoatmosphere or sub-surface (water) media;

3. "Technology" for the "development" of digital cellular radio base station receiving equipment whose reception capabilities that allow multi-band, multi-channel, multi-mode, multi-coding algorithm or multi-protocol operation can be modified by changes in "software";

4. "Technology" for the "development" of "spread spectrum" techniques, including "frequency hopping" techniques;

c. "Technology" according to the General Technology Note for the "development" or "production" of any of the following:

1. Equipment employing digital techniques designed to operate at a "total digital transfer rate" exceeding 15 Gbit/s;

   **Technical Note:**

   *For switching equipment the "total digital transfer rate" is measured at the highest speed port or line.*

2. Equipment employing a "laser" and having any of the following:

   a. A transmission wavelength exceeding 1,750 nm;

   b. Performing "optical amplification" using Praseodymium-Doped Fluoride Fibre Amplifiers (PDFFA);

   c. Employing coherent optical transmission or coherent
optical detection techniques (also called optical heterodyne or homodyne techniques);  

d. Employing wavelength division multiplexing techniques of optical carriers at less than 100 GHz spacing; or  
e. Employing analogue techniques and having a bandwidth exceeding 2.5 GHz;

Note: 5E001.c.2.e. does not control "technology" for the "development" or "production" of commercial TV systems.

N.B.: For "technology" for the "development" or "production" of non-telecommunications equipment employing a laser, see 6E.

3. Equipment employing "optical switching";

4. Radio equipment having any of the following:
   a. Quadrature-Amplitude-Modulation (QAM) techniques above level 256;
   b. Operating at input or output frequencies exceeding 31.8 GHz; or

Note: 5E001.c.4.b. does not control "technology" for the "development" or "production" of equipment designed or modified for operation in any frequency band which is "allocated by the ITU" for radio-communications services, but not for radio-determination.

   c. Operating in the 1.5 MHz to 87.5 MHz band and incorporating adaptive techniques providing more than 15 dB suppression of an interfering signal;

5. Equipment employing "common channel signalling" operating in non-associated mode of operation; or

6. Mobile equipment having all of the following:
   a. Operating at an optical wavelength greater than or equal to 200 nm and less than or equal to 400 nm; and
   b. Operating as a "local area network";

d. "Technology" according to the General Technology Note for the "development" or "production" of Microwave Monolithic Integrated Circuit (MMIC) power amplifiers specially designed for telecommunications and having any of the following:
1. Rated for operation at frequencies exceeding 3.2 GHz up to and including 6 GHz and with an average output power greater than 4 W (36 dBm) with a "fractional bandwidth" greater than 15%;

2. Rated for operation at frequencies exceeding 6 GHz up to and including 16 GHz and with an average output power greater than 1 W (30 dBm) with a "fractional bandwidth" greater than 10%;

3. Rated for operation at frequencies exceeding 16 GHz up to and including 31.8 GHz and with an average output power greater than 0.8 W (29 dBm) with a "fractional bandwidth" greater than 10%;

4. Rated for operation at frequencies exceeding 31.8 GHz up to and including 37.5 GHz;

5. Rated for operation at frequencies exceeding 37.5 GHz up to and including 43.5 GHz and with an average output power greater than 0.25 W (24 dBm) with a "fractional bandwidth" greater than 10%; or

6. Rated for operation at frequencies exceeding 43.5 GHz;

e. "Technology" according to the General Technology Note for the "development" or "production" of electronic devices and circuits, specially designed for telecommunications and containing components manufactured from "superconductive" materials, specially designed for operation at temperatures below the "critical temperature" of at least one of the "superconductive" constituents and having any of the following:

1. Current switching for digital circuits using "superconductive" gates with a product of delay time per gate (in seconds) and power dissipation per gate (in watts) of less than $10^{-14}$ J; or

2. Frequency selection at all frequencies using resonant circuits with Q-values exceeding 10,000.

5E002 "Technology" according to the General Technology Note for the "development", "production" or "use" of equipment specified in 5A002, 5B002 or "software" specified in 5D002.a. or 5D002.c.

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**PART B**

Article 6 applies to the following goods:

<table>
<thead>
<tr>
<th>Entry of Annex I</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>0A001</td>
<td>&quot;Nuclear reactors&quot; and specially designed or prepared equipment and</td>
</tr>
</tbody>
</table>
components therefor, as follows:

a. "Nuclear reactors";

b. Metal vessels, or major shop-fabricated parts therefor, including the reactor vessel head for a reactor pressure vessel, specially designed or prepared to contain the core of a "nuclear reactor";

c. Manipulative equipment specially designed or prepared for inserting or removing fuel in a "nuclear reactor";

d. Control rods specially designed or prepared for the control of the fission process in a "nuclear reactor", support or suspension structures therefor, rod drive mechanisms and rod guide tubes;

e. Pressure tubes specially designed or prepared to contain fuel elements and the primary coolant in a "nuclear reactor" at an operating pressure in excess of 5.1 MPa;

f. Zirconium metal and alloys in the form of tubes or assemblies of tubes in which the ratio of hafnium to zirconium is less than 1:500 parts by weight, specially designed or prepared for use in a "nuclear reactor";

g. Coolant pumps specially designed or prepared for circulating the primary coolant of "nuclear reactors";

h. 'Nuclear reactor internals' specially designed or prepared for use in a "nuclear reactor", including support columns for the core, fuel channels, thermal shields, baffles, core grid plates, and diffuser plates;

Note: In 0A001.h. 'nuclear reactor internals' means any major structure within a reactor vessel which has one or more functions such as supporting the core, maintaining fuel alignment, directing primary coolant flow, providing radiation shields for the reactor vessel, and guiding in-core instrumentation.

i. Heat exchangers (steam generators) specially designed or prepared for use in the primary coolant circuit of a "nuclear reactor";

j. Neutron detection and measuring instruments specially designed or prepared for determining neutron flux levels within the core of a "nuclear reactor".

0C002 "Special fissile materials"

Note: 0C002 does not control four "effective grammes" or less when contained in a sensing component in instruments.
ANNEX II

Goods and technology referred to in Article 2(1) (a), 2(3) 4, 5(1)(b) and 5(1)(d)

INTRODUCTORY NOTES

1. Unless otherwise stated, reference numbers used in the column entitled ‘Description’ refer to the descriptions of dual-use items and technology set out in Annex I to Regulation (EC) No 428/2009.

2. A reference number in the column entitled ‘Related item from Annex I to Regulation (EC) No 428/2009’ means that the characteristics of the item described in the column ‘Description’ lie outside the parameters set out in the description of the dual-use entry referred to.

3. Definitions of terms between ‘single quotation marks’ are given in a technical note to the relevant item.


General Notes

1. The object of the prohibitions contained in this Annex should not be defeated by the export of any non-prohibited goods (including plant) containing one or more prohibited components when the prohibited component or components are the principal element of the goods and can feasibly be removed or used for other purposes.

N.B.: In judging whether the prohibited component or components are to be considered the principal element, it is necessary to weigh the factors of quantity, value and technological know-how involved and other special circumstances which might establish the prohibited component or components as the principal element of the goods being procured.

2. Goods specified in this Annex include both new and used goods.

General Technology Note (GTN)

(To be read in conjunction with Section II.B.)

1. The sale, supply, transfer or export of ‘technology’ which is ‘required’ for the ‘development’, ‘production’ or ‘use’ of goods the sale, supply, transfer or export of which is prohibited in Part A (Goods) below, is prohibited in accordance with the provisions of Section II.B.

2. The ‘technology’ ‘required’ for the ‘development’, ‘production’ or ‘use’ of prohibited goods remains under prohibition even when applicable to non-prohibited goods.

3. Prohibitions do not apply to that ‘technology’ which is the minimum necessary for the installation, operation, maintenance (checking) and repair of those goods which
are not prohibited or the export of which has been authorised in accordance with Regulation (EC) No 423/2007 or this Regulation.

4. Prohibitions on ‘technology’ transfer do not apply to information ‘in the public domain’, to ‘basic scientific research’ or to the minimum necessary information for patent applications.

II.A. GOODS

A0. Nuclear Materials, Facilities, and Equipment

<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Related item from Annex I to Regulation (EC) No 428/2009</th>
</tr>
</thead>
</table>
| II.A0.001 | Hollow cathode lamps as follows:  
                      a. Iodine hollow cathode lamps with windows in pure silicon or quartz  
                      b. Uranium hollow cathode lamps                                      | —                                                       |
| II.A0.002 | Faraday isolators in the wavelength range 500 nm – 650 nm                                                                                           | —                                                       |
| II.A0.003 | Optical gratings in the wavelength range 500 nm – 650 nm                                                                                           | —                                                       |
| II.A0.004 | Optical fibres in the wavelength range 500 nm – 650 nm coated with anti-reflecting layers in the wavelength range 500 nm – 650 nm and having a core diameter greater than 0.4 mm but not exceeding 2 mm | —                                                       |
| II.A0.005 | Nuclear reactor vessel components and testing equipment, other than those specified in 0A001, as follows:  
                      1. Seals  
                      2. Internal components  
                      3. Sealing, testing and measurement equipment                          | 0A001                                                   |
| II.A0.006 | Nuclear detection systems for detection, identification or quantification of radioactive materials and radiation of nuclear origin and specially designed components thereof other than those specified in 0A001.j, 1A004.c. | 0A001.j, 1A004.c                                       |
| II.A0.007 | Bellows-sealed valves made of aluminium alloy or stainless steel type 304, 304L or 316L.  
                      Note: This item does not cover bellow valves defined in 0B001.c.6 and 2A226. | 0B001.c.6, 2A226                                       |
| II.A0.008 | Laser mirrors, other than those specified in 6A005.e, consisting of substrates having a thermal expansion coefficient of $10^{-6}$K$^{-1}$ or less at 20°C (e.g. fused silica or sapphire).  
*Note:* This item does not cover optical systems specially designed for astronomical applications, except if the mirrors contain fused silica. | 0B001.g.5, 6A005.e |
| II.A0.009 | Laser lenses, other than those specified in 6A005.e.2, consisting of substrates having a thermal expansion coefficient of $10^{-6}$K$^{-1}$ or less at 20°C (e.g. fused silica). | 0B001.g, 6A005.e.2 |
| II.A0.010 | Pipes, piping, flanges, fittings made of, or lined with, nickel or nickel alloy containing more than 40 % nickel by weight, other than those specified in 2B350.h.1., in respect of pipes having an inner diameter smaller than 100 mm. | 2B350 |
| II.A0.012 | Shielded enclosures for the manipulation, storage and handling of radioactive substances (Hot cells). | 0B006 |
| II.A0.013 | ‘Natural uranium’ or ‘depleted uranium’ or thorium in the form of metal, alloy, chemical compound or concentrate and any other material containing one or more of the foregoing, other than those specified in 0C001. | 0C001 |
| II.A0.014 | Detonation chambers having a capacity of explosion absorption of more than 2.5kg TNT equivalent. | — |

### A1. Materials, chemicals, ‘microorganisms’ and ‘toxins’

<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Related item from Annex I to Regulation (EC) No 428/2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>II.A1.001</td>
<td>Bis(2-ethylhexyl) phosphoric acid (HDEHP or D2HPA) CAS 298-07-7 solvent in any quantity, with a purity greater than 90 %.</td>
<td>—</td>
</tr>
<tr>
<td>II.A1.002</td>
<td>Fluorine gas (Chemical Abstract Number (CAS): 7782-41-4), with a purity of at least 95 %.</td>
<td>—</td>
</tr>
</tbody>
</table>
| II.A1.005 | Electrolytic cells for fluorine production with an output capacity greater than 100 g of fluorine per hour.  
*Note:* This item does not cover electrolytic cells defined in item 1B225. | 1B225 |
| II.A1.006 | Catalysts, other than those prohibited by 1A225, containing platinum, palladium or rhodium, usable for promoting the hydrogen isotope exchange reaction between hydrogen and water for the recovery of tritium from heavy water or for the production of heavy water. | 1B231, 1A225 |
| II.A1.007 | Aluminium and its alloys, other than those specified in 1C002.b.4 or 1C202.a, in crude or semi-fabricated form having either of the following characteristics:  
   a. Capable of an ultimate tensile strength of 460 MPa or more at 293 K (20 °C); or  
   b. Having a tensile strength of 415 MPa or more at 298 K (25 °C). | 1C002.b.4, 1C202.a |
| II.A1.008 | Magnetic metals, of all types and of whatever form, having an initial relative permeability of 120 000 or more and a thickness between 0.05 and 0.1 mm. | 1C003.a |
| II.A1.009 | ‘Fibrous or filamentary materials’ or prepps, as follows:  
   a. Carbon or aramid ‘fibrous or filamentary materials’ having either of the following characteristics:  
      1. A ‘specific modulus’ exceeding $10 \times 10^6$ m; or  
      2. A ‘specific tensile strength’ exceeding $17 \times 10^4$ m;  
   b. Glass ‘fibrous or filamentary materials’ having either of the following characteristics:  
      1. A ‘specific modulus’ exceeding $3,18 \times 10^6$ m; or  
      2. A ‘specific tensile strength’ exceeding $76,2 \times 10^3$ m;  
   c. Thermoset resin-impregnated continuous ‘yarns’, ‘rovings’, ‘tows’ or ‘tapes’ with a width of 15 mm or less (once prepps), made from carbon or glass ‘fibrous or filamentary materials’ other than those specified in II.A1.010.a or b. | 1C010.a, 1C010.b, 1C210.a, 1C210.b |

**Note:** This item does not cover ‘fibrous or filamentary materials’ defined in items 1C010.a, 1C010.b, 1C210.a and 1C210.b.

| II.A1.010 | Resin-impregnated or pitch-impregnated fibres (prepps), metal or carboncoated fibres (preforms) or ‘carbon fibre | 1C010.e. |
preforms’, as follows:

a. Made from ‘fibrous or filamentary materials’ specified in II.A1.009 above;

b. Epoxy resin ‘matrix’ impregnated carbon ‘fibrous or filamentary materials’ (prepregs), specified in 1C010.a, 1C010.b or 1C010.c, for the repair of aircraft structures or laminates, of which the size of individual sheets does not exceed 50 cm × 90 cm;

c. Prepregs specified in 1C010.a, 1C010.b or 1C010.c, when impregnated with phenolic or epoxy resins having a glass transition temperature (Tg) less than 433 K (160 °C) and a cure temperature lower than the glass transition temperature.

Note: This item does not cover ‘fibrous or filamentary materials’ defined in item 1C010.e.

| II.A1.011 | Reinforced silicon carbide ceramic composites usable for nose tips, re-entry vehicles, nozzle flaps, usable in ‘missiles’, other than those specified in 1C107. | 1C107 |
| II.A1.012 | Maraging steels, other than those specified in 1C116 or 1C216, ‘capable of’ an ultimate tensile strength of 2050 MPa or more, at 293 K (20 °C). Technical note: The phrase ‘maraging steel capable of’ encompasses maraging steel before or after heat treatment. | 1C216 |
| II.A1.013 | Tungsten, tantalum, tungsten carbide, tantalum carbide and alloys, having both of the following characteristics: a. In forms having a hollow cylindrical or spherical symmetry (including cylinder segments) with an inside diameter between 50 mm and 300 mm; and b. A mass greater than 5 kg. Note: This item does not cover tungsten, tungsten carbide and alloys defined in item 1C226. | 1C226 |
| II.A1.014 | Elemental powders of cobalt, neodymium or samarium or alloys or mixtures thereof containing at least 20 % by weight of cobalt, neodymium or samarium, with a particle size less than 200 µm. | — |
| II.A1.015 | Pure tributyl phosphate (TBP) [CAS No 126-73-8] or any mixture having a TBP content of more than 5 % by weight. | — |
| II.A1.016 | Maraging steel, other than those prohibited by 1C116, 1C216 or II.A1.012  

**Technical Note:**  
Maraging steels are iron alloys generally characterised by high nickel, very low carbon content and the use of substitutional elements or precipitates to produce strengthening and age-hardening of the alloy. |  — |
| II.A1.017 | Metals, metal powders and material as follows:  

a. Tungsten and tungsten alloys, other than those prohibited by 1C117, in the form of uniform spherical or atomized particles of 500µm diameter or less with a tungsten content of 97% by weight or more;  

b. Molybdenum and molybdenum alloys, other than those prohibited by 1C117, in the form of uniform spherical or atomized particles of 500 µm diameter or less with a molybdenum content of 97% by weight or more;  

c. Tungsten materials in the solid form, other than those prohibited by 1C226, or II.A1.013 having material compositions as follows:  

1. Tungsten and alloys containing 97% by weight or more of tungsten;  

2. Copper infiltrated tungsten containing 80% by weight or more of tungsten; or  

3. Silver infiltrated tungsten containing 80% by weight or more of tungsten. |  — |
| II.A1.018 | Soft magnetic alloys having a chemical composition as follows:  

a) Iron content between 30 % and 60 %, and  

b) Cobalt content between 40 % and 60 %. |  — |
| II.A1.019 | “Fibrous or filamentary materials” or prepps, not prohibited by Annex I or by Annex II (under II.A1.009, II.A1.010) of this Regulation, or not specified by Annex I of Regulation (EC) No 428/2009, as follows:  

a) Carbon “fibrous or filamentary materials”;  

*Note: II.A1.019a. does not cover fabrics.* |  — |
b) Thermoset resin-impregnated continuous “yarns”, “rovings”, “tows”, or “tapes”, made from carbon “fibrous or filamentary materials”;

c) Polyacrylonitrile (PAN) continuous “yarns”, “rovings”, “tows” or “tapes”

### A2. Materials Processing

<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Related item from Annex I to Regulation (EC) No 428/2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>II.A2.001</td>
<td>Vibration test systems, equipment and components thereof, other than those specified in 2B116:</td>
<td>2B116</td>
</tr>
<tr>
<td></td>
<td>a. Vibration test systems employing feedback or closed loop techniques and incorporating a digital controller, capable of vibrating a system at an acceleration equal to or greater than 0,1g rms between 0,1 Hz and 2 kHz and imparting forces equal to or greater than 50 kN, measured ‘bare table’;</td>
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</tr>
<tr>
<td></td>
<td>b. Digital controllers, combined with specially designed vibration test ‘software’, with a real-time bandwidth greater than 5 kHz designed for use with vibration test systems specified in a.;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. Vibration thrusters (shaker units), with or without associated amplifiers, capable of imparting a force equal to or greater than 50 kN, measured ‘bare table’, and usable in vibration test systems specified in a.;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>d. Test piece support structures and electronic units designed to combine multiple shaker units in a system capable of providing an effective combined force equal to or greater than 50 kN, measured ‘bare table’, and usable in vibration systems specified in a.</td>
<td></td>
</tr>
</tbody>
</table>

**Technical note:**

‘Bare table’ means a flat table, or surface, with no fixture or fittings.

