Treaty/Convention	Year ratified/acceded
Treaty on the Non-Proliferation of	1991
Nuclear Weapons (NPT)	
Biological and Toxins Weapons	Ratified 1975
Convention (BTWC)	
Chemical Weapons Convention (CWC)	Ratified 1995
Comprehensive Nuclear-Test-Ban	Ratified 1999
Treaty (CTBT)	
Treaty on the Prohibition of Nuclear	
Weapons (TPNW)	
Other	Year Joined
Zangger Committee	1995
Nuclear Suppliers Group (NSG)	1995
Missile Technology Control Regime	1995
(MTCR)	
Wassenaar Arrangement (WA)	2006

OBLIGATIONS IN TERMS OF MISSILE-RELATED ITEMS

5.1. Missile Technology Control Regime

Established in April 1987, the Missile Technology Control Regime (MTCR) is an informal non-treaty association of governments sharing common interests in the non-proliferation of missiles, unmanned air vehicles and related technologies. The MTCR aims to limit the spread of ballistic missiles and other unmanned delivery systems that could be used for biological, chemical and nuclear weapons. As of February 2019, the membership of MTCR stood at 35 states. South Africa became a member in 1995.

The MTCR consists of the Guidelines and Equipment and Technology Annex. Its members are encouraged to establish national export control policies for ballistic and cruise missiles, unmanned aerial vehicles, space launch vehicles, drones, remotely piloted vehicles, sounding rockets and related components and technologies listed in the Annex.

The Annex is divided into two separate groupings of items: Category I and Category II.

Category I includes complete missiles and rockets; unmanned air vehicle delivery systems and sub-systems; and production facilities. The MTCR guidelines, which set out criteria for assessing possible exports, instruct members that "there will be a strong presumption to deny" for Category I transfers, unless only on rare occasions where binding government-to-government

undertakings prescribed by the guidelines can be provided. The transfer of production technology and facilities for Category I items is prohibited.

Category II includes propulsion and propellant components and sub-components; launch and ground-support equipment; and specialised materials and technologies for the construction of missiles and rockets. The transfer of Category II items is less restricted, largely because most of the items have civilian uses, however, transfer of such items still requires case-by-case review. Members of the MTCR can also employ end-use certification or verification where appropriate.

5.1.1. Government Notice No. 491 of 29 March 2019

Government Notice No. 491 was promulgated in terms of the Non-Proliferation Act to control missile-related items, technology and services. In this Government Notice, the missile-related items, technology and services as listed in the MTCR Equipment and Technology Annex are quoted in total, and transfers (import, export, re-export, transit and transhipment) of the listed items are subject to permits issued by the Council. According to the Notice, the manufacture and provision of services of items as listed under Items 1, 2, 19 and 20 of the Notice are also subject to a permit issued by the Council. In terms of the Notice, the transfer of Category 1 production facilities is also prohibited. In addition, the Council may require a state-to-state assurance or an enduser or end-use certificate for the export or re-export of the items, equipment, components and technology listed in the Notice.

The Notice is divided into Category I and Category II as follows.

Category I:

- Category I, Item 1 Complete delivery systems
- Category I, Item 2 Complete subsystems usable for complete delivery systems

Category II:

- 1. Category II, Item 3 Propulsion components and equipment
- 2. Category II, Item 4 Propellants, chemicals and propellant production
- 3. Category II, Item 5 (Reserved for future use)
- 4. Category II, Item 6 Production of structural composites, pyrolytic deposition and densification and structural materials
- 5. Category II, Item 7 (Reserved for future use)
- 6. Category II, Item 8 (Reserved for future use)

- 7. Category II, Item 9 Instrumentation, navigation and direction finding
- 8. Category II, Item 10 Flight control
- 9. Category II, Item 11 Avionics
- 10. Category II, Item 12 Launch support
- 11. Category II. Item 13 Computers
- 12. Category II, Item 14 Analog to digital convertors
- 13. Category II, Item 15 Facilities and equipment
- 14. Category II, Item 16 Modelling-simulation and design integration
- 15. Category II, Item 17 Stealth
- 16. Category II, Item 18 Nuclear effects protection
- 17. Category II, Item 19 Other complete delivery systems
- 18. Category II, Item 20 Other complete subsystems

Each Item under Category I and II details the specific controlled equipment, assemblies and components; test and production equipment; materials; software and technology.

