Look for RED FLAGS

- MILITARY
- NAVIGATION
- AVIONICS
- RADAR
- NIGHT VISION
- SPACE ITEMS
- SATELLITES
- GAS MONITORS
- OSCILLOSCOPES
- PHOTONICS
- SCANNERS
- SENSORS
- BACTERIA
- VIRUSES
- VACCINES
- TEST KITS
- NUCLEAR ITEMS
- RADIOACTIVE MATERIALS

See page 2 for additional red flags.

Send the VENDOR these QUESTIONS

- Is the item a defense article or considered strategic goods? If yes, please provide the ITAR category.
- Is the item a dual use article controlled under the EAR? If yes, please provide the Export Control Classification Number (ECCN).

Follow the DECISION TREE

**ITAR?**
International Traffic in Arms Regulations

- **YES**
  - STOP!
  - CONTACT EXPORT CONTROL OFFICER

- **NO**
  - **EAR?**
  - Export Administration Regulations
    - **ECCN**
      - Export Control Classification Number
        - **BUY IT!**
          - NOTIFY EXPORT CONTROL OFFICER
        - **BUY IT!**
RED FLAGS

- Night vision or infrared cameras
- Sonobuoys and submersible vessels
- Navigation, defense equipment or avionics equipment
- Military communications systems or high frequency radio apparatus
- Military electronics or items with ruggedized components
- Radar equipment
- Unmanned aerial vehicles (UAVs)

- Satellite components or accessories
- Radiation-hardened equipment or components
- Lasers

- Gas monitoring or filtration devices
- Optical lens or photonic instruments or components
- Oscilloscopes or spectrometers
- Gravimeters
- Fiber optic cables and filaments

- Biological agents
- Vaccines
- Food testing kits

- Nuclear or radioactive devices
- Semiconductors

- Any of the following terms in correspondence with the vendor:
  - “No foreign nationals”  
  - “ITAR”  
  - “USML Category”  
  - “ECCN”  
  - “Export restricted”  
  - “U.S. only”

- You are asked to complete an “end use” statement

- The item will be shipped to a destination outside the U.S.

This list is not exhaustive. Consult your [Export Control Officer](#) linked or further information.
ARTICLE 16 – COOPERATION
Supplier and its sub-suppliers, if any, will cooperate with UC and other suppliers and will so provide the Services that other cooperating suppliers will not be hindered, delayed or interfered with in the progress of their work, and so that all of such work will be a finished and complete job of its kind.

ARTICLE 17 – ADDITIONAL TERMS APPLICABLE TO THE FURNISHING OF GOODS
The terms in this Article have special application to the furnishing of Goods:
A. Price Decreases. Supplier agrees immediately to notify UC of any price decreases from its suppliers, and to pass through to UC any price decreases.
B. Declared Valuation of Shipments. Except as otherwise provided in the Agreement, all shipments by Supplier under the Agreement for UC’s account will be made at the maximum declared value applicable to the lowest transportation rate or classification and the bill of lading will so note.
C. Title. Title to the Goods purchased under the Agreement will pass directly from Supplier to UC at the f.o.b. point shown, or as otherwise specified in the Agreement, subject to UC’s right to reject upon inspection.
D. Changes. Notwithstanding the terms in Article 34, Amendments, UC may make changes within the general scope of the Agreement in drawings and specifications for specially manufactured Goods, place of delivery, method of shipment or packing of the Agreement by giving notice to Supplier and subsequently confirming such changes in writing. If such changes affect the cost of or the time required for performance of the Agreement, UC and Supplier will agree upon an equitable adjustment in the price and/or delivery terms. Supplier may not make changes without UC’s written approval. Any claim of Supplier for an adjustment under the Agreement must be made in writing within thirty (30) days from the date Supplier receives notice of such change unless UC waives this condition in writing. Nothing in the Agreement will excuse Supplier from proceeding with performance of the Agreement as changed hereunder. Supplier may not alter or misbrand, within the meaning of the applicable Federal and State laws, the Goods furnished.
E. Forced, Convict and Indentured Labor. Supplier warrants that no foreign-made Goods furnished to UC pursuant to the Agreement will be produced in whole or in part by forced labor, convict labor, or indentured labor under penal sanction. If UC determines that Supplier knew or should have known that it was breaching this warranty, UC may, in addition to terminating the Agreement, remove Supplier from consideration for UC contracts for a period not to exceed one year. This warranty is in addition to any applicable warranties in Articles 6 and 11.
F. Export Control. Supplier agrees to provide UC (the contact listed on the PO) with written notification that identifies the export-controlled Goods and such Goods’ export classification if any of the Goods is export-controlled under the International Traffic in Arms Regulations (ITAR) (22 CFR §§ 120-130), the Export Administration Regulations (15 CFR §§ 730-774) 500 or 600 series, or controlled on a military strategic goods list. Supplier agrees to provide UC (the contact listed on the PO) with written notification if Supplier will be providing information necessary for the operation, installation (including on-site installation), maintenance (checking), repair, overhaul, and refurbishing of the Goods that is beyond a standard user manual (i.e. “Use” technology as defined under the EAR 15 CFR § 772.1), or “Technical Data” (as defined under the ITAR 22 CFR § 120.10).

ARTICLE 18 – CONFLICT OF INTEREST
Supplier affirms that, to the best of Supplier’s knowledge, no UC employee who has participated in UC’s decision-making concerning the Agreement has an “economic interest” in the Agreement or Supplier. A UC employee’s “economic interest” means:
A. An investment worth $2,000 or more in Supplier or its affiliate;
B. A position as director, officer, partner, trustee, employee or manager of Supplier or its affiliate;
C. Receipt during the past 12 months of $500 in income or $440 in gifts from Supplier or its affiliate; or
D. A personal financial benefit from the Agreement in the amount of $250 or more.

In the event of a change in these economic interests, Supplier will provide written notice to UC within thirty (30) days after such change, noting such changes. Supplier will not be in a reporting relationship to a UC employee who is a near relative, nor will a near relative be in a decision making position with respect to Supplier.

ARTICLE 19 – AUDIT REQUIREMENTS
The Agreement, and any pertinent records involving transactions relating to this Agreement, is subject to the examination and audit of the Auditor General of the State of California or Comptroller General of the United States or designated Federal authority for a period of up to five (5) years after final payment under the Agreement. UC, and if the underlying grant, cooperative agreement or federal contract so provides, the other contracting Party or grantor (and if that be the United States or an instrumentality thereof, then the Comptroller General of the United States) will have access to and the right to examine

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