<table>
<thead>
<tr>
<th>II.A2.002</th>
<th>Machine tools and components and numerical controls for</th>
<th>2B201.b</th>
</tr>
</thead>
</table>
machine tools, as follows:

a. Machine tools for grinding having positioning accuracies with “all compensations available” equal to or less (better) than 15 µm according to ISO 230/2 (1988) (1) or national equivalents along any linear axis;

   \[Note: \text{This item does not cover machine tools for grinding defined in items 2B201.b and 2B001.c.}\]

b. Components and numerical controls, specially designed for machine tools specified in 2B001, 2B201, or under a.

### II.A2.003 Balancing machines and related equipment as follows:

a. Balancing machines, designed or modified for dental or other medical equipment, having all the following characteristics:

   1. Not capable of balancing rotors/assemblies having a mass greater than 3 kg;
   2. Capable of balancing rotors/assemblies at speeds greater than 12500 rpm;
   3. Capable of correcting imbalance in two planes or more; and
   4. Capable of balancing to a residual specific imbalance of 0,2 g × mm per kg of rotor mass;

b. Indicator heads designed or modified for use with machines specified in a. above.

   \[Technical Note:\]

   \[Indicator heads are sometimes known as balancing instrumentation.\]

### II.A2.004 Remote manipulators that can be used to provide remote actions in radiochemical separation operations or hot cells, other than those specified in 2B225, having either of the following characteristics:

a. A capability of penetrating a hot cell wall of 0,3 m or more (through the wall operation); or

b. A capability of bridging over the top of a hot cell
<table>
<thead>
<tr>
<th>II.A2.006</th>
<th>Oxidation furnaces capable of operation at temperatures above 400 °C&lt;br&gt;&lt;br&gt;Note: This item does not cover tunnel kilns with roller or car conveyance, tunnel kilns with conveyor belt, pusher type kilns or shuttle kilns, specially designed for the production of glass, tableware ceramics or structural ceramics.</th>
<th>2B226 2B227</th>
</tr>
</thead>
<tbody>
<tr>
<td>II.A2.007</td>
<td>“Pressure transducers”, other than those defined in 2B230, capable of measuring absolute pressures at any point in the range 0 to 200 kPa and having both of the following characteristics:&lt;br&gt;&lt;br&gt;a. Pressure sensing elements made of or protected by “Materials resistant to corrosion by uranium hexafluoride (UF₆)”, and&lt;br&gt;&lt;br&gt;b. Having either of the following characteristics:&lt;br&gt;&lt;br&gt;1. A full scale of less than 200 kPa and an “accuracy” of better than ± 1 % of full scale; or&lt;br&gt;&lt;br&gt;2. A full scale of 200 kPa or greater and an “accuracy” of better than 2 kPa.</td>
<td>2B230</td>
</tr>
<tr>
<td>II.A2.011</td>
<td>Centrifugal separators, capable of continuous separation without the propagation of aerosols and manufactured from:&lt;br&gt;&lt;br&gt;1. Alloys with more than 25 % nickel and 20 % chromium by weight;&lt;br&gt;&lt;br&gt;2. Fluoropolymers;&lt;br&gt;&lt;br&gt;3. Glass (including vitrified or enamelled coating or glass lining);&lt;br&gt;&lt;br&gt;4. Nickel or alloys with more than 40 % nickel by weight;&lt;br&gt;&lt;br&gt;5. Tantalum or tantalum alloys;&lt;br&gt;&lt;br&gt;6. Titanium or titanium alloys; or</td>
<td>2B352.c</td>
</tr>
<tr>
<td>No</td>
<td>Description</td>
<td>Related item from Annex I to Regulation (EC) No 428/2009</td>
</tr>
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<td>----------------------------------------------------------</td>
</tr>
</tbody>
</table>
| II.A3.001 | High voltage direct current power supplies having both of the following characteristics:  
  a. Capable of continuously producing, over a time period of eight hours, 10 kV or more, with output power of 5 kW or more with or without sweeping; and  
  b. Current or voltage stability better than 0,1 % over a time period of four hours.  
  Note: This item does not cover power supplies defined in items 0B001.j.5 and 3A227.                                                                                                   | 3A227                                                    |
| II.A3.002 | Mass spectrometers, other than those specified in 3A233 or 0B002.g, capable of measuring ions of 200 atomic mass units or more and having a resolution of better than 2 parts in 200, as follows, and ion sources thereof:  
  a. Inductively coupled plasma mass spectrometers                                                                                                                                  | 3A233                                                    |
(ICP/MS);

b. Glow discharge mass spectrometers (GDMS);

c. Thermal ionisation mass spectrometers (TIMS);

d. Electron bombardment mass spectrometers which have a source chamber constructed from, lined with or plated with ‘materials resistant to corrosion by uranium hexafluoride UF₆’;

e. Molecular beam mass spectrometers having either of the following characteristics:

1. A source chamber constructed from, lined with or plated with stainless steel or molybdenum and equipped with a cold trap capable of cooling to 193 K (– 80°C) or less; or

2. A source chamber constructed from, lined with or plated with ‘materials resistant to corrosion by uranium hexafluoride (UF₆)’;

f. Mass spectrometers equipped with a microfluorination ion source designed for actinides or actinide fluorides.

II.A3.003 Frequency changers or generators, other than those prohibited by 0B001 or 3A225, having all of the following characteristics, and specially designed components and software therefor:

a. Multiphase output capable of providing a power of 40 W or greater;

b. Capable of operating in the frequency range between 600 and 2000 Hz; and

c. Frequency control better (less) than 0,1 %.

Technical Note:

*Frequency changers in II.A3.003 are also known as converters or inverters.*

A6. Sensors and Lasers

<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Related item from Annex I to Regulation (EC)</th>
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<tbody>
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</table>

EN 57 EN
<table>
<thead>
<tr>
<th>II.A6.001</th>
<th>Yttrium aluminium garnet (YAG) rods</th>
<th>–</th>
</tr>
</thead>
</table>
| II.A6.002     | Optical equipment and components, other than those specified in 6A002, 6A004.b as follows:  
Infrared optics in the wavelength range 9000 nm – 17000 nm and components thereof, including cadmium telluride (CdTe) components. | 6A002, 6A004.b             |
| II.A6.003     | Wave front corrector systems for use with a laser beam having a diameter exceeding 4 mm, and specially designed components thereof, including control systems, phase front sensors and ‘deformable mirrors’ including bimorph mirrors.  
*Note:* This item does not cover mirrors defined in 6A004.a, 6A005.e and 6A005.f. | 6A003                      |
| II.A6.004     | Argon ion “lasers” having an average output power equal to or greater than 5 W.  
*Note:* This item does not cover argon ion ‘lasers’ defined in items 0B001.g.5, 6A005 and 6A205.a. | 6A005.a.6, 6A205.a         |
| II.A6.005     | Semiconductor “lasers” and components thereof, as follows:  
a. Individual semiconductor “lasers” with an output power greater than 200 mW each, in quantities larger than 100;  
b. Semiconductor “laser” arrays having an output power greater than 20 W.  
*Notes:*  
1. Semiconductor “lasers” are commonly called “laser” diodes.  
2. This item does not cover “lasers” defined in items 0B001.g.5, 0B001.h.6 and 6A005.b.  
3. This item does not cover “laser” diodes with a wavelength in the range 1200 nm – 2000 nm. | 6A005.b                   |
| II.A6.006     | Tunable semiconductor “lasers” and tunable semiconductor ‘laser’ arrays, of a wavelength between 9 μm and 17 μm, as well as array stacks of semiconductor ‘lasers’ containing at least one tunable semiconductor ‘laser’ array of such wavelength.  
*Notes:* | 6A005.b                   |
1. Semiconductor “lasers” are commonly called “laser” diodes.

2. This item does not cover semiconductor “lasers” defined in items 0B001.h.6 and 6A005.b

<table>
<thead>
<tr>
<th>II.A6.007</th>
<th>Solid state “tunable” “lasers” and specially designed components thereof as follows:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a.</td>
<td>Titanium-sapphire lasers,</td>
</tr>
<tr>
<td>b.</td>
<td>Alexandrite lasers.</td>
</tr>
</tbody>
</table>

Note: This item does not cover titanium-sapphire and alexandrite lasers defined in items 0B001.g.5, 0B001.h.6 and 6A005.c.1.

<table>
<thead>
<tr>
<th>II.A6.008</th>
<th>Neodymium-doped (other than glass) “lasers”, having an output wavelength greater than 1000 nm but not exceeding 1100 nm and output energy exceeding 10 J per pulse.</th>
</tr>
</thead>
</table>

Note: This item does not cover neodymium-doped (other than glass) ‘lasers’ defined in item 6A005.c.2.b.

<table>
<thead>
<tr>
<th>II.A6.009</th>
<th>Components of acousto-optics, as follows:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a.</td>
<td>Framing tubes and solid-state imaging devices having a recurrence frequency equal to or exceeding 1kHz;</td>
</tr>
<tr>
<td>b.</td>
<td>Recurrence frequency supplies;</td>
</tr>
<tr>
<td>c.</td>
<td>Pockels cells.</td>
</tr>
</tbody>
</table>

| II.A6.010 | Radiation-hardened cameras, or lenses thereof, other than those specified in 6A203.c., specially designed, or rated as radiation-hardened, to withstand a total radiation dose greater than $50 \times 10^3$ Gy(silicon) ($5 \times 10^6$ rad (silicon)) without operational degradation. |

Technical note:

The term Gy(silicon) refers to the energy in Joules per kilogram absorbed by an unshielded silicon sample when exposed to ionising radiation.

<table>
<thead>
<tr>
<th>II.A6.011</th>
<th>Tunable pulsed dye laser amplifiers and oscillators, having all of the following characteristics:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Operating at wavelengths between 300 nm and 800 nm;</td>
</tr>
</tbody>
</table>
2. An average output power greater than 10 W but not exceeding 30 W;
3. A repetition rate greater than 1 kHz; and
4. Pulse width less than 100 ns.

Notes:
1. This item does not cover single mode oscillators.
2. This item does not cover tunable pulsed dye laser amplifiers and oscillators defined in item 6A205.c, 0B001.g.5 and 6A005.

II.A6.012 Pulsed carbon dioxide “lasers” having all of the following characteristics:
1. Operating at wavelengths between 9000 nm and 11000 nm;
2. A repetition rate greater than 250 Hz;
3. An average output power greater than 100 W but not exceeding 500 W; and
4. Pulse width less than 200 ns.

Note: This item does not cover pulsed carbon dioxide laser amplifiers and oscillators defined in item 6A205.d., 0B001.h.6. and 6A005.d.

A7. Navigation and Avionics

<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Related item from Annex I to Regulation (EC) No 428/2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>II.A7.001</td>
<td>Inertial navigation systems and specially designed components thereof, as follows:</td>
<td>7A003 7A103</td>
</tr>
<tr>
<td></td>
<td>I. Inertial navigation systems which are certified for use on “civil aircraft” by civil authorities of a State participating in the Wassenaar Arrangement, and specially designed components thereof, as follows:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. Inertial navigation systems (INS) (gimballed or strapdown) and inertial equipment designed for “aircraft”, land vehicle, vessels (surface or</td>
<td></td>
</tr>
</tbody>
</table>
underwater) or ‘spacecraft’ for attitude, guidance or control, having any of the following characteristics, and specially designed components thereof:

1. Navigation error (free inertial) subsequent to normal alignment of 0.8 nautical mile per hour (nm/hr) 'Circular Error Probable' (CEP) or less (better); or

2. Specified to function at linear acceleration levels exceeding 10 g;

b. Hybrid Inertial Navigation Systems embedded with Global Navigation Satellite Systems(s) (GNSS) or with “Data-Based Referenced Navigation” (“DBRN”) System(s) for attitude, guidance or control, subsequent to normal alignment, having an INS navigation position accuracy, after loss of GNSS or “DBRN” for a period of up to four minutes, of less (better) than 10 metres 'Circular Error Probable' (CEP);

c. Inertial Equipment for Azimuth, Heading, or North Pointing having any of the following characteristics, and specially designed components thereof:

1. Designed to have an Azimuth, Heading, or North Pointing accuracy equal to, or less (better) than 6 arc/minutes RMS at 45 degrees latitude; or

2. Designed to have a non-operating shock level of at least 900 g at a duration of at least 1 msec.

Note: The parameters of I.a. and I.b. are applicable with any of the following environmental conditions:

1. Input random vibration with an overall magnitude of 7.7 g rms in the first half hour and a total test duration of one and a half hours per axis in each of the three perpendicular axes, when the random vibration meets the following:

   a. A constant power spectral density (PSD) value of 0.04 g²/Hz over a frequency interval of 15 to 1000
Hz; and

b. The PSD attenuates with a frequency from $0,04 \text{ g}^2/\text{Hz}$ to $0,01 \text{ g}^2/\text{Hz}$ over a frequency interval from 1000 to 2000 Hz;

2. A roll and yaw rate equal to or greater than $+2,62 \text{ radian/s} (150 \text{ deg/s})$; or

3. According to national standards equivalent to 1. or 2. above.

**Technical Notes:**

1. I.b. refers to systems in which an INS and other independent navigation aids are built into a single unit (embedded) in order to achieve improved performance.

2. 'Circular Error Probable' (CEP) – In a circular normal distribution, the radius of the circle containing 50 percent of the individual measurements being made, or the radius of the circle within which there is a 50 percent probability of being located.

II. Theodolite systems incorporating inertial equipment specially designed for civil surveying purposes and designed to have an Azimuth, Heading, or North Pointing accuracy equal to, or less (better) than 6 arc minutes RMS at 45 degrees latitude, and specially designed components thereof.

III. Inertial or other equipment using accelerometers specified in 7A001 or 7A101, where such accelerometers are specially designed and developed as MWD (Measurement While Drilling) sensors for use in downhole well services operations.

**A9. Aerospace and Propulsion**

<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Related item from Annex I to Regulation (EC) No 428/2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>II.A9.001</td>
<td>Explosive bolts.</td>
<td>—</td>
</tr>
</tbody>
</table>
## II.B. TECHNOLOGY

<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Related item from Annex I to Regulation (EC) No 428/2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>II.B.001</td>
<td>Technology required for the development, production, or use of the items in Part II.A. (Goods) above.</td>
<td>–</td>
</tr>
</tbody>
</table>
| II.B.002 | Technology required for the development or production of the items in Part IV A. (Goods) of Annex IV.  

*Technical Note:*

_The term ‘technology’ includes software._ | –                                         |
ANNEX III

List of equipment which might be used for internal repression as referred to in Articles 2(1)(b), 5(1)(c) and 5(1)(e)

1. Fire-arms, ammunition and related accessories therefor, as follows:
   1.1 Firearms not controlled by ML 1 and ML 2 of the EU Common Military List;21
   1.2 Ammunition specially designed for the firearms listed in 1.1 and specially designed components therefor;
   1.3 Weapon-sights not controlled by the EU Common Military List.

2. Bombs and grenades not controlled by the EU Common Military List.

3. Vehicles as follows:
   3.1 Vehicles equipped with a water cannon, specially designed or modified for the purpose of riot control;
   3.2 Vehicles specially designed or modified to be electrified to repel borders;
   3.3 Vehicles specially designed or modified to remove barricades, including construction equipment with ballistic protection;
   3.4 Vehicles specially designed for the transport or transfer of prisoners and/or detainees;
   3.5 Vehicles specially designed to deploy mobile barriers;
   3.6 Components for the vehicles specified in 3.1 to 3.5 specially designed for the purposes of riot control.

   \textit{Note 1} This item does not control vehicles specially designed for the purposes of fire-fighting.

   \textit{Note 2} For the purposes of item 3.5 the term "vehicles" includes trailers.

4. Explosive substances and related equipment as follows:
   4.1 Equipment and devices specially designed to initiate explosions by electrical or non-electrical means, including firing sets, detonators, igniters, boosters and detonating cord, and specially designed components therefor; except those specially designed for a specific commercial use consisting of the actuation or operation by explosive means of other equipment or devices the function of which is not the creation of explosions (e.g., car air-bag inflaters, electric-surge arresters of fire sprinkler actuators);

4.2 Linear cutting explosive charges not controlled by the EU Common Military List;

4.3 Other explosives not controlled by the EU Common Military List and related substances as follows:
   a. amatol;
   b. nitrocellulose (containing more than 12.5% nitrogen);
   c. nitroglycol;
   d. pentaerythritol tetranitrate (PETN);
   e. picryl chloride;
   f. 2,4,6-trinitrotoluene (TNT).

5. Protective equipment not controlled by ML 13 of the EU Common Military List as follows:
   5.1 Body armour providing ballistic and/or stabbing protection;
   5.2 Helmets providing ballistic and/or fragmentation protection, anti-riot helmets, antiriot shields and ballistic shields.

   *Note: This item does not control:*

   - equipment specially designed for sports activities;
   - equipment specially designed for safety of work requirements.

6. Simulators, other than those controlled by ML 14 of the EU Common Military List, for training in the use of firearms, and specially designed software therefor.

7. Night vision, thermal imaging equipment and image intensifier tubes, other than those controlled by the EU Common Military List.

8. Razor barbed wire.

9. Military knives, combat knives and bayonets with blade lengths in excess of 10 cm.

10. Production equipment specially designed for the items specified in this list.

11. Specific technology for the development, production or use of the items specified in this list.
ANNEX IV

Goods and technology referred to in Article 3 and 5(2)

INTRODUCTORY NOTES

1. Unless otherwise stated, reference numbers used in the column below entitled ‘Description’ refer to the descriptions of dual use items and technology set out in Annex I to Regulation (EC) No 428/2009.

2. A reference number in the column below entitled ‘Related item from Annex I to Regulation (EC) No 428/2009’ means that the characteristics of the item described in the ‘Description’ column lie outside the parameters set out in the description of the dual use entry referred to.

3. Definitions of terms between ‘single quotation marks’ are given in a technical note to the relevant item.


GENERAL NOTES

1. The object of the controls contained in this Annex should not be defeated by the export of any non-controlled goods (including plant) containing one or more controlled components when the controlled component or components is/are the principal element of the goods and can feasibly be removed or used for other purposes.

   N.B.: In judging whether the controlled component or components is/are to be considered the principal element, it is necessary to weigh the factors of quantity, value and technological know-how involved and other special circumstances which might establish the controlled component or components as the principal element of the goods being procured.

2. Goods specified in this Annex include both new and used goods.

GENERAL TECHNOLOGY NOTE (GTN)

(To be read in conjunction with Section IV.B)

1. The sale, supply, transfer or export of ‘technology’ which is ‘required’ for the ‘development’, ‘production’ or ‘use’ of goods the sale, supply, transfer or export of which is controlled in Part A (Goods) below, is controlled in accordance with the provisions of Section IV.B.

2. The ‘technology’ ‘required’ for the ‘development’, ‘production’ or ‘use’ of goods under control remains under control even when it is applicable to non-controlled goods.

3. Controls do not apply to that ‘technology’ which is the minimum necessary for the installation, operation, maintenance (checking) and repair of those goods which are
not controlled or the export of which has been authorised in accordance with Regulation (EC) No 423/2007 or Regulation (EU) No …/2010.

4. Controls on ‘technology’ transfer do not apply to information ‘in the public domain’, to ‘basic scientific research’ or to the minimum necessary information for patent applications.

### IV.A. GOODS

**A0. Nuclear Materials, Facilities, and Equipment**

<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Related item from Annex I to Regulation (EC) No 428/2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>IV.A0.011</td>
<td>Vacuum pumps other than those specified in 0B002.f.2., or 2B231, as follows:</td>
<td>0B002.f.2, 2B231</td>
</tr>
<tr>
<td></td>
<td>Turbomolecular pumps having a flowrate equal to or greater than 400 l/s,</td>
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<tr>
<td></td>
<td>Roots type vacuum roughing pumps having a volumetric aspiration flowrate greater than 200m³/h.</td>
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</tr>
<tr>
<td></td>
<td>Bellows-sealed, scroll, dry compressor, and bellows-sealed, scroll, dry vacuum pumps.</td>
<td></td>
</tr>
</tbody>
</table>

**A1. Materials, chemicals, ‘micro-organisms’ and ‘toxins’**

<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Related item from Annex I to Regulation (EC) No 428/2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>IV.A1.003</td>
<td>Ring-shaped seals and gaskets, having an inner diameter of 400mm or less, made of any of the following materials:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. Copolymers of vinylidene fluoride having 75 % or more beta crystalline structure without stretching;</td>
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</tr>
<tr>
<td></td>
<td>b. Fluorinated polyimides containing 10 % by weight or more of combined fluorine;</td>
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<tr>
<td></td>
<td>c. Fluorinated phosphazene elastomers containing 30 % by weight or more of combined fluorine;</td>
<td></td>
</tr>
</tbody>
</table>
d. Polychlorotrifluoroethylene (PCTFE, e.g. Kel-F®);
e. Fluoro-elastomers (e.g., Viton®, Tecnoflon®);
f. Polytetrafluoroethylene (PTFE).

IV.A1.004 Personal equipment for detecting radiation of nuclear origin, including personal dosimeters.

*Note*: This item does not cover nuclear detection systems defined in item 1A004.c.

### A2. Materials Processing

<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Related item from Annex I to Regulation (EC) No 428/2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>IV.A2.005</td>
<td>Controlled atmosphere heat treatment furnaces, as follows: Furnaces capable of operation at temperatures above 400 °C.</td>
<td>2B226, 2B227</td>
</tr>
<tr>
<td>IV.A2.008</td>
<td>Liquid-liquid contacting equipment (mixer-settlers, pulsed columns, centrifugal contactors); and liquid distributors, vapour distributors or liquid collectors designed for such equipment, where all surfaces that come in direct contact with the chemical(s) being processed are made from any of the following materials:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1. Alloys with more than 25 % nickel and 20 % chromium by weight;</td>
<td>2B350.e</td>
</tr>
<tr>
<td></td>
<td>2. Fluoropolymers;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. Glass (including vitrified or enamelled coating or glass lining);</td>
<td></td>
</tr>
<tr>
<td></td>
<td>4. Graphite or ‘carbon graphite’;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5. Nickel or alloys with more than 40 % nickel by weight;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>6. Tantalum or tantalum alloys;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>7. Titanium or titanium alloys;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>8. Zirconium or zirconium alloys;</td>
<td></td>
</tr>
</tbody>
</table>

**Technical Note:**

‘Carbon graphite’ is a composition consisting of amorphous carbon and graphite, in which the graphite content is 8 % or more by weight.

<table>
<thead>
<tr>
<th>IV.A2.009</th>
<th>Industrial equipment and components, other than those specified in 2B350.d, as follows:</th>
<th>2B350.d</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Heat exchangers or condensers with a heat transfer surface area greater than 0.05 m², and less than 30 m²; and tubes, plates, coils or blocks (cores) designed for such heat exchangers or condensers, where all surfaces that come in direct contact with the fluid(s) are made from any of the following materials:</td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>Alloys with more than 25 % nickel and 20 % chromium by weight;</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Fluoropolymers;</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Glass (including vitrified or enamelled coating or glass lining);</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Graphite or ‘carbon graphite’;</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Nickel or alloys with more than 40 % nickel by weight;</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Tantalum or tantalum alloys;</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Titanium or titanium alloys;</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Zirconium or zirconium alloys;</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Silicon carbide;</td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Titanium carbide; or</td>
<td></td>
</tr>
</tbody>
</table>

**Note:** This item does not cover vehicle radiators.

**Technical Notes:**

1. The materials used for gaskets and seals and other implementation of sealing functions do not determine the status of control of the heat exchanger.

<table>
<thead>
<tr>
<th>IV.A2.010</th>
<th>Multiple-seal, and seal-less pumps, other than those specified in 2B350.i, suitable for corrosive fluids, with manufacturer’s</th>
<th>2B350.d</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2B350.d</td>
<td></td>
</tr>
</tbody>
</table>
specified maximum flow-rate greater than 0.6 m³/hour, or vacuum pumps with manufacturer’s specified maximum flow-rate greater than 5 m³/hour [measured under standard temperature (273 K or 0 °C) and pressure (101.3 kPa) conditions]; and casings (pump bodies), preformed casing liners, impellers, rotors or jet pump nozzles designed for such pumps, in which all surfaces that come in direct contact with the chemical(s) being processed are made from any of the following materials:

1. Alloys with more than 25 % nickel and 20 % chromium by weight;
2. Ceramics;
3. Ferrosilicon;
4. Fluoropolymers;
5. Glass (including vitrified or enamelled coatings or glass lining);
6. Graphite or ‘carbon graphite’;
7. Nickel or alloys with more than 40 % nickel by weight;
8. Tantalum or tantalum alloys;
9. Titanium or titanium alloys;
10. Zirconium or zirconium alloys;
11. Niobium (columbium) or niobium alloys;
12. Stainless steel; or
13. Aluminium alloys.

Technical Notes:

1. The materials used for gaskets and seals and other implementation of sealing functions do not determine the status of control of the pump.

---

A3. Electronics

<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
</tr>
</thead>
</table>

Related item from Annex I to
<table>
<thead>
<tr>
<th>No</th>
<th>Description</th>
<th>Related item from Annex I to Regulation (EC) No 428/2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>IV.A3.004</td>
<td>Spectrometers and diffractometers, designed for the indicative test or quantitative analysis of the elemental composition of metals or alloys without chemical decomposition of the material.</td>
<td></td>
</tr>
</tbody>
</table>

### IV.B. TECHNOLOGY

**Technical Note:**

The term ‘technology’ includes software.
ANNEX V

Web sites for information on the competent authorities referred to in Articles 3(5), 3(6), 5(3), 7, 10, 12, 13, 14, 17, 18, 19(1), 19(2), 21, 22, 23, 27, 30(1) and 35, and address for notifications to the European Commission

BELGIUM
http://www.diplomatie.be/eusanctions

BULGARIA
http://www.mfa.government.bg

CZECH REPUBLIC
http://www.mfcr.cz/mezinarodnisankce

DENMARK
http://www.um.dk/da/menu/Udenrigspolitik/FredSikkerhedOgInternationalRetsorden/Sanktioner/

GERMANY
http://www.bmw.de/BMWi/Navigation/Aussenwirtschaft/Aussenwirtschaftsrecht/embargos.html

ESTONIA
http://www.vm.ee/est/kat_622/

IRELAND
http://foreign-affairs.net/home/index.aspx?id=28519

GREECE

SPAIN

FRANCE
http://www.diplomatie.gouv.fr/autorites-sanctions/

ITALY
http://www.esteri.it/UE/deroghe.html
CYPRUS
http://www.mfa.gov.cy/sanctions

LATVIA

LITHUANIA
http://www.urm.lt

LUXEMBOURG
http://www.mae.lu/sanctions

HUNGARY
http://www.kulugyminiszterium.hu/kum/hu/bal/Kulpolitikank/nemzetkozi_szankciok/

MALTA

NETHERLANDS
http://www.minbuza.nl/sanctions

AUSTRIA

POLAND
http://www.msz.gov.pl

PORTUGAL
http://www.min-nestrangeiros.pt

ROMANIA

SLOVENIA
http://www.mzz.gov.si/si/zunanja_politika/mednarodna_varnost/omejevalni_ukrepi/

SLOVAKIA
http://www.foreign.gov.sk
FINLAND
http://formin.finland.fi/kvyhteistyo/pakotteet

SWEDEN
http://www.ud.se/sanktioner

UNITED KINGDOM
www.fco.gov.uk/competentauthorities

**Address for notifications to the European Commission:**

European Commission
DG External Relations
Directorate A Crisis Platform — Policy Coordination in Common Foreign and Security Policy (CFSP)
Unit A.2. Crisis Response and Peace Building

CHAR 12/106
B-1049 Bruxelles/Brussel (Belgium)

E-mail: relex-sanctions@ec.europa.eu
Tel.: (32-2) 295 55 85
Fax: (32-2) 299 08 73

**Council controller for the purpose of Regulation (EC) No 45/2001:**

[to be completed by Council]
Annex VI

List of key equipment used in the oil and gas industry referred to in Article 8

(To be completed in due time)
ANNEX VII

List of persons, entities and bodies referred to in Article 16(1)

A. Legal persons, entities and bodies

<table>
<thead>
<tr>
<th>Name</th>
<th>Identifying information</th>
<th>Reasons</th>
<th>Date of listing</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Abzar Boresh Kaveh Co. <strong>(alias BK Co.)</strong></td>
<td></td>
<td>Involved in the production of centrifuge components.</td>
<td>Date of UN designation: 3.3.2008</td>
</tr>
<tr>
<td>2. Amin Industrial Complex <strong>(alias (a) Amin Industrial Compound, (b) Amin Industrial Company)</strong></td>
<td>Address: (a) P.O. Box 91735-549, Mashad, Iran; (b) Amin Industrial Estate, Khalage Rd., Seyedi District, Mashad, Iran; (c) Kaveh Complex, Khalaj Rd., Seyedi St., Mashad, Iran.</td>
<td>(a) Amin Industrial Complex sought temperature controllers which may be used in nuclear research and operational/production facilities; (b) Amin Industrial Complex is owned or controlled by, or acts on behalf of, the Defense Industries Organization (DIO), which was designated in UN Security Council Resolution 1737 (2006).</td>
<td>Date of UN designation: 9.6.2010</td>
</tr>
<tr>
<td>3. Ammunition and Metallurgy Industries Group <strong>(alias (a) AMIG, (b) Ammunition Industries Group)</strong></td>
<td></td>
<td>(a) AMIG controls 7th of Tir; (b) AMIG is owned and controlled by the Defence Industries Organisation (DIO).</td>
<td>Date of UN designation: 4.3.2007</td>
</tr>
<tr>
<td>4. Armament Industries Group</td>
<td>Address: (a) Sepah Islam Road, Karaj Special Road Km 10, Iran; (b) Pasdaran Ave., P.O. Box 19585/777, Tehran, Iran.</td>
<td>(a) Armament Industries Group (AIG) manufacturers and services a variety of small arms and light weapons, including large- and medium-calibre guns and related technology; (b) AIG conducts the majority of its procurement activity through Hadid Industries Complex.</td>
<td>Date of EU designation: 24.4.2007 (UN: 9.6.2010)</td>
</tr>
<tr>
<td>5. Atomic Energy</td>
<td></td>
<td>Involved in Iran’s nuclear</td>
<td>Date of UN</td>
</tr>
<tr>
<td>No.</td>
<td>Entity Name</td>
<td>Description</td>
<td>Date of Designation</td>
</tr>
<tr>
<td>-----</td>
<td>-------------</td>
<td>-------------</td>
<td>---------------------</td>
</tr>
<tr>
<td>1</td>
<td>Organization of Iran (AEOI)</td>
<td>Member of the proliferation networks of AEOI and its subordinates, including Shahid Hemmat Industrial Group (SHIG) and Shahid Bagheri Industrial Group (SBIG).</td>
<td>23.12.2006</td>
</tr>
<tr>
<td>2</td>
<td>Bank Sepah and Bank Sepah International</td>
<td>Support for the Aerospace Industries Organisation (AIO) and subordinates, including SHIG and SBIG.</td>
<td>24.3.2007</td>
</tr>
<tr>
<td>3</td>
<td>Barzagani Tejarat Tavanmad Saccal companies</td>
<td>(a) subsidiary of Saccal System companies; (b) this company tried to purchase sensitive goods for an entity listed in resolution 1737 (2006).</td>
<td>3.3.2008</td>
</tr>
<tr>
<td>4</td>
<td>Cruise Missile Industry Group (alias Naval Defence Missile Industry Group)</td>
<td></td>
<td>24.3.2007</td>
</tr>
<tr>
<td>5</td>
<td>Defence Industries Organisation (DIO)</td>
<td>(a) Overarching MODAFL-controlled entity, some of whose subordinates have been involved in the centrifuge programme making components, and in the missile programme; (b) Involved in Iran’s nuclear programme.</td>
<td>23.12.2006</td>
</tr>
<tr>
<td>6</td>
<td>Defense Technology and Science Research Center</td>
<td>Address: Pasdaran Ave, PO Box 19585/777, Tehran, Iran. Defense Technology and Science Research Center (DTSRC) is owned or controlled by, or acts on behalf of, Iran’s Ministry of Defense and Armed Forces Logistics (MODAFL), which oversees Iran’s defence R&amp;D, production, maintenance, exports, and procurement.</td>
<td>24.4.2007 (UN: 9.6.2010)</td>
</tr>
<tr>
<td>7</td>
<td>Doostan International</td>
<td></td>
<td>Date of UN</td>
</tr>
</tbody>
</table>

EN  77  EN
<p>| 12. | Electro Sanam Company <em>(alias (a) E. S. Co., (b) E. X. Co.)</em> | AIO front-company, involved in the ballistic missile programme. | Date of UN designation: 3.3.2008 |
| 13. | Esfahan Nuclear Fuel Research and Production Centre (NFRPC) and Esfahan Nuclear Technology Centre (ENTC) | They are parts of the Atomic Energy Organisation of Iran’s (AEOI) Nuclear Fuel Production and Procurement Company. | Date of UN designation: 24.3.2007 |
| 14. | Ettehad Technical Group | AIO front-company, involved in the ballistic missile programme. | Date of UN designation: 3.3.2008 |
| 15. | Fajr Industrial Group | (a) Formerly Instrumentation Factory Plant; (b) Subordinate entity of AIO; (c) Involved in Iran’s ballistic missile programme. | Date of UN designation: 23.12.2006 |
| 16. | Farasakht Industries Address: P.O. Box 83145-311, Kilometer 28, Esfahan-Tehran Freeway, Shahin Shahr, Esfahan, Iran. | Farasakht Industries is owned or controlled by, or acts on behalf of, the Iran Aircraft Manufacturing Company, which in turn is owned or controlled by MODAFL. | Date of UN designation: 9.6.2010 |
| 17. | Farayand Technique | (a) Involved in Iran’s nuclear programme (centrifuge programme); (b) Identified in IAEA reports. | Date of UN designation: 23.12.2006 |
| 18. | Fater (or Faater) Institute | (a) Khatam al-Anbiya (KAA) subsidiary; (b) Fater has worked with foreign suppliers, likely on behalf of other KAA companies on IRGC projects in Iran; (c) Owned or controlled by, or acting on behalf of, | Date of UN designation: 9.6.2010 |</p>
<table>
<thead>
<tr>
<th></th>
<th>Company Name</th>
<th>Address</th>
<th>Details</th>
<th>Date of UN designation</th>
</tr>
</thead>
</table>
|19 | First East Export Bank, P.L.C.                   | Address: Unit Level 10 (B1), Main Office Tower, Financial Park Labuan, Jalan Merdeka, 87000 WP Labuan, Malaysia. | (a) First East Export Bank, PLC is owned or controlled by, or acts on behalf of, Bank Mellat;  
(b) Over the last seven years, Bank Mellat has facilitated hundreds of millions of dollars in transactions for Iranian nuclear, missile, and defense entities;  
(c) Business Registration Number LL06889 (Malaysia). | 9.6.2010               |
<p>|20 | Gharagahe Sazandegi Ghaem                        | Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Gharagahe Sazandegi Ghaem is owned or controlled by KAA (see below). |                                                                                                                                                                                                         | 9.6.2010               |
|21 | Ghorb Karbala                                    | Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Ghorb Karbala is owned or controlled by KAA (see below). |                                                                                                                                                                                                         | 9.6.2010               |
|22 | Ghorb Nooh                                       | Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Ghorb Nooh is owned or controlled by KAA (see below). |                                                                                                                                                                                                         | 9.6.2010               |
|23 | Hara Company                                    | Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Owned or controlled by Ghorb Nooh. |                                                                                                                                                                                                         | 9.6.2010               |
|24 | Imensazan Consultant Engineers Institute         | Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Owned or |                                                                                                                                                                                                         | 9.6.2010               |</p>
<table>
<thead>
<tr>
<th>No.</th>
<th>Company Name</th>
<th>Address</th>
<th>Description</th>
<th>Date of UN designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.</td>
<td>Industrial Factories of Precision (IFP) Machinery <em>(alias Instrumentation Factories Plant)</em></td>
<td>Used by AIO for some acquisition attempts.</td>
<td>controlled by, or acts on behalf of, KAA (see below).</td>
<td>3.3.2008</td>
</tr>
<tr>
<td>26.</td>
<td>Irano Hind Shipping Company</td>
<td>Owned or controlled by, or acting on behalf of the Islamic Republic of Iran Shipping Lines.</td>
<td>Address: (a) 18 Mehrshad Street, Sadaghat Street, Opposite of Park Mellat, Vali-e-Asr Ave., Tehran, Iran; (b) 265, Next to Mehrshad, Sedaghat St., Opposite of Mellat Park, Vali Asr Ave., Tehran 1A001, Iran.</td>
<td>9.6.2010</td>
</tr>
<tr>
<td>27.</td>
<td>IRISL Benelux NV</td>
<td>Owned or controlled by, or acting on behalf of the Islamic Republic of Iran Shipping Lines.</td>
<td>Address: Noorderlaan 139, B-2030, Antwerp, Belgium. V.A.T. Number BE480224531 (Belgium).</td>
<td>9.6.2010</td>
</tr>
<tr>
<td>29.</td>
<td>Joza Industrial Co.</td>
<td>AIO front-company, involved in the ballistic missile programme.</td>
<td></td>
<td>3.3.2008</td>
</tr>
<tr>
<td>30.</td>
<td>Kala-Electric <em>(alias Kalaye Electric)</em></td>
<td>(a) Provider for PFEP — Natanz; (b) Involved in Iran’s nuclear programme.</td>
<td></td>
<td>23.12.2006</td>
</tr>
<tr>
<td>31.</td>
<td>Karaj Nuclear Research Centre</td>
<td>Part of AEOI’s research division.</td>
<td></td>
<td>24.3.2007</td>
</tr>
<tr>
<td>#</td>
<td>Company Name</td>
<td>Address</td>
<td>Details</td>
<td>Date of UN designation</td>
</tr>
<tr>
<td>----</td>
<td>--------------------------------------------</td>
<td>-------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td>32</td>
<td>Kaveh Cutting Tools Company</td>
<td>Address: (a) 3rd Km of Khalaj Road, Seyyedi Street, Mashad 91638, Iran;  (b) Km 4 of Khalaj Road, End of Seyyedi Street, Mashad, Iran;  (c) P.O. Box 91735-549, Mashad, Iran;  (d) Khalaj Rd., End of Seyyedi Alley, Mashad, Iran;  (e) Moqan St., Pasdaran St., Pasdaran Cross Rd., Tehran, Iran.</td>
<td>Kaveh Cutting Tools Company is owned or controlled by, or acts on behalf of, the DIO.</td>
<td>9.6.2010</td>
</tr>
<tr>
<td>33</td>
<td>Kavoshyar Company</td>
<td></td>
<td>Subsidiary company of AEOI.</td>
<td>24.3.2007</td>
</tr>
<tr>
<td>34</td>
<td>Khatam al-Anbiya Construction Headquarters</td>
<td></td>
<td>Khatam al-Anbiya Construction Headquarters (KAA) is an Islamic Revolutionary Guard Corps (IRGC)-owned company involved in large scale civil and military construction projects and other engineering activities. It undertakes a significant amount of work on Passive Defense Organization projects. In particular, KAA subsidiaries were heavily involved in the construction of the uranium enrichment site at Qom/Fordow.</td>
<td>24.6.2008 (UN: 9.6.2010)</td>
</tr>
<tr>
<td>35</td>
<td>Khorasan Metallurgy Industries</td>
<td>(a) Subsidiary of the Ammunition Industries Group (AMIG) which depends on DIO;</td>
<td></td>
<td>3.3.2008</td>
</tr>
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<td></td>
</tr>
<tr>
<td>36.</td>
<td>M. Babaie Industries</td>
<td>Address: P.O. Box 16535-76, Tehran, 16548, Iran.</td>
<td>(b) involved in the production of centrifuge components.</td>
<td>Date of UN designation: 9.6.2010.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>37.</td>
<td>Makin</td>
<td>Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Makin is owned or controlled by or acting on behalf of KAA, and is a subsidiary of KAA.</td>
<td>Date of UN designation: 9.6.2010.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>38.</td>
<td>Malek Ashtar University</td>
<td>Address: Corner of Imam Ali Highway and Babaei Highway, Tehran, Iran.</td>
<td>(a) a subordinate of the DTRSC within MODAFL; (b) this includes research groups previously falling under the Physics Research Center (PHRC); (c) IAEA inspectors have not been allowed to interview staff or see documents under the control of this organization to resolve the outstanding issue of the possible military dimension to Iran’s nuclear program.</td>
<td>Date of EU designation: 24.6.2008 (UN: 9.6.2010)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>39.</td>
<td>Mesbah Energy Company</td>
<td>(a) Provider for A40 research reactor — Arak; (b) Involved in Iran’s</td>
<td>Date of UN designation: 23.12.2006</td>
<td></td>
</tr>
<tr>
<td>No.</td>
<td>Company Name</td>
<td>Address</td>
<td>Description</td>
<td>Designation Details</td>
</tr>
<tr>
<td>-----</td>
<td>------------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------------</td>
<td>--------------------------------------</td>
</tr>
<tr>
<td>40.</td>
<td>Ministry of Defense Logistics Export.</td>
<td>Address: (a) PO Box 16315-189, Tehran, Iran; (b) located on the west side of Dabestan Street, Abbas Abad District, Tehran, Iran.</td>
<td>Ministry of Defense Logistics Export (MODLEX) sells Iranian-produced arms to customers around the world in contravention of UN Security Council Resolution 1747 (2007), which prohibits Iran from selling arms or related materiel.</td>
<td>Date of EU designation: 24.6.2008 (UN: 9.6.2010)</td>
</tr>
<tr>
<td>41.</td>
<td>Mizan Machinery Manufacturing (alias 3MG).</td>
<td>Address: O. Box 16595-365, Tehran, Iran.</td>
<td>Mizan Machinery Manufacturing (3M) is owned or controlled by, or acts on behalf of, SHIG.</td>
<td>Date of EU designation: 24.6.2008 (UN: 9.6.2010)</td>
</tr>
<tr>
<td>42.</td>
<td>Modern Industries Technique Company (alias (a) Rahkar Company,(b) Rahkar Industries, (c) Rahkar Sanaye Company, (d) Rahkar Sanaye Novin).</td>
<td>Address: Arak, Iran.</td>
<td>(a) Modern Industries Technique Company (MITEC) is responsible for design and construction of the IR-40 heavy water reactor in Arak; (b) MITEC has spearheaded procurement for the construction of the IR-40 heavy water reactor.</td>
<td>Date of UN designation: 9.6.2010</td>
</tr>
<tr>
<td>43.</td>
<td>Niru Battery Manufacturing Company</td>
<td></td>
<td>(a) a subsidiary of the DIO; (b) its role is to manufacture power units for the Iranian military including missile systems.</td>
<td>Date of UN designation: 3.3.2008</td>
</tr>
<tr>
<td>44.</td>
<td>Novin Energy Company (alias Pars Novin)</td>
<td>It operates within AEOI.</td>
<td></td>
<td>Date of UN designation: 24.3.2007</td>
</tr>
<tr>
<td>45.</td>
<td>Nuclear Research Center for Agriculture and Medicine (alias (a) Center for Agricultural Research and Nuclear Medicine, (b) Karaji Agricultural and Medical Research Center).</td>
<td>Address: P.O. Box 31585-4395, Karaj, Iran.</td>
<td>(a) the Nuclear Research Center for Agriculture and Medicine (NFRPC) is a large research component of the Atomic Energy Organization of Iran (AEOI), which was designated in UN Security Council Resolution 1737 (2006);</td>
<td>Date of UN designation: 9.6.2010</td>
</tr>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>46.</td>
<td>Omran Sahel</td>
<td>Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Owned or controlled by Ghorb Nooh.</td>
<td>Date of UN designation: 9.6.2010</td>
<td></td>
</tr>
<tr>
<td>47.</td>
<td>Oriental Oil Kish</td>
<td>Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Oriental Oil Kish is owned or controlled by or acting on behalf of KAA.</td>
<td>Date of UN designation: 9.6.2010</td>
<td></td>
</tr>
<tr>
<td>48.</td>
<td>Parchin Chemical Industries</td>
<td>Branch of DIO</td>
<td>Date of UN designation: 24.3.2007</td>
<td></td>
</tr>
<tr>
<td>49.</td>
<td>Pars Aviation Services Company</td>
<td>Maintains aircraft</td>
<td>Date of UN designation: 24.3.2007</td>
<td></td>
</tr>
<tr>
<td>50.</td>
<td>Pars Trash Company</td>
<td>(a) Involved in Iran’s nuclear programme (centrifuge programme); (b) Identified in IAEA reports</td>
<td>Date of UN designation: 23.12.2006</td>
<td></td>
</tr>
<tr>
<td>51.</td>
<td>Pejman Industrial Services Corporation</td>
<td>Address: P.O. Box 16785-195, Tehran, Iran</td>
<td>Date of UN designation: 9.6.2010</td>
<td></td>
</tr>
<tr>
<td>52.</td>
<td>Pishgam (Pioneer) Energy Industries</td>
<td>Has participated in construction of the Uranium Conversion Facility at Esfahan</td>
<td>Date of UN designation: 3.3.2008</td>
<td></td>
</tr>
<tr>
<td>53.</td>
<td>Qods Aeronautics Industries</td>
<td>It produces unmanned aerial vehicles (UAVs), parachutes, paragliders, paramotors, etc.</td>
<td>Date of UN designation: 24.3.2007</td>
<td></td>
</tr>
<tr>
<td>54.</td>
<td>Rah Sahel</td>
<td>Owned or controlled by, or acting on behalf of, the</td>
<td>Date of UN designation:</td>
<td></td>
</tr>
<tr>
<td>#</td>
<td>Company Name</td>
<td>Address</td>
<td>Additional Information</td>
<td>Date of UN designation</td>
</tr>
<tr>
<td>----</td>
<td>--------------------------------------</td>
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<td>------------------------</td>
</tr>
<tr>
<td>55</td>
<td>Rahab Engineering Institute</td>
<td></td>
<td>Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Rahab is owned or controlled by or acting on behalf of KAA, and is a subsidiary of KAA.</td>
<td>9.6.2010</td>
</tr>
<tr>
<td>56</td>
<td>Sabalan Company</td>
<td>Address: Damavand Tehran Highway, Tehran, Iran.</td>
<td>Sabalan is a cover name for SHIG.</td>
<td>Date of UN designation: 9.6.2010</td>
</tr>
<tr>
<td>57</td>
<td>Sanam Industrial Group</td>
<td></td>
<td>Subordinate to AIO.</td>
<td>Date of UN designation: 24.3.2007</td>
</tr>
<tr>
<td>58</td>
<td>Safety Equipment Procurement (SEP)</td>
<td></td>
<td>AIO front-company, involved in the ballistic missile programme.</td>
<td>Date of UN designation: 3.3.2008</td>
</tr>
<tr>
<td>59</td>
<td>Sahand Aluminum Parts Industrial Company (SAPICO)</td>
<td>Address: Damavand Tehran Highway, Tehran, Iran.</td>
<td>SAPICO is a cover name for SHIG.</td>
<td>Date of UN designation: 9.6.2010</td>
</tr>
<tr>
<td>60</td>
<td>Sahel Consultant Engineers</td>
<td></td>
<td>Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Owned or controlled by Ghorb Nooh.</td>
<td>Date of UN designation: 9.6.2010</td>
</tr>
<tr>
<td>61</td>
<td>Sepanir</td>
<td></td>
<td>Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Sepanir is owned or controlled by or acting on behalf of KAA</td>
<td>Date of UN designation: 9.6.2010</td>
</tr>
<tr>
<td>62</td>
<td>Sepasad Engineering Company</td>
<td></td>
<td>Owned or controlled by, or acting on behalf of, the Islamic Revolutionary Guard Corps. Sepasad Engineering Company is</td>
<td>Date of UN designation: 9.6.2010</td>
</tr>
<tr>
<td>No.</td>
<td>Entity</td>
<td>Address</td>
<td>Ownership/Control</td>
<td>Date of UN Designation</td>
</tr>
<tr>
<td>-----</td>
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<td>------------------------</td>
</tr>
<tr>
<td>63.</td>
<td>7th of Tir.</td>
<td>owned or controlled by or acting on behalf of KAA.</td>
<td>23.12.2006</td>
<td></td>
</tr>
<tr>
<td>64.</td>
<td>Shahid Bagheri Industrial Group (SBIG)</td>
<td>(a) Subordinate of DIO, widely recognised as being directly involved in Iran’s nuclear programme; (b) Involved in Iran’s nuclear programme.</td>
<td>23.12.2006</td>
<td></td>
</tr>
<tr>
<td>65.</td>
<td>Shahid Hemmat Industrial Group (SHIG)</td>
<td>(a) Subordinate entity of AIO; (b) Involved in Iran’s ballistic missile programme.</td>
<td>23.12.2006</td>
<td></td>
</tr>
<tr>
<td>66.</td>
<td>Shahid Karrazi Industries</td>
<td>Address: Tehran, Iran. Shahid Karrazi Industries is owned or controlled by, or act on behalf of, SBIG.</td>
<td>9.6.2010</td>
<td></td>
</tr>
<tr>
<td>67.</td>
<td>Shahid Satarri Industries (alias Shahid Sattari Group Equipment Industries)</td>
<td>Address: Southeast Tehran, Iran. Shahid Sattari Industries is owned or controlled by, or acts on behalf of, SBIG.</td>
<td>9.6.2010</td>
<td></td>
</tr>
<tr>
<td>68.</td>
<td>Shahid Sayyade Shirazi Industries</td>
<td>Address: (a) Next to Nirou Battery Mfg. Co, Shahid Babaii Expressway, Nobonyad Square, Tehran, Iran; (b) Pasdaran St., P.O. Box 16765, Tehran 1835, Iran, (c) Babaei Highway ─ Next to Niru M.F.G, Tehran, Iran. Shahid Sayyade Shirazi Industries (SSSI) is owned or controlled by, or acts on behalf of, the DIO.</td>
<td>9.6.2010</td>
<td></td>
</tr>
<tr>
<td>69.</td>
<td>Sho’a’ Aviation</td>
<td>It produces microlights.</td>
<td>24.3.2007</td>
<td></td>
</tr>
<tr>
<td>70.</td>
<td>South Shipping Line Iran (SSL)</td>
<td>Address: (a) Apt. No. 7, 3rd Floor, No. 2, 4th Owned or controlled by, or acting on behalf of, the Islamic Republic of Iran</td>
<td>9.6.2010</td>
<td></td>
</tr>
<tr>
<td>#</td>
<td>Organization</td>
<td>Address</td>
<td>Description</td>
<td>Date of EU designation</td>
</tr>
<tr>
<td>-----</td>
<td>---------------------------------</td>
<td>-------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td>71</td>
<td>Special Industries Group</td>
<td>Alley, Gandi Ave., Tehran, Iran; (b) Qaem Magham Farahani St., Tehran, Iran.</td>
<td>Shipping Lines. Special Industries Group (SIG) is a subordinate of DIO.</td>
<td>Date of EU designation: 24.4.2007 (UN: 9.6.2010)</td>
</tr>
<tr>
<td>72</td>
<td>TAMAS Company</td>
<td>Address: Pasdaran Avenue, PO Box 19585/777, Tehran, Iran.</td>
<td>(a) involved in enrichment-related activities; (b) TAMAS is an overarching body, under which four subsidiaries have been established, including one for uranium extraction to concentration and another in charge of uranium processing, enrichment and waste.</td>
<td>Date of EU designation: 24.4.2007 (UN: 3.3.2008)</td>
</tr>
<tr>
<td>73</td>
<td>Tiz Pars</td>
<td>Address: Damavand Tehran Highway, Tehran, Iran.</td>
<td>(a) Tiz Pars is a cover name for SHIG; (b) Between April and July 2007, Tiz Pars attempted to procure a five axis laser welding and cutting machine, which could make a material contribution to Iran’s missile program, on behalf of SHIG.</td>
<td>Date of UN designation: 9.6.2010</td>
</tr>
<tr>
<td>74</td>
<td>Ya Mahdi Industries Group</td>
<td>Subordinate to AIO.</td>
<td></td>
<td>Date of UN designation: 24.3.2007</td>
</tr>
<tr>
<td>75</td>
<td>Yazd Metallurgy Industries</td>
<td>Address: (a) Pasdaran Avenue, Next to Telecommunication Industry, Tehran 16588, Iran; (b) Postal Box 89195/878, Yazd, Iran, (c) P.O. Box 89195-678, Yazd, Iran, (d) Km 5 of Taft Road, Yazd,</td>
<td>Metallurgy Industries (YMI) is a subordinate of DIO.</td>
<td>Date of UN designation: 9.6.2010</td>
</tr>
</tbody>
</table>
### B. Natural persons

<table>
<thead>
<tr>
<th>Name</th>
<th>Identifying information</th>
<th>Reasons</th>
<th>Date of listing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fereidoun ABBASI-DAVANI</td>
<td>Senior Ministry of Defence and Armed Forces Logistics (MODAFL) scientist with links to the Institute of Applied Physics. Working closely with Mohsen Fakhrizadeh-Mahabadi.</td>
<td>Date of UN designation: 24.3.2007</td>
<td></td>
</tr>
<tr>
<td>Dawood AGHA-JANI</td>
<td>Function: Head of the PFEP – Natanz. Person involved in Iran’s nuclear programme.</td>
<td>Date of UN designation: 23.12.2006</td>
<td></td>
</tr>
<tr>
<td>Ali Akbar AHMADIAN</td>
<td>Title: Vice Admiral. Function: Chief of Iranian Revolutionary Guard Corps (IRGC) Joint Staff</td>
<td>Date of UN designation: 24.3.2007</td>
<td></td>
</tr>
<tr>
<td>Amir Moayyed ALAI</td>
<td>Involved in managing the assembly and engineering of centrifuges.</td>
<td>Date of EU designation: 24.4.2007 (UN: 3.3.2008)</td>
<td></td>
</tr>
<tr>
<td>Behman ASGARPOUR</td>
<td>Function: Operational Manager (Arak) Person involved in Iran’s nuclear programme.</td>
<td>Date of UN designation: 23.12.2006</td>
<td></td>
</tr>
<tr>
<td>Mohammad Fedai ASHIANI</td>
<td>Involved in the production of ammonium uranyl carbonate and management of the Natanz enrichment complex.</td>
<td>Date of EU designation: 24.4.2007 (UN: 3.3.2008)</td>
<td></td>
</tr>
<tr>
<td>Abbas Rezaee ASHTIANI</td>
<td>A senior official at the AEOI Office of Exploration and Mining Affairs.</td>
<td>Date of UN designation: 3.3.2008</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Name</td>
<td>Role</td>
<td>Designation Date</td>
</tr>
<tr>
<td>---</td>
<td>-----------------------------</td>
<td>----------------------------------------------------------------------</td>
<td>------------------</td>
</tr>
<tr>
<td>9</td>
<td>Haleh BAKHTIAR</td>
<td>Involved in the production of magnesium at a concentration of 99.9 %.</td>
<td>24.4.2007 (UN: 3.3.2008)</td>
</tr>
<tr>
<td>10</td>
<td>Morteza BEHZAD</td>
<td>Involved in making centrifuge components.</td>
<td>24.4.2007</td>
</tr>
<tr>
<td>12</td>
<td>Ahmad DERAKHSHANDEH</td>
<td>Function: Chairman and Managing Director of Bank Sepah.</td>
<td>24.3.2007</td>
</tr>
<tr>
<td>13</td>
<td>Mohammad ESLAMI</td>
<td>Title: Dr. Head of Defence Industries Training and Research Institute.</td>
<td>3.3.2008</td>
</tr>
<tr>
<td>15</td>
<td>Mohsen FAKHRIZADEH-MAHABADI</td>
<td>Senior MODAFL scientist and former head of the Physics Research Centre (PHRC).</td>
<td>24.3.2007</td>
</tr>
<tr>
<td>16</td>
<td>Mohammad HEJAZI</td>
<td>Title: Brigadier General. Function: Commander of</td>
<td></td>
</tr>
<tr>
<td>No.</td>
<td>Name</td>
<td>Position/Role</td>
<td>Date of UN Designation</td>
</tr>
<tr>
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</tr>
<tr>
<td>17.</td>
<td>Mohsen HOJATI</td>
<td>Function: Head of Fajr Industrial Group.</td>
<td>Date of UN designation: 24.3.2007</td>
</tr>
<tr>
<td>18.</td>
<td>Seyyed Hussein HOSSEINI</td>
<td>AEOI official involved in the heavy water research reactor project at Arak.</td>
<td>Date of EU designation: 24.4.2007 (UN: 3.3.2008)</td>
</tr>
<tr>
<td>19.</td>
<td>M. Javad KARIMI SABET</td>
<td>Head of Novin Energy Company, which is designated under resolution 1747 (2007).</td>
<td>Date of EU designation: 24.4.2007 (UN: 3.3.2008)</td>
</tr>
<tr>
<td>20.</td>
<td>Mehrdada Akhlaghi KETABACHI</td>
<td>Function: Head of Shahid Bagheri Industrial Group (SBIG).</td>
<td>Date of UN designation: 24.3.2007</td>
</tr>
<tr>
<td>22.</td>
<td>Naser MALEKI</td>
<td>Function: Head of Shahid Hemmat Industrial Group (SHIG). Naser Maleki is also a MODAFL official overseeing work on the Shahab-3 ballistic missile programme. The Shahab-3 is Iran’s long-range ballistic missile currently in service.</td>
<td>Date of UN designation: 24.3.2007</td>
</tr>
<tr>
<td>23.</td>
<td>Hamid-Reza MOHAJERANI</td>
<td>Involved in production management at the Uranium Conversion Facility (UCF) at Esfahan.</td>
<td>Date of EU designation: 24.4.2007 (UN: 3.3.2008)</td>
</tr>
<tr>
<td>No.</td>
<td>Name</td>
<td>Title/Function</td>
<td>Date of UN Designation</td>
</tr>
<tr>
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</tr>
<tr>
<td>26.</td>
<td>Mohammad Reza NAQDI</td>
<td>Title: Brigadier General. Former Deputy Chief of Armed Forces General Staff for Logistics and Industrial Research/Head of State Anti-Smuggling Headquarters, engaged in efforts to get round the sanctions imposed by resolutions 1737 (2006) and 1747 (2007).</td>
<td>Date of UN designation: 3.3.2008</td>
</tr>
<tr>
<td>27.</td>
<td>Houshang NOBARI</td>
<td>Involved in the management of the Natanz enrichment complex.</td>
<td>Date of EU designation: 24.4.2007</td>
</tr>
<tr>
<td>28.</td>
<td>Mohammad Mehdi Nejad NOURI</td>
<td>Title: Lt Gen. Function: Rector of Malek Ashtar University of Defence Technology. The chemistry department of Ashtar University of Defence Technology is affiliated to MODALF and has conducted experiments on beryllium. Person involved in Iran’s nuclear programme.</td>
<td>Date of UN designation: 23.12.2006</td>
</tr>
<tr>
<td>29.</td>
<td>Mohammad QANNADI</td>
<td>Function: AEOI Vice President for Research &amp; Development. Person involved in Iran’s nuclear programme.</td>
<td>Date of UN designation: 23.12.2006</td>
</tr>
<tr>
<td>30.</td>
<td>Amir RAHIMI</td>
<td>Function: Head of Esfahan Nuclear Fuel Research and Production Center. Esfahan Nuclear Fuel Research and Production Center is part of the AEOI’s Nuclear Fuel Production and</td>
<td>Date of UN designation: 24.3.2007</td>
</tr>
</tbody>
</table>

Managing the production of valves for centrifuges. Person involved in Iran’s nuclear programme.
<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Date of birth</th>
<th>Place of birth</th>
<th>Function</th>
<th>Date of EU designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>32</td>
<td>Abbas RASHIDI</td>
<td></td>
<td></td>
<td>Involved in enrichment work at Natanz.</td>
<td>Date of EU designation: 24.4.2007 (UN: 3.3.2008)</td>
</tr>
<tr>
<td>33</td>
<td>Morteza REZAIE</td>
<td></td>
<td></td>
<td>Function: Head of the Atomic Energy Organization of Iran (AEOI) Esfahan Nuclear Technology Center</td>
<td>Date of UN designation: 24.3.2007</td>
</tr>
<tr>
<td>34</td>
<td>Morteza SAFARI</td>
<td></td>
<td></td>
<td>Function: Commander of IRGC Navy.</td>
<td>Date of UN designation: 24.3.2007</td>
</tr>
<tr>
<td>35</td>
<td>Yahya Rahim SAFAVI</td>
<td></td>
<td></td>
<td>Function: Commander, IRGC (Pasdaran). Person involved in both Iran’s nuclear and ballistic missile programmes.</td>
<td>Date of UN designation: 23.12.2006</td>
</tr>
<tr>
<td>36</td>
<td>Seyed Jaber SAFDARI</td>
<td></td>
<td></td>
<td>Manager of the Natanz Enrichment Facilities.</td>
<td>Date of UN designation: 24.3.2007</td>
</tr>
<tr>
<td>37</td>
<td>Hosein SALIMI</td>
<td></td>
<td></td>
<td>Function: Commander of the Air Force, IRGC (Pasdaran). Person involved in Iran’s ballistic missile programme.</td>
<td>Date of UN designation: 23.12.2006</td>
</tr>
<tr>
<td>38</td>
<td>Qasem SOLEIMANI</td>
<td></td>
<td></td>
<td>Function: Commander of Qods force.</td>
<td>Date of UN designation: 24.3.2007</td>
</tr>
<tr>
<td>39</td>
<td>Ghasem SOLEYMANI</td>
<td></td>
<td></td>
<td>Director of Uranium Mining Operations at the Saghand Uranium Mine.</td>
<td>Date of UN designation: 3.3.2008</td>
</tr>
<tr>
<td>40</td>
<td>Mohammad Reza</td>
<td></td>
<td></td>
<td>Function: Commander of</td>
<td>Date of UN designation:</td>
</tr>
<tr>
<td></td>
<td>ZAHEDI</td>
<td>General.</td>
<td>IRGC Ground Forces.</td>
<td>24.3.2007</td>
<td></td>
</tr>
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</tr>
<tr>
<td>41.</td>
<td>General ZOLQADR</td>
<td>Function: Deputy Interior Minister for Security Affairs, IRGC officer.</td>
<td>Date of UN designation: 24.3.2007</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### ANNEX VIII

List of persons, entities and bodies referred to in Article 16(2)

#### A. Natural persons

<table>
<thead>
<tr>
<th>Name</th>
<th>Identifying information</th>
<th>Reasons</th>
<th>Date of listing</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>2. IRGC Brigadier-General Javad DARVISH-VAND</strong></td>
<td>MODAFL Deputy for Inspection. Responsible for all MODAFL facilities and installations</td>
<td>24.6.2008</td>
<td></td>
</tr>
<tr>
<td><strong>3. Ali DAVANDARI</strong></td>
<td>Head of Bank Mellat</td>
<td>26.7.2010</td>
<td></td>
</tr>
<tr>
<td><strong>4. Rear Admiral Ali FADAVI</strong></td>
<td>Commander of IRGC Navy</td>
<td>26.7.2010</td>
<td></td>
</tr>
<tr>
<td><strong>5. Dr Hoseyn (Hossein) FAQIHIAN</strong></td>
<td>Address of NFPC: AEOI-NFPD, P.O.Box: 11365-8486, Tehran / Iran</td>
<td>Deputy and Director-General of the Nuclear Fuel Production and Procurement Company (NFPC), part of the AEOI. The AEOI oversees Iran's nuclear programme and is designated under UNSCR 1737 (2006). The NFPC involved in enrichment-related activities that Iran is required by the IAEA Board and Security Council to suspend.</td>
<td>24.4.2007</td>
</tr>
<tr>
<td>No.</td>
<td>Name</td>
<td>Date of Birth</td>
<td>Additional Information</td>
</tr>
<tr>
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<td>---------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>7.</td>
<td>Parviz FATAH</td>
<td>1961</td>
<td>Deputy Commander of Khatam al Anbiya</td>
</tr>
<tr>
<td>8.</td>
<td>Mojtaba HAERI</td>
<td></td>
<td>Engineer, MODAFL Deputy for Industry. Supervisory role over AIO and DIO</td>
</tr>
<tr>
<td>10.</td>
<td>Mohammad Ali JAFARI</td>
<td></td>
<td>Holds a command post at the IRGC</td>
</tr>
<tr>
<td>11.</td>
<td>Mahmood JANNATIAN</td>
<td>21/04/1946</td>
<td>Deputy Head of the Atomic Energy Organisation of Iran</td>
</tr>
<tr>
<td>12.</td>
<td>Said Esmail KHALILIPOUR (a.k.a.: LANGROUDI)</td>
<td>24/11/1945</td>
<td>Deputy Head of AEOI. The AEOI oversees Iran's nuclear programme and is designated under UNSCR 1737 (2006).</td>
</tr>
<tr>
<td>13.</td>
<td>Ali Reza KHANCHI</td>
<td></td>
<td>Head of AEOI's Tehran Nuclear Research Centre. The IAEA is continuing to seek clarification from Iran about plutonium separation experiments carried out at the TNRC, including about the presence of HEU</td>
</tr>
</tbody>
</table>

**FARAHI General. Managing Director of the Defence Industries Organisation (DIO) which is designated under UNSCR 1737 (2006)**
particles in environmental samples taken at the Karaj Waste Storage Facility where containers used to store depleted uranium targets used in those experiments are located. The AEOI oversees Iran's nuclear programme and is designated under UNSCR 1737 (2006).

<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Date of Birth</th>
<th>Place of Birth</th>
<th>Passport Details</th>
<th>Designation</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>14.</td>
<td>Fereydoun MAHMOUDIAN</td>
<td>7.11.1943</td>
<td>Iran</td>
<td>Passport no 05HK31387 issued on 1.1.2002 in Iran, valid until 7.8.2010</td>
<td>Director of Fulmen (see Part B, No 11)</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>15.</td>
<td>Ebrahim MAHMUDZADEH</td>
<td></td>
<td></td>
<td></td>
<td>Managing Director of Iran Electronic Industries</td>
<td>24.6.2008</td>
</tr>
<tr>
<td>17.</td>
<td>Mohammad MOKHBER</td>
<td></td>
<td></td>
<td></td>
<td>President of the Setad Ejraie foundation, an investment fund linked to Ali Khamenei, the supreme leader. Member of the board of directors of Sina Bank.</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>18.</td>
<td>Mohammad Reza MOVASAGHNIA</td>
<td></td>
<td></td>
<td></td>
<td>Head of Samen Al A’Emmeh Industries Group (SAIG) also known as the Cruise Missile Industry Group. This organisation was designated under UNSCR 1747 and listed in Annex IV to</td>
<td>26.7.2010</td>
</tr>
<tr>
<td></td>
<td>Name</td>
<td>Description</td>
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<tr>
<td>19.</td>
<td>Anis NACCACHE</td>
<td>Administrator of Barzagani Tejarat Tavanmad Saccal companies; his company has attempted to procure sensitive goods for entities designated under Resolution 1737 (2006)</td>
<td>24.6.2008</td>
<td></td>
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</tr>
<tr>
<td>20.</td>
<td>Brigadier-General Mohammad NADERI</td>
<td>Head of Aerospace Industries Organisation (AIO), AIO has taken part in sensitive Iranian programmes</td>
<td>24.6.2008</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>21.</td>
<td>Mostafa Mohammad NAJJAR</td>
<td>IRGC Brigadier-General. Minister for the Interior and former Minister of MODAFL, responsible for all military programmes, including ballistic missiles programmes.</td>
<td>24.6.2008</td>
<td></td>
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</tr>
<tr>
<td>23.</td>
<td>Mohammad PAKPUR</td>
<td>Brigadier General, Commander of IRGC Ground Forces</td>
<td>26.7.2010</td>
<td></td>
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</tr>
<tr>
<td>25.</td>
<td>Hossein SALAMI</td>
<td>Brigadier General, Deputy Commander of IRGC</td>
<td>26.7.2010</td>
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</tbody>
</table>
nuclear programme and is designated under UNSCR 1737 (2006).

<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Designation</th>
<th>Date of listing</th>
</tr>
</thead>
<tbody>
<tr>
<td>27.</td>
<td>Mohammad SHAFI'I RUDSARI</td>
<td>Rear Admiral, MODAFL Deputy for Coordination</td>
<td>24.6.2008</td>
</tr>
<tr>
<td>29.</td>
<td>Abdollah SOLAT SANA</td>
<td>Managing Director of the Uranium Conversion Facility (UCF) in Esfahan. This is the facility that produces the feed material (UF6) for the enrichment facilities at Natanz. On 27 August 2006, Solat Sana received a special award from President Ahmadinejad for his role</td>
<td>24.4.2007</td>
</tr>
<tr>
<td>30.</td>
<td>Ahmad VAHIDI</td>
<td>IRGC Brigadier-General. Minister of the MODAFL and former Deputy Head of MODAFL</td>
<td>24.6.2008</td>
</tr>
</tbody>
</table>

B. **Legal persons, entities and bodies**

<table>
<thead>
<tr>
<th>Name</th>
<th>Identifying information</th>
<th>Reasons</th>
<th>Date of listing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aerospace Industries Organisation, AIO</td>
<td>AIO, 28 Shian 5, Lavizan, Tehran</td>
<td>AIO oversees Iran's production of missiles, including Shahid Hemmat Industrial Group, Shahid Bagheri Industrial Group and Fajr Industrial Group, which were all designated</td>
<td>23.4.2007</td>
</tr>
<tr>
<td>#</td>
<td>Entity</td>
<td>Address</td>
<td>Description</td>
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<tr>
<td>2.</td>
<td>Armed Forces Geographical Organisation</td>
<td></td>
<td>Assessed to provide geospatial data for the Ballistic Missile programme</td>
</tr>
<tr>
<td>3.</td>
<td>Azarab Industries</td>
<td>Ferdowsi Ave, PO Box 11365-171, Tehran, Iran</td>
<td>Energy sector firm that provides manufacturing support to the nuclear programme, including designated proliferation sensitive activities. Involved in the construction of the Arak heavy-water reactor.</td>
</tr>
<tr>
<td>4.</td>
<td>Bank Mellat (including all branches) and subsidiaries:</td>
<td>Head Office Building, 327 Takeghani (Taleghani) Avenue, Tehran 15817, Iran P.O. Box 11365-5964, Tehran 15817, Iran</td>
<td>Bank Mellat is a state-owned Iranian bank. Bank Mellat engages in a pattern of conduct which supports and facilitates Iran’s nuclear and ballistic missile programmes. It has provided banking services to UN and EU listed entities or to entities acting on their behalf or at their direction, or to entities owned or controlled by them. It is the parent bank of First East Export Bank which is designated under UNSCR 1929.</td>
</tr>
<tr>
<td>(a)</td>
<td>Mellat Bank SB CJSC</td>
<td>P.O. Box 24, Yerevan 0010, Republic of Armenia</td>
<td>100% owned by Bank Mellat</td>
</tr>
<tr>
<td>(b)</td>
<td>Persia International Bank Plc</td>
<td>Number 6 Lothbury, Post Code: EC2R 7HH, United Kingdom</td>
<td>60% owned by Bank Mellat</td>
</tr>
<tr>
<td>5.</td>
<td>Bank Melli, Bank Melli Iran (including all branches) and subsidiaries:</td>
<td>Ferdowsi Avenue, PO Box 11365-171, Tehran</td>
<td>Providing or attempting to provide financial support for companies which are involved in or procure goods for Iran's nuclear and missile programmes (AIO, SHIG, SBI, AEOI, Novin Energy Company, Mesbah Energy Company, Kalaye Electric Company and DIO). Bank Melli serves as a facilitator for Iran's sensitive activities. It has facilitated numerous purchases of sensitive</td>
</tr>
</tbody>
</table>
materials for Iran's nuclear and missile programmes. It has provided a range of financial services on behalf of entities linked to Iran's nuclear and missile industries, including opening letters of credit and maintaining accounts. Many of the above companies have been designated by UNSCRs 1737 (2006) and 1747 (2007).

Bank Melli continues in this role, by engaging in a pattern of conduct which supports and facilitates Iran's sensitive activities. Using its banking relationships, it continues to provide support for, and financial services to, UN and EU listed entities in relation to such activities. It also acts on behalf of, and at the direction of such entities, including Bank Sepah, often operating through their subsidiaries and associates.

<table>
<thead>
<tr>
<th>(a) Arian Bank (a.k.a. Aryan Bank)</th>
<th>House 2, Street Number 13, Wazir Akbar Khan, Kabul, Afghanistan</th>
<th>Arian Bank is a joint-venture between Bank Melli and Bank Saderat.</th>
<th>26.7.2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b) Assa Corporation</td>
<td>ASSA CORP, 650 (or 500) Fifth Avenue, New York, USA; Tax ID No. 1368932 (United States)</td>
<td>Assa Corporation is a front company created and controlled by Bank Melli. It was set up by Bank Melli to channel money from the United States to Iran.</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>(c) Assa Corporation Ltd</td>
<td>6 Britannia Place, Bath Street, St Helier JE2 4SU, Jersey Channel Islands</td>
<td>Assa Corporation Ltd is the parent organization of Assa Corporation. Owned or controlled by Bank Melli</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>(d) Bank Kargoshaee (a.k.a. Kargosai)</td>
<td>587 Mohammadiye Square,</td>
<td>Bank Kargoshaee is owned by Bank Melli.</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>Bank, a.k.a Kargosa’i Bank</td>
<td>Mowlavi St., Tehran 11986, Iran</td>
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<tr>
<td>(e) Bank Melli Iran Investment Company (BMIIC)</td>
<td>No.2, Nader Alley, Vali-Asr Str., Tehran, Iran, P.O. Box 3898-15875; Alt. Location: Bldg 2, Nader Alley after Beheshi Forked Road, P.O. Box 15875-3898, Tehran, Iran 15116 Alt. Location: Rafiee Alley, Nader Alley, 2 After Serahi Shahid Beheshti, Vali E Asr Avenue, Tehran, Iran Business Registration Number: 89584.</td>
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<td></td>
<td>Affiliated with entities sanctioned by the United States, the European Union or the United Nations since 2000. Designated by the United States for being owned or controlled by Bank Melli.</td>
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<td>26.7.2010</td>
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<tr>
<td>(f) Bank Melli Iran Zao</td>
<td>Number 9/1, Ulitsa Mashkova, Moscow, 130064, Russia</td>
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<td></td>
<td>24.6.2008</td>
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<tr>
<td>(g) Bank Melli Printing And Publishing Company (BMPPC)</td>
<td>18th Km Karaj Special Road, Tehran, Iran, P.O. Box 37515-183; Alt. Location: Km 16 Karaj Special Road, Tehran, Iran;</td>
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<td></td>
<td>Designated by the United States for being owned or controlled by Bank Melli</td>
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<td>26.7.2010</td>
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<tr>
<td><strong>Business Registration Number 382231</strong></td>
<td>(h) Cement Investment and Development Company (CIDCO) (a.k.a.: Cement Industry Investment and Development Company, CIDCO, CIDCO Cement Holding)</td>
<td>Wholly owned by Bank Melli Investment Co. Holding Company to manage all cement companies owned by BMIIC 26.7.2010</td>
<td></td>
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<tr>
<td><strong>No. 241, Mirdamad Street, Tehran, Iran</strong></td>
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<tr>
<td>(i) First Persian Equity Fund</td>
<td>Walker House, 87 Mary Street, George Town, Grand Cayman, KY1-9002, Cayman Islands; Alt. Location: Clifton House, 7z5 Fort Street, P.O. Box 190, Grand Cayman, KY1-1104 Cayman Islands; Alt. Location: Rafi Alley, Vali Asr Avenue, Nader Alley, Tehran, 15116, Iran, P.O.Box 15875-3898</td>
<td>Cayman-based fund licensed by the Iranian Government for foreign investment in the Tehran Stock Exchange 26.7.2010</td>
<td></td>
</tr>
<tr>
<td>(j) Future Bank BSC</td>
<td>Block 304, City Centre Building, Building 199, Bahrain-based joint-venture majority owned and controlled by Bank Melli and Bank Saderat. Chairman of Bank Melli was also chairman of Future</td>
<td>26.7.2010</td>
<td></td>
</tr>
<tr>
<td>Company Name</td>
<td>Address</td>
<td>Description</td>
<td>Date</td>
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<tr>
<td>Bank</td>
<td>Government Avenue, Road 383, Manama, Bahrain; P.O. Box 785, City Centre Building, Government Avenue, Manama, Bahrain, and all branches worldwide; Business Registration Document: 54514-1 (Bahrain) expires 9 June 2009; Trade License No.: 13388 (Bahrain)</td>
<td>26.7.2010</td>
<td></td>
</tr>
<tr>
<td>Mazandaran Cement Company</td>
<td>Africa Street, Sattari Street No. 40, P.O. Box 121, Tehran, Iran 19688; Alt Location: 40 Satari Ave. Afrigha Highway, P.O. Box 19688, Tehran, Iran</td>
<td>Tehran-based cement company majority-owned by CIDCO. Involved in large-scale construction projects</td>
<td></td>
</tr>
<tr>
<td>Mazandaran Textile Company</td>
<td>Kendovan Alley 5, Vila Street, Enghelab Ave, P.O. Box 11365-9513, Tehran, Iran 11318; Alt. Location:</td>
<td>Tehran-based textile company majority-owned by BMIIC and Bank Melli Investment Management Co.</td>
<td></td>
</tr>
<tr>
<td>Textile Company</td>
<td></td>
<td>26.7.2010</td>
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</tbody>
</table>
28 Candovan Cooy Enghelab Ave., P.O. Box 11318, Tehran, Iran; 
Alt. Location: Sari Ave., Ghaemshahr, Iran

<table>
<thead>
<tr>
<th>(m) Mehr Cayman Ltd.</th>
<th>Cayman Islands; Commercial Registry Number 188926 (Cayman Islands)</th>
<th>Owned or controlled by Bank Melli</th>
<th>26.7.2010</th>
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</thead>
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<thead>
<tr>
<th>(n) Melli Agrochemical Company PJS (a.k.a: Melli Shimi Keshavarz)</th>
<th>Mola Sadra Street, 215 Khordad, Sadr Alley No. 13, Vanak Sq., P.O. Box 15875-1734, Tehran, Iran</th>
<th>Owned or controlled by Bank Melli</th>
<th>26.7.2010</th>
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</thead>
</table>

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<p>| (p) Melli Investment Holding International | 514 Business Avenue Building, Deira, P.O. Box 181878, Dubai, United Arab Emirates; Registration Certificate Number (Dubai) 0107 issued 30. Nov 2005. | Owned or controlled by Bank Melli | 26.7.2010 |</p>
<table>
<thead>
<tr>
<th>No.</th>
<th>Company/Entity</th>
<th>Address/Location</th>
<th>Details</th>
<th>Date</th>
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<tbody>
<tr>
<td>6.</td>
<td>Bank Refah</td>
<td>40, North Shiraz Street, Mollasadra Ave., Vanak Sq., Tehran, Iran</td>
<td>Banque Refah took over Bank Melli’s outstanding transactions following the sanctions imposed on the latter bank by the European Union</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>7.</td>
<td>Bank Saderat Iran (including all branches) and subsidiaries</td>
<td>Bank Saderat Tower, 43 Somayeh Ave, Tehran, Iran</td>
<td>Bank Saderat is an Iranian state-owned bank (94 %-owned by IRN government). Bank Saderat has provided financial services for entities procuring on behalf of Iran’s nuclear and ballistic missile programmes, including entities designated under UNSCR 1737. Bank Saderat handled DIO (sanctioned in UNSCR 1737) and Iran Electronics Industries payments and letters of credit as recently as March 2009. In 2003 Bank Saderat handled letter of credit on behalf of IRN nuclear-related Mesbah Energy Company (subsequently sanctioned in UNSCR 1737).</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>8.</td>
<td>Banque Sina</td>
<td>187, Avenue Motahari, Teheran, Iran</td>
<td>This bank is closely linked to the interests of the &quot;Daftar&quot; (Leader’s office: administration composed of around 500 officers). It thus contributes to the financing of the regime’s strategic interests.</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>9.</td>
<td>ESNICO (Equipment Supplier for)</td>
<td>No1, 37th Avenue, Asadabadi</td>
<td>Procures industrial goods, specifically for the nuclear programme activities carried out by AEOI, Novin Energy</td>
<td>26.7.2010</td>
</tr>
<tr>
<td><strong>Nuclear Industries Corporation</strong></td>
<td>Street, Tehran, Iran and Kalaye Electric Company (all designated under UNSCR 1737). ESNICO’s Director is Haleh Bakhtiar (designated in UNSCR 1803).</td>
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<tr>
<td><strong>10. Etemad Amin Invest Co Mobin</strong></td>
<td>Pasadaran Av. Tehran, Iran Close to Naftar and to Bonyad-e Mostazafan, Etemad Amin Invest Co Mobin contributes to the financing of the strategic interests of the regime and of the Iranian parallel State.</td>
<td></td>
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</tr>
<tr>
<td><strong>11. Export Development Bank of Iran (EDBI) (including all branches) and subsidiaries:</strong></td>
<td><strong>Export Development Building, Next to the 15th Alley, Bokharest Street, Argentina Square, Tehran, Iran;</strong> <strong>Tose’e Tower, Corner of 15th St., Ahmad Qasir Ave., Argentine Square, Tehran, Iran;</strong> <strong>No. 129, 21’s Khaled Eslamboli, No. 1 Building, Tehran, Iran;</strong> <strong>C.R. No. 86936 (Iran)</strong> The Export Development Bank of Iran (EDBI) has been involved in the provision of financial services to companies connected to Iran’s programmes of proliferation concern and has helped UN-designated entities to circumvent and breach sanctions. It provides financial services to MODAFL-subordinate entities and to their front companies which support Iran’s nuclear and ballistic missile programmes. It has continued to handle payments for Bank Sepah, post-designation by the UN, including payments related to Iran’s nuclear and ballistic missile programmes. EDBI has handled transactions linked to Iran’s defence and missile entities, many of which have been sanctioned by UNSC. <strong>EDBI served as a leading intermediary handling Bank Sepah’s (sanctioned by UNSC since 2007) financing, including WMD-related payments. EDBI provides financial services to various MODAFL entities and has facilitated ongoing procurement activities of front companies associated with MODAFL entities.</strong></td>
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<td><strong>26.7.2010</strong></td>
<td><strong>26.7.2010</strong></td>
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<tr>
<td><strong>(a) EDBI Exchange Company</strong></td>
<td>Tose’e Tower, Corner of 15th St., Ahmad Qasir Ave.; Argentine Square, Tehran, Iran Tehran-based EDBI Exchange Company is 70% owned by Export Development Bank of Iran (EDBI). It was designated by the United States in October 2008 for being owned or controlled by EDBI.</td>
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<td><strong>26.7.2010</strong></td>
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<td>Company Name</td>
<td>Address</td>
<td>Description</td>
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<tr>
<td>b)</td>
<td>EDBI Stock Brokerage Company</td>
<td>Tose’ee Tower, Corner of 15th St., Ahmad Qasir Ave.; Argentine Square, Tehran, Iran</td>
<td>Tehran-based EDBI Stock Brokerage Company is a wholly owned subsidiary of Export Development Bank of Iran (EDBI). It was designated by the United States in October 2008 for being owned or controlled by EDBI.</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>c)</td>
<td>Banco Internacional De Desarrollo CA</td>
<td>Urb. El Rosal, Avenida Francesco de Miranda, Edificio Dozsa, Piso 8, Caracas C.P. 1060, Venezuela</td>
<td>Banco Internacional De Desarrollo CA is owned by the Export Development Bank of Iran.</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>12.</td>
<td>Fajr Aviation Composite Industries</td>
<td>Mehrabad Airport, PO Box 13445-885, Tehran, Iran</td>
<td>A subsidiary of the IAIO within MODAFL (listed in the EU Common Position 2007/140/CFSP), which primarily produces composite materials for the aircraft industry, but also linked to the development of carbon fibre capabilities for nuclear and missile applications. Linked to the Technology Cooperation Office. Iran has recently announced its intention to mass produce new generation centrifuges which will require FACI carbon fibre production capabilities.</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>13.</td>
<td>Fulmen</td>
<td>167 Darya Boulevard - Shahrak Ghods, 14669 - 8356 Tehran.</td>
<td>Fulmen was involved in the installation of electrical equipment on the Qom/Fordoo site at a time when the existence of the site had not yet been revealed.</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>a)</td>
<td>Arya Niroo Nik</td>
<td>Suite 5 - 11th floor - Nahid Bldg, Shahnazari Street – Mosheni Square Tehran</td>
<td>Arya Niroo Nik is a shell company used by Fulmen for some of its operations.</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>14.</td>
<td>Future Bank BSC</td>
<td>Block 304, City Centre Building.</td>
<td>Two-thirds of Bahrain-based Future Bank are owned by Iranian state banks. EU-designated Bank Melli and</td>
<td>26.7.2010</td>
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<td></td>
<td>Building 199, Government Avenue, Road 383, Manama, Bahrain. PO Box 785; Business Registration 2kDocument: 54514-1 (Bahrain) expires 9 Jun 2009; Trade License No 13388 (Bahrain)</td>
<td>Bank Saderat each own one-third of the shares, the remaining third being held by Ahli United Bank (AUB) of Bahrain. Although AUB still owns its shares of Future Bank, according to its 2007 annual report, AUB no longer exercises significant influence over the bank which is effectively controlled by its Iranian parents both of which are singled out in UNSCR 1803 as Iranian banks requiring particular &quot;vigilance&quot;. The tight links between Future Bank and Iran are further evidenced by the fact that the Chairman of Bank Melli has also held concurrently the position of Chairman of Future Bank.</td>
<td></td>
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<tr>
<td>15.</td>
<td>Industrial Development &amp; Renovation Organization (IDRO)</td>
<td>Government body responsible for acceleration of Iran’s industrialisation. Controls various companies involved in work for the nuclear and missile programmes and involved in the foreign procurement advanced manufacturing technology in order to support them.</td>
<td></td>
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<tr>
<td>16.</td>
<td>Iran Aircraft Industries (IACI)</td>
<td>A subsidiary of the IAIO within MODAFL (listed in the EU Common Position 2007/140/CFSP). Manufactures, repairs, and conducts overhauls of airplanes and aircraft engines and procures aviation-related parts often of US-origin typically via foreign intermediaries. IACI and its subsidiaries also have been detected using a worldwide network of brokers seeking to procure aviation-related goods.</td>
<td></td>
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<tr>
<td>17.</td>
<td>Iran Aircraft Manufacturing Company (a.k.a: HESA, HESA Trade Center, HTC, IAMCO, IAM, Iran Aircraft Manufacturing P.O. Box 83145-311, 28 km Esfahan – Tehran Freeway, Shahin Shahr, Esfahan, Iran; P.O. Box 14155-5568,</td>
<td>Owned or controlled by, or acts on behalf of MODAFL (listed in the EU Common Position 2007/140/CFSP)</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>Company, Iran Aircraft Manufacturing Industries, Karkhanejate Sanaye Havapaymaie Iran, Hava Peyma Sazi-e Iran, Havapeyma Sazhran, Havapeyma Sazi Iran, Hevapeimasazi</td>
<td>No. 27 Ahahamat Aave., Vallie Asr Square, Tehran 15946, Iran; P.O. Box 81465-935, Esfahan, Iran; Shahih Shar Industrial Zone, Isfahan, Iran; P.O. Box 8140, No. 107 Sepahbod Gharany Ave., Tehran, Iran</td>
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<tr>
<td>18.</td>
<td>Iran Centrifuge Technology Company (a.k.a. TSA or TESA)</td>
<td>TESA has taken over the activities of Farayand Technique (designated under UNSCR 1737). It manufactures uranium enrichment centrifuge parts, and is directly supporting proliferation sensitive activity that Iran is required to suspend by UNSCRs. Carries out work for Kalaye Electric Company (designated under UNSCR 1737).</td>
<td>26.7.2010</td>
<td></td>
</tr>
<tr>
<td>19.</td>
<td>Iran Communications Industries (ICI)</td>
<td>Iran Communications Industries, a subsidiary of Iran Electronics Industries (listed in the EU Common Position 2007/140/CFSP), produces various items including communication systems, avionics, optics and electro-optics devices, micro-electronics, information technology, test and measurement, telecommunication security, electronic warfare, radar tube manufacture and refurbishment, and missile launchers. These items can be used in programmes that are under sanction per UNSCR 1737.</td>
<td>26.7.2010</td>
<td></td>
</tr>
<tr>
<td>No.</td>
<td>Entity Name</td>
<td>Address</td>
<td>Description</td>
<td>Date</td>
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</tr>
<tr>
<td>20.</td>
<td>Iran Electronics Industries</td>
<td>P. O. Box 18575-365, Tehran, Iran</td>
<td>Wholly-owned subsidiary of MODAFL (and therefore a sister-organisation to AIO, AvIO and DIO). Its role is to manufacture electronic components for Iranian weapons systems</td>
<td>24.6.2008</td>
</tr>
<tr>
<td></td>
<td>(including all branches) and</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>subsidiaries:</td>
<td></td>
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</tr>
<tr>
<td>21.</td>
<td>Iran Insurance Company</td>
<td>P.O. Box 81465-117, Isfahan, Iran</td>
<td>Owned or controlled by, or acts on behalf of Iran Electronics Industries (listed in the EU Common Position 2007/140/CFSP)</td>
<td>26.7.2010</td>
</tr>
<tr>
<td></td>
<td>(a.k.a. Bimeh Iran)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>22.</td>
<td>Iranian Aviation Industries</td>
<td>P.O. Box 14155-6363, 107 Fatemi Ave., Tehran, Iran</td>
<td>Iran Insurance Company has insured the purchase of various items that can be used in programs that are sanctioned by UNSCR 1737. Purchased items insured include helicopter spare parts, electronics, and computers with applications in aircraft and missile navigation.</td>
<td>26.7.2010</td>
</tr>
<tr>
<td></td>
<td>Organization (IAIO)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>23.</td>
<td>IRGC Air Force</td>
<td>107 Sepahbod Gharani Avenue, Tehran, Iran</td>
<td>A MODAFL (listed in the EU Common Position 2007/140/CFSP) organisation responsible for planning and managing Iran’s military aviation industry</td>
<td>26.7.2010</td>
</tr>
<tr>
<td>24.</td>
<td>IRGC-Air Force Al-Ghadir Missile Command</td>
<td></td>
<td>Operates Iran's inventory of short and medium range ballistic missiles. The head of the IRGC air force was designated by UNSCR 1737 (2006)</td>
<td>24.6.2008</td>
</tr>
<tr>
<td>25.</td>
<td>IRGC Qods Force</td>
<td>Tehran, Iran</td>
<td>Iran’s Islamic Revolutionary Guard Corps (IRGC) Qods Force is</td>
<td>26.7.2010</td>
</tr>
</tbody>
</table>
responsible for operations outside Iran and is Tehran’s principal foreign policy tool for special operations and support to terrorists and Islamic militants abroad. Hizballah used Qods Force-supplied rockets, anti-ship cruise missiles (ASCMs), man-portable air defense systems (MANPADS), and unmanned aerial vehicles (UAVs) in the 2006 conflict with Israel and benefited from Qods Force training on these systems, according to press reporting. According to a variety of reporting, the Qods Force continues to re-supply and train Hizballah on advanced weaponry, anti-aircraft missiles, and long-range rockets. The Qods Force continues to provide limited lethal support, training, and funding to Taliban fighters in southern and western Afghanistan including small arms, ammunition, mortars, and short-range battlefield rockets. Commander has been sanctioned under UNSCR

<p>| 26. Islamic Republic of Iran Shipping Lines (IRISL) (including all branches) and subsidiaries: |
|---|---|
| No. 37, Aseman Tower, Sayyade Shirazee Square, Pasdaran Ave., PO Box 19395-1311, Tehran, Iran; No. 37, Corner of 7th Narenjestan, Sayad Shirazi Square, After Noboyand Square, Pasdaran Ave., Tehran, Iran | IRISL has been involved in the shipment of military-related cargo, including proscribed cargo from Iran. Three such incidents involved clear violations that were reported to the UN Security Council Iran Sanctions Committee. IRISL’s connection to proliferation was such that the UNSC called on states to conduct inspections of IRISL vessels, provided there are reasonable grounds to believe that the vessel is transporting proscribed goods, in UNSCRs 1803 and 1929. |
| (a) Bushehr Shipping Company 143/1 Tower Road Sliema, Slm 1604, | Owned or controlled by IRISL | 26.7.2010 |</p>
<table>
<thead>
<tr>
<th><strong>Limited (Tehran)</strong></th>
<th>Malta; c/o Hafiz Darya Shipping Company, Ehteshamiyeh Square 60, Neyestani 7, Pasdaran, Tehran, Iran</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>(b) CISCO Shipping Company Ltd</strong>&lt;br&gt;(a.k.a IRISL Korea Ltd)</td>
<td>Has offices in Seoul and Busan, South Korea.</td>
</tr>
<tr>
<td><strong>(c) Hafize Darya Shipping Lines (HDSL)</strong>&lt;br&gt;(a.k.a HDS Lines)</td>
<td>No. 60 Ehteshamiyeh Square, 7th Neyestan Street, Pasdaran Avenue, Tehran, Iran; Alternative Address: Third Floor of IRISL’s Aseman Tower</td>
</tr>
<tr>
<td><strong>(d) Hanseatic Trade Trust &amp; Shipping (HTTS) GmbH</strong>&lt;br&gt;HTTS GmbH</td>
<td>Schottweg 7, 22087 Hamburg, Germany; Opp 7th Alley, Zarafshan St, Eivanak St, Qods Township</td>
</tr>
<tr>
<td><strong>(e) Irano Misr Shipping Company</strong></td>
<td>No 41, 3rd Floor, Corner of 6th Alley, Sunaei Street, Karim Khan Zand Ave, Tehran;</td>
</tr>
<tr>
<td>(f) Irinvestship Ltd</td>
<td>265, Next to Mehrshad, Sedaghat St., Opposite of Mellat Park, Vali Asr Ave., Tehran 1A001, Iran; 18 Mehrshad Street, Sadaghat St., Opposite of Mellat Park, Vali Asr Ave., Tehran 1A001, Iran</td>
</tr>
<tr>
<td>---------------------</td>
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</tr>
<tr>
<td>(g) IRISL (Malta) Ltd</td>
<td>Global House, 61 Petty France, London SW1H 9EU, United Kingdom; Business Registration Document # 4110179 (United Kingdom)</td>
</tr>
<tr>
<td>(h) IRISL (UK) Ltd (Barking, Felixstowe)</td>
<td>Abbey Rd., Baring, Essex IG11 7 AX, United Kingdom; IRISL (UK) Ltd., Walton Ave., Felixstowe, Suffolk, IP11 3HG, United Kingdom</td>
</tr>
<tr>
<td>IRISL Subsidiary</td>
<td>Address</td>
</tr>
<tr>
<td>-----------------</td>
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</tr>
<tr>
<td>(i) IRISL Club</td>
<td>No 60 Ehteshamiyeh Square, 7th Neyestan Street, Pasdaran Avenue, Tehran</td>
</tr>
<tr>
<td>(j) IRISL Europe GmbH (Hamburg)</td>
<td>Schottweg 5, 22087 Hamburg, Germany V.A.T. Number DE217283818 (Germany)</td>
</tr>
<tr>
<td>(k) IRISL Marine Services and Engineering Company</td>
<td>Sarbandar Gas Station PO Box 199, Bandar Imam Khomeini, Iran; Karim Khan Zand Ave, Iran Shahr Shomai, No 221, Tehran, Iran; No 221, Northern Iranshahr Street, Karim Khan Ave, Tehran, Iran</td>
</tr>
<tr>
<td>(l) IRISL Multimodal Transport Company</td>
<td>No 25, Shahid Arabi Line, Sanaei St, Karim Khan Zand Zand St Tehran. Iran</td>
</tr>
<tr>
<td>(m) IRITAL Shipping SRL</td>
<td>Ponte Francesco Morosini 59, 16126 Genova (GE), Italy</td>
</tr>
<tr>
<td>(n) ISI Maritime Limited (Malta)</td>
<td>147/1 St. Lucia Street, Valetta, Vlt 1185, Malta; c/o IranoHind Shipping Co. Ltd., Mehrshad Street, PO Box 15875, Tehran, Iran</td>
</tr>
<tr>
<td>(o) Khazer Shipping Lines (Bandar Anzali)</td>
<td>No. 1: End of Shahid Mostafa Khomeini St., Tohid Square, O.O. Box 43145, Bandar Anzali 1711-324, Iran; M. Khomeini St., Ghazian, Bandar Anzali, Gilan, Iran</td>
</tr>
<tr>
<td>(p) Leadmarine (a.k.a. Asia Marine)</td>
<td>200 Middle Road #14-01 Prime Centre</td>
</tr>
<tr>
<td><strong>Network Pte Ltd aka IRISL Asia Pte Ltd)</strong></td>
<td><strong>Singapore 188980 (alt. 199090)</strong></td>
</tr>
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</tr>
<tr>
<td>(q) Marble Shipping Limited (Malta)</td>
<td>143/1 Tower Road, Sliema, Slm 1604, Malta</td>
</tr>
<tr>
<td>(r) Oasis Freight Agencies (a.k.a. Pacific Shipping Company)</td>
<td>Al Meena Street, Opposite Dubai Ports &amp; Customs, 2nd Floor, Sharaf Building, Dubai UAE; Sharaf Building, 1st Floor, Al Mankhool St., Bur Dubai, P.O. Box 5562, Dubai, United Arab Emirates; Sharaf Building, No. 4, 2nd Floor, Al Meena Road, Opposite Customs, Dubai, United Arab Emirates, Kayed Ahli Building, Jamal Abdul Nasser Road (Parallel to Al Wahda St.), P.O. Box 4840, Sharjah, United Arab Emirates</td>
</tr>
<tr>
<td>(s) Safiran Payam Darya Shipping Lines</td>
<td>33 Eigth Narenjestan, Artesh Street,</td>
</tr>
<tr>
<td><strong>(SAPID)</strong></td>
<td>PO Box 19635-1116, Tehran, Iran; Alternative Address: Third Floor of IRISL’s Aseman Tower</td>
</tr>
<tr>
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</tr>
<tr>
<td><strong>(t) Santexlines (a.k.a. IRISL China Shipping Company Ltd, a.k.a. Yi Hang Shipping Company)</strong></td>
<td>Suite 1501, Shanghai Zhongrong Plaza, 1088, Pudong(S) road, Shanghai 200122, Shanghai, China Alternative Address: F23A-D, Times Plaza No. 1, Taizi Road, Shekou, Shenzhen 518067, China</td>
</tr>
<tr>
<td><strong>(u) Shipping Computer Services Company (SCSCOL)</strong></td>
<td>No 37 Asseman Shahid Sayyad Shirazee sq., Pasdaran ave., P.O. Box 1587553 1351, Tehran, Iran; No 13, 1st Floor, Abgan Alley, Aban ave., Karimkhan Zand Blvd, Tehran 15976, Iran.</td>
</tr>
<tr>
<td><strong>(v) Soroush Saramin Asatir (SSA)</strong></td>
<td>No 14 (alt. 5) Shabnam Alley, Fajr Street, Shahid Motahhari</td>
</tr>
<tr>
<td>No.</td>
<td>Name</td>
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<tr>
<td>26.</td>
<td>(w) South Way Shipping Agency Co Ltd</td>
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<td>27.</td>
<td>(x) Valfajr 8th Shipping Line Co. (a.k.a. Valfajr)</td>
</tr>
<tr>
<td>28.</td>
<td>Islamic Revolutionary Guard Corps (IRGC)</td>
</tr>
<tr>
<td>29.</td>
<td>Javedan Mehr Toos</td>
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<tr>
<td>30.</td>
<td>Kala Naft</td>
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<td>30.</td>
<td>Machine Sazi Arak</td>
</tr>
<tr>
<td>31.</td>
<td>Marine Industries</td>
</tr>
<tr>
<td>32.</td>
<td>MASNA (Moierat Saakht Niroogahye Atomi Iran) Managing Company for the</td>
</tr>
<tr>
<td></td>
<td>Construction of Nuclear Power Plants</td>
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<tr>
<td>34.</td>
<td>Ministry of Defence and Armed Forces Logistics (MODAFL)</td>
</tr>
<tr>
<td>35</td>
<td>Naserin Vahid</td>
</tr>
<tr>
<td>36.</td>
<td>Nuclear Fuel Production and Procurement Company (NFPC)</td>
</tr>
<tr>
<td>37.</td>
<td>Parchin Chemical Industries</td>
</tr>
<tr>
<td>38.</td>
<td>Parto Sanat Co No. 1281 Valiasr Ave., Next to 14th St., Tehran, Iran</td>
</tr>
<tr>
<td>39.</td>
<td>Passive Defense Organization</td>
</tr>
<tr>
<td>No.</td>
<td>Entity</td>
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<tr>
<td>40.</td>
<td>Post Bank</td>
</tr>
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<td>41.</td>
<td>Raka</td>
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<tr>
<td>42.</td>
<td>Research Institute of Nuclear Science &amp; Technology (a.k.a. Nuclear Science &amp; Technology Research Institute)</td>
</tr>
<tr>
<td>43.</td>
<td>Schiller Novin</td>
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<tr>
<td>44.</td>
<td>Sepanir Oil and</td>
</tr>
<tr>
<td>ID</td>
<td>Name</td>
</tr>
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<td>----------------------------------------------------------------------</td>
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<tr>
<td>45.</td>
<td>Shahid Ahmad Kazemi Industrial Group</td>
</tr>
<tr>
<td>46.</td>
<td>Shakhese Behbud Sanat</td>
</tr>
<tr>
<td>47.</td>
<td>State Purchasing Organisation (SPO)</td>
</tr>
<tr>
<td>48.</td>
<td>Technology Cooperation Office (TCO) of the Iranian President’s Office</td>
</tr>
<tr>
<td>49.</td>
<td>Yasa Part, (including all branches) and subsidiaries:</td>
</tr>
<tr>
<td></td>
<td>(a) Arfa Paint Company</td>
</tr>
<tr>
<td></td>
<td>(b) Arfeh Company</td>
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<tr>
<td></td>
<td>(c) Farasepehr Engineering Company</td>
</tr>
<tr>
<td></td>
<td>(d) Hosseini Nejad Trading Co.</td>
</tr>
<tr>
<td></td>
<td>(e) Iran Saffron Company or</td>
</tr>
<tr>
<td>Iransaffron Co.</td>
<td>(f) Shetab G.</td>
</tr>
<tr>
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</tr>
<tr>
<td>(g) Shetab Gaman</td>
<td>Acting on behalf of Yasa Part.</td>
</tr>
<tr>
<td>(h) Shetab Trading</td>
<td>Acting on behalf of Yasa Part.</td>
</tr>
<tr>
<td>(i) Y.A.S. Co. Ltd</td>
<td>Acting on behalf of Yasa Part.</td>
</tr>
</tbody>
</table>
ANNEX IX

List of credit and financial institutions referred to in Article 22, 23(2), 24 and 25(a)22

A. Branches and subsidiaries falling within the scope of Article 36, of credit and financial institutions domiciled in Iran23

1. BANK MELLI IRAN*

   France
   43 Avenue Montaigne, 75008 Paris
   BIC: MELIFRPP

   Germany
   Holzbrücke 2, D-20459, Hamburg
   BIC: MELIDEHH

   United Kingdom
   Melli Bank plc
   One London Wall, 11th Floor, London EC2Y 5EA
   BIC: MELIGB2L

2. BANK SEPAH*

   France
   64 rue de Miromesnil, 75008 Paris
   BIC: SEPBFRPP

   Germany
   Hafenstraße 54, D-60327 Frankfurt am Main
   BIC: SEPBDEFF

   Italy
   Via Barberini 50, 00187 Rome
   BIC: SEPBITR1

   United Kingdom

22 Entities marked * are also subject to asset freezing within the meaning of Article 16.

23
Bank Sepah International plc
5/7 Eastcheap, London EC3M 1JT
BIC: SEPBGB2L

3. BANK SADERAT IRAN*

France

Bank Saderat Iran
16 Rue de la Paix, 75002 Paris
BIC: BSIRFRPP
TELEX: 220287 SADER A / SADER B

Germany

Hamburg Branch
P.O. Box 112227, Deichstraße 11, D-20459 Hamburg
BIC: BSIRDEHH
TELEX: 215175 SADBK D

Frankfurt Branch
P.O. Box 160151, Friedensstraße 4, D-60311 Frankfurt am Main
BIC: BSIRDEFF

Greece

Athens Branch
PO Box 4308, 25-29 Venizelou St, GR 105 64 Athens
BIC: BSIRGRAA
TELEX: 218385 SABK GR

United Kingdom

Bank Saderat plc
5 Lothbury, London EC2R 7HD
BIC: BSPLGB2L
TELEX: 883382 SADER G
4. BANK TEJARAT

*France*

Bank Tejarat

124-126 Rue de Provence, 75008 Paris

BIC: BTEJFRPP

TELEX: 281972 F, 281973 F BKTEJ

5. PERSIA INTERNATIONAL BANK plc*

*United Kingdom*

Head Office and Main Branch

6 Lothbury, London EC2R 7HH

BIC: PIBPGB2L

TELEX: 885426

B. Branches and subsidiaries not falling within the scope of Article 36, of credit and financial institutions domiciled in Iran and credit and financial institutions that are neither domiciled in Iran nor come within the scope of Article 36 but are controlled by persons and entities domiciled in Iran

1. BANK MELLI*

*Azerbaijan*

Bank Melli Iran Baku Branch

Nobel Ave. 14, Baku

BIC: MELIAZ22

*Iraq*

No.111-27 Alley – 929 District – Arasat Street, Baghdad

BIC: MELIQBA

*Oman*

Oman Muscat Branch

P.O. Box 5643, Mossa Abdul Rehman Hassan Building, 238 Al Burj St., Ruwi, Muscat, Oman 8 /

P.O. BOX 2643 PC 112
BIC: MELIOMR

China
Melli Bank HK (branch of Melli Bank PLC)
Unit 1703-04, Hong Kong Club Building, 3A Chater Road, Central Hong Kong
BIC: MELIHKHH

Egypt
Representative Office
P.O. Box 2654, First Floor, Flat No 1, Al Sad el Aaly Dokhi.
Tel.: 2700605 / Fax: 92633

United Arab Emirates
Regional Office
P.O. Box: 1894, Dubai
BIC: MELIAEAD
Abu Dhabi branch
Post box No 2656 Street name: Hamdan Street
BIC: MELIAEADADH
Al Ain branch
Post box No 1888 Street name: Clock Tower, Industrial Road
BIC: MELIAEADALN
Bur Dubai branch
Post box No 3093 Street name: Khalid Bin Waleed Street
BIC: MELIAEADBR2
Dubai Main branch
Post box No 1894 Street name: Beniyas Street
BIC: MELIAEAD
Fujairah branch
Post box No 248 Street name: Al Marash R/A, Hamad Bin Abdullah Street
BIC: MELIAEADFUJ
Ras al-Khaimah branch
Post box No 5270 Street name: Oman Street, Al Nakheel
BIC: MELIAEADRAK
Sharjah branch
Post box No 459 Street name: Al Burj Street
BIC: MELIAEADSHJ

*Russian Federation*
No 9/1 ul. Mashkova, 103064 Moscow
BIC: MELIRUMM

*Japan*
Representative Office
333 New Tokyo Bldg, 3-1 Marunouchi, 3 Chome, Chiyoda-ku.
Tel.: 332162631. Fax (3)32162638. TELEX: J296687

2. BANK MELLAT*

*South Korea*
Bank Mellat Seoul Branch
Keumkang Tower 13/14th Floor, Tehran road 889-13, Daechi-dong Gangnam-Ku, 135 280, Seoul
BIC: BKMTKRSE
TELEX: K36019 MELLAT

*Turkey*
Istanbul Branch
1 Binbircicek Sokak, Buyukdere Caddessi Levent -Istanbul
BIC: BKMTTRIS
TELEX: 26023 MELT TR
Ankara Branch
Ziya Gokalp Bulvari No: 12 06425 Kizilay-Ankara
BIC: BKMTTRIS100
TELEX: 46915 BMEL TR
Izmir Branch
Cumhuriyet Bulvari No: 88/A P.K 71035210 Konak-Izmir
BIC: BKMTTRIS 200
TELEX: 53053 BMIZ TR

Armenia

Yerevan Branch
6 Amiryan Str. P.O. Box: 375010 P/H 24 Yerevan
BIC: BKMTAM 22
TELEX: 243303 MLTAR AM 243110 BMTRAM

3. PERSIA INTERNATIONAL BANK plc*

United Arab Emirates

Dubai Branch
The Gate Building, 4th Floor, P.O.BOX 119871, Dubai
BIC: PIBPAEAD

4. BANK SADERAT IRAN*

Lebanon

Regional Office
Mar Elias – Mteco Center, PO BOX 5126, Beirut
BIC: BSIRLBBE
Beirut Main Branch
Verdun street – Alrose building
P.O. BOX 5126 Beirut / P.O. BOX 6717 Hamra
BIC: BSIRLBBE
TELEX: 48602 – 20738, 21205 – SADBNK
Alghobeiri Branch
No 3528, Alghobeiry BLVD, Jawhara BLDG Abdallah El Hajje str. –Ghobeiri BLVD, Alghobeiri

BIC: BSIRLBBE

Baalbak Branch

No 3418, Ras Elein str., Baalbak

BIC: BSIRLBBE

Borj al Barajneh Branch

No 4280, Al Holam BLDG, Al Kafaat cross, Al Maamoura str., Sahat Mreyjeh, 1st Floor

BIC: BSIRLBBE

Saida Branch

No 4338, Saida – Riad Elsoleh BLVD. Ali Ahmad BLG.

BIC: BSIRLBBE

_Oman_

BLDG 606, Way 4543, 145 Complex, Ruwi High Street, Ruwi, P.O. BOX 1269, Muscat

BIC: BSIROMR

TELEX: 3146

_Qatar_

Doha branch

No 2623, Grand Hamad ave., P.O. BOX 2256, Doha

BIC: BSIR QA QA

TELEX: 4225

_Turkmenistan_

Bank Saderat Iran Ashkhabad branch

Makhtoomgholi ave., No 181, Ashkhabad

TELEX: 1161134-86278

_United Arab Emirates_

Regional office Dubai
Al Maktoum road, PO BOX 4182 Deira, Dubai
BIC: BSIRAEAD / BSIRAEADDLR / BSIRAEADLCD
TELEX: 45456 SADERBANK
Murshid Bazar Branch
Murshid Bazar P.O. Box 4182
Deira, Dubai
BIC: BSIRAEAD
TELEX: 45456 SADERBANK
Bur Dubai Branch
Al Fahidi Road
P.O.Box 4182 Dubai
BIC: BSIRAEAD
TELEX: 45456 SADERBANK
Ajman Branch
No 2900 Liwara street, PO BOX 16, Ajman, Dubai
BIC: BSIRAEAD
TELEX: 45456 SADERBANK
Shaykh Zayed Road Branch
Shaykh Road, Dubai
BIC: BSIRAEAD
TELEX: 45456 SADERBANK
Abu Dhabi Branch
No 2690 Hamdan street, PO BOX 2656, Abu Dhabi
BIC: BSIRAEAD
TELEX: 22263
Al Ein Branch
No 1741, Al Am Road, PO BOX 1140, Al Ein, Abu Dhabi
BIC: BSIRAEAD
TELEX: 45456 SADERBANK
Sharjah Branch
No 2776 Alaroda road, PO BOX 316, Sharjah
BIC: BSIRAEAD
TELEX: 45456 SADERBANK

Bahrain
Bahrein branch
106 Government Road; P.O. Box 825, Block No 316; Entrance No 3; Manama Center; Manama
TELEX: 8363 SADER BANK
OBU
P.O. Box 825 – Manama
TELEX: 8688 SADER BANK

Uzbekistan
Bank Saderat Iran Tashkent
10 Tchekhov street, Mirabad district, 100060 Tashkent
BIC: BSIRUZ21
TELEX: 116134 BSITA UZ

5. TEJARAT BANK

Tajikistan
No 70, Rudaki Ave., Dushanbe
P.O. Box: 734001
BIC: BTEJTJ22XXX
TELEX: 201135 BTDIR TJ

China
Representative Office China
Office C208 Beijing Lufthansa Center No 50 Liangmaqiao Road Chaoyang District Beijing 100016

6. ARIAN BANK* (also known as Aryan Bank)
   Afghanistan
   Head Office
   House No 2, Street No 13, Wazir Akbar Khan, Kabul
   BIC: AFABAFKA
   Harat branch
   No 14301(2), Business Room Building, Banke Khoon road, Harat
   BIC: AFABAFKA

7. FUTURE BANK *
   Bahrain
   Future Bank
   P.O. Box 785, Government Avenue 304, Manama
   Shop 57, Block No 624 Shaikh Jaber Al Ahmed Al Sabah Avenue-Road No 4203, Sitra
   BIC: FUBBBHBM / FUBBBHMOBU / FUBBBHBMXXX / FUBBBHBMSIT

8. BANCO INTERNACIONAL DE DESARROLLO, SA
   Venezuela
   Banco internacional de Desarrollo, Banco Universal
   Avenida Francisco de Miranda, Torre Dosza, Piso 8, El Rosal, Chacao, Caracas
   BIC: IDUNVECAXXX