5.1.2. Manufacturing and services permit requirement

A manufacturing and services permit issued by the Council is required when an entity is involved in the manufacture and provision of services for items as listed under Items 1, 2, 19 and 20 of Notice No. 491. These items are regarded as carrying a higher proliferation risk.

Other Domestic Chemical Control Structures

The National Conventional Arms Control Committee also controls some of the items that are listed in Government Notice, No. 491 and No. 492 and should therefore be consulted.

Contact Details:

	2077
The Non-Proliferation Secretariat the dti Campus	The Non-Proliferation Council The Department of Trade and Industry
Entirwini Building, Block B	Private Bag x84
77 Meintjies Street	Pretoria
Sunnyside	0001
+27 12 394 3030 / 5779	









OVERVIEW OF

MISSILE-RELATED



OVERVIEW OF MISSILE-RELATED CONTROLS

1. BACKGROUND

There is a widespread need to prevent the proliferation of nuclear, biological and chemical weapons, also referred to as Weapons of Mass Destruction (WMD). Control over WMD, their specific means of delivery and the associated dual-use ramifications is globally pursued through various treaties, conventions and regimes. South Africa subscribes to, supports and participates in most of these agreements and arrangements.

2. SOUTH AFRICAN POLICY ON NON-PROLIFERATION, ARMS CONTROL AND DISARMAMENT

In 1994, the South African Government adopted a policy on non-proliferation, disarmament and arms control. The primary goal was to reinforce and promote the country as a responsible producer, possessor, trader and end-user of dual-use-controlled goods and advanced technologies in the nuclear, biological, chemical and missile delivery system fields. The country therefore promotes the benefits that non-proliferation, disarmament and arms control hold for international peace and security, particularly to other countries in Africa and the Non-Aligned Movement (NAM).

3. MANDATE OF THE NON-PROLIFERATION COUNCIL

3.1. Non-Proliferation Act

In South Africa, due regard has been taken to ensure the non-proliferation of WMD through the enactment of the Non-Proliferation of Weapons of Mass Destruction Act, 1993 (Act No. 87 of 1993). The Act, as amended, was promulgated "to provide for control over weapons of mass destruction; and the establishment of a Council to control and manage matters relating to the proliferation of such weapons in the Republic; to determine its objectives and functions; to prescribe the manner in which it is to be managed and controlled; as well as to provide for matters connected therewith."

3.1.1. Related Regulations

As contemplated in the Act, the Minister of Trade and Industry publishes by notices in the *Government Gazette* lists of dual-use goods that are controlled. The Minister may on the recommendation of the Council, whenever he deems it necessary or beneficial to the public interest, by notice in the *Government Gazette* declare goods that may contribute to the design, development, production, deployment, maintenance or use of WMD to be controlled goods.

The Act is supported by the following regulations and notices published on 3 February 2010, and updated notices published 29 March 2019.

- Registration: Any person who is in control of any activity with regard to controlled goods or who has in his possession controlled goods must register with the Council in accordance with Government Notice No. R16 of 3 February 2010.
- b. Biological: Dual-use microbial or other biological agents, toxins and related equipment and technology that may be used in the manufacture of biological and toxin weapons are declared as controlled goods under the Government Notice No. 494 of 29 March 2019.
- c. Chemicals: Chemical Weapons Convention (CWC) list of chemicals are declared as controlled goods under Government Notice No. 495 of 29 March 2019. The Chemical Weapons Regulations regarding the application of provisions of the CWC was promulgated on 3 February 2010, under Government Notice No. R.17.
- d. Missiles: The Missile Technology Control Regime (MTCR) equipment, technology and related items are declared as controlled goods under Government Notice No. 491 of 29 March 2019.
- e. Nuclear: The nuclear-related dual-use equipment, materials, software and related technology of the Nuclear Suppliers Group (NSG) are declared as controlled goods under Government Notice No. 492 of 29 March 2019. Futhermore, certain nuclear-related dual-use equipment, materials and software and related technology are declared as controlled goods under Government Notice No. 493 of 29 March 2019.

3.1.2. Permit administration

The import, export, re-export, transit and transhipment of these listed goods require a permit issued by the Council. Registered persons who intend to trade in controlled goods need to apply for the relevant type of permits.

3.2. Non-Proliferation Council

The South African Council for the Non-Proliferation of Weapons of Mass Destruction was established in terms of the Non-Proliferation Act. According to the Act, the Council shall, on behalf of the state, protect the interests, carry out the responsibilities and fulfil the obligations of the Republic with regard to non-proliferation, and advise the Minister with regard to any matter that it deems necessary and that falls within the purview of this Act.

3.2.1. Functions of the Council

 To control and manage all activities relating to non-proliferation, and provide guidance, instructions and information in connection therewith.

- To implement matters arising from international conventions, treaties and agreements related to proliferation affairs entered into or ratified by the Government of the Republic.
- To obtain or promote cooperation between government departments and other government institutions; as well as industry.
- To identify and indicate to the Minister goods to be declared controlled goods and activities.
- To determine which activities must take place under a permit issued by the Council.
- To administer the registration of persons involved in controlled activities or who are in possession of controlled goods.
- g. To issue and administer permits.
- To take the necessary steps to prevent the contravention of the provisions of the Act.

3.2.2. Membership of the Council

The members of the council are appointed by the Minister of Trade and Industry and comprises representatives from various government departments directly involved in issues of non-proliferation as well as industry representatives. The NPC meets at least every six to eight weeks to deliberate on non-proliferation-related issues, assess the activities of its committees and consider permit applications received from industry.

3.2.3. The Non-Proliferation Secretariat

The Non-Proliferation Secretariat to the council are officials of the Department of Trade and Industry (**the dti**). The Secretariat provides the administrative and secretarial services to the council and its committees.

3.2.4. The Committees of the Non-Proliferation Council

The process of control must be integrated, coordinated and administered among the various stakeholders that are involved in the implementation and enforcement of South Africa's legislation on non-proliferation. In this vein, the council has established a number of working committees that are constituted by representatives from different government departments including, in some instances, industry representatives and experts in specific fields related to non-proliferation.

The committees include:

a. Non-Proliferation Control Committee (CC)
 The CC advises the council on non-proliferation issues, permit applications and special investigations.

- Biological Weapons Working Committee (BWWC)
 The BWWC advises the council on issues related to the Biological and Toxin Weapons Convention (BTWC) and the implementation of biological controls.
- c. Chemical Weapons Working Committee (CWWC)
 The CWWC advises the council on issues related to CWC and the implementation of chemical controls.
- d. Nuclear and Missile Dual-Use Committee (NMDUC)
 The NMDUC advises the council on nuclear-related dual-use and missile-related technical issues.
- e. Non-Proliferation Review Committee (NPRC)
 The NPRC advises the NPC on legislative issues such as the amendment of the Non-Proliferation Act.
- f. Project Management Committees (PMCs)

The council has signed Service Level Agreements (SLAs) with various institutions to further enhance South Africa's commitment to non-proliferation obligations. Meetings are held regularly between the Secretariat and these institutions to monitor the implementation of the SLAs:

- the dti, on behalf of the council, has signed the Memorandum of Understanding (MOU) on the enforcement of the Non-Proliferation Act at national ports of entry with SARS Customs.
- the dti, on behalf of the council, signed a SLA with Protechnik Laboratories, a division of Armscor for the institution to assist in the implementation of the CWC.
- the dti, on behalf of the council, signed a SLA with the Council for Geosciences (CGS) for the institution to assist in the implementation of the Comprehensive Nuclear Test-Ban Treaty (CTBT).

4. INTERNATIONAL OBLIGATIONS (TREATIES, CONVENTIONS AND CONTROL REGIMES)

South Africa adheres to a number of international treaties, agreements and control regimes that has an impact on its policy on non-proliferation, disarmament and arms control. It is to be noted, however, that although South Africa is not a member of the Australia Group (AG), it has incorporated some of the AG biological and chemical control list into its national regulations.

South Africa is a member of the following legally binding treaties conventions and other informal groups that work together against the threat of the proliferation of weapons of mass destruction: