SNAPSHOT

RUSSIA SANCTIONS FRAMEWORK

Why are sanctions imposed?

Australia imposes autonomous sanctions in relation to Russia in response to the Russian threat to the sovereignty and territorial integrity of Ukraine. They were first imposed in 2014 and extended in 2015, 2022 and 2023.

Australia imposes separate but related autonomous sanctions in relation to Ukraine as a whole and in relation to specified regions in Ukraine, also in response to the Russian threat to its sovereignty and territorial integrity. Go to the [Ukraine Sanctions Framework](https://www.dfat.gov.au/international-relations/security/sanctions/sanctions-regimes/ukraine-sanctions-regime) and [Specified Ukraine Regions Sanctions Framework](https://www.dfat.gov.au/international-relations/security/sanctions/sanctions-regimes/specified-ukraine-regions-sanctions-regime) for further information.

What is prohibited by the Russia sanctions framework?

The Russia sanctions framework imposes the following sanctions measures:

| **Measure** | **UNSC** | **Autonomous** |
| --- | --- | --- |
| restrictions on the export or supply of certain goods | - | ✓ |
| restrictions on the import, purchase or transport of certain goods | - | ✓ |
| restrictions on certain commercial activities | - | ✓ |
| restrictions on the provision of certain services | - | ✓ |
| restrictions on providing assets to designated persons or entities | - | ✓ |
| restrictions on dealing with the assets of designated persons or entities | - | ✓ |
| travel bans on declared persons | - | ✓ |

Restrictions on the export or supply of certain goods

It is prohibited to supply, sell or transfer any of the following goods directly or indirectly to, for use in, or for the benefit of Russia:

* arms or related materiel
* aluminium ores (including bauxite), alumina and related products (as designated in the Autonomous Sanctions (Export Sanctioned Goods – Russia) Designation 2022)
* certain luxury goods (as also designated in the above Designation)
* machinery and related goods (as also designated in the above Designation)
* items suited for use in the following categories of oil exploration or oil production projects in Russia (as specified in the Autonomous Sanctions (Russia, Crimea and Sevastopol) Specification 2015):

	1. oil exploration and production in waters deeper than 150 metres;
	2. oil exploration and production in the offshore area north of the Arctic Circle;
	3. projects that have the potential to produce oil from resources located in shale formations by way of hydraulic fracturing (other than exploration and production through shale formations to locate or extract oil from non‐shale reservoirs).

Arms or related matériel includes, but is not limited to, weapons, ammunition, military vehicles and equipment, and spare parts and accessories for any of those things. It also includes paramilitary equipment. While each case will be considered individually, goods on the [Defence and Strategic Goods List](http://www.defence.gov.au/ExportControls/DSGL.asp) are likely to be considered arms or related matériel. Depending on the context, end user and end use, other goods may also be considered arms or related matériel.

Restrictions on the import, purchase or transport of certain goods

It is prohibited to import, purchase or transport any of the following goods if they were exported from, or originated in, Russia:

* arms or related materiel
* any goods which originate in or have been exported from the specified Ukraine regions
* oil, refined petroleum products, natural gas, coal and other energy products (as designated in the Autonomous Sanctions (Import Sanctioned Goods – Russia) Designation 2022).
* gold exported from Russia (as defined in the Autonomous Sanctions (Import Sanctioned Goods—Russia) Amendment (No.1) Designation 2022

Restrictions on certain commercial activities

It is prohibited to deal with financial instruments issued by, or provide loans or credit to:

* specified publicly‐owned or controlled Russian banks (as specified in the Autonomous Sanctions (Russia, Crimea and Sevastopol) Specification 2015)
* specified Russian companies predominantly engaged in activities relating to military equipment or services (as also specified in the above Specification)
* specified publicly‐owned or controlled Russian companies involved in the sale or transport of crude oil or petroleum products (as also specified in the above Specification)
* majority owned subsidiaries or entities acting as agents for any of the above.

Restrictions on the provision of certain services

To complement the restrictions outlined above on the export and import of certain goods and on certain commercial activities, the provision of certain services is also restricted. It is prohibited to provide:

* any service which assists with, or is provided in relation to, the supply, sale of transfer of goods listed under ‘restrictions on the export or supply of certain goods' above, except the items suited for use in certain categories of oil exploration or oil production projects
* financial assistance or a financial service which assists with, or is provided in relation to, the import, purchase or transport of goods listed under ‘restrictions on the import, purchase or transport of certain goods' above
* an investment service which assists with, or is provided in relation to, the activities listed under ‘restrictions on certain commercial activities' above
* a service to Russia, or to a person for use in Russia, which assists with, or is provided in relation to:
	+ a military activity
	+ the manufacture, maintenance or use of arms or related matériel
* certain services to Russia, or to a person or entity for use in Russia, that are necessary for certain types of oil exploration or production projects in Russia, including drilling or well‐testing services.

Restrictions on providing assets to, and dealing with the assets of, designated persons or entities

The Minister for Foreign Affairs may designate a person or entity for targeted financial sanctions if:

1. the Minister is satisfied that the person or entity is, or has been, engaging in an activity or performing a function that is of economic or strategic significance to Russia
2. the person is a current or former Minister or senior official of the Russian Government
3. the person is an immediate family member of a person mentioned in paragraph (a) or (b).

It is prohibited to directly or indirectly make an asset available to, or for the benefit of, a designated person or entity.

It is also prohibited to use or deal with an asset, or allow or facilitate another person to use or deal with an asset, that is owned or controlled by a designated person or entity (the assets are ‘frozen' and cannot be used or dealt with). The prohibition on ‘dealing' with assets includes using, selling or moving assets.

An 'asset' includes an asset or property of any kind, whether tangible or intangible, movable or immovable.

Go to the [Consolidated List](https://www.dfat.gov.au/international-relations/security/sanctions/consolidated-list) to search the names of designated persons and entities.

If you become aware that you are holding an asset of a designated person or entity, you are required to freeze (hold) that asset and notify the AFP as soon as possible.

Travel bans on declared persons

The Minister for Foreign Affairs may declare a person for a travel ban if:

1. the Minister is satisfied that the person or entity is responsible for, or complicit in, the threat to the sovereignty and territorial integrity of Ukraine
2. the Minister is satisfied that the person or entity is, or has been, engaging in an activity or performing a function that is of economic or strategic significance to Russia
3. the person is a current or former Minister or senior official of the Russian Government
4. the person is an immediate family member of a person mentioned in paragraph (b) or (c).

Who must comply with sanctions?

Australian sanction laws apply to activities in Australia and to activities undertaken overseas by Australian citizens and Australian‐registered bodies corporate. In some circumstances, it may be possible to obtain a permit from the Minister for Foreign Affairs to engage in an activity that would otherwise be prohibited by a sanctions measure. Information on planning an activity and submitting an application for a sanctions permit is available on the DFAT website. It is a serious criminal offence to contravene a sanctions measure (or a condition of a sanctions permit). The penalties include up to ten years in prison and substantial fines.

Relevant legislation

The relevant legislation for the Russia sanctions framework includes the following:

* [Autonomous Sanctions Act 2011](https://www.legislation.gov.au/C2011A00038/latest/text)
* [Autonomous Sanctions Regulations 2011](https://www.legislation.gov.au/F2011L02673/latest/text)
* [Autonomous Sanctions (Russia, Crimea and Sevastopol) Specification 2015](https://www.legislation.gov.au/Details/F2017C00697)
* [Autonomous Sanctions (Designated Persons and Entities and Declared Persons – Russia and Ukraine) List 2014](https://www.legislation.gov.au/F2014L00745/latest/text)
* [Autonomous Sanctions (Import Sanctioned Goods—Russia) Designation 2022](https://www.legislation.gov.au/Details/F2022L00310)
* [Autonomous Sanctions (Export Sanctioned Goods—Russia) Designation 2022](https://www.legislation.gov.au/Details/F2022L00343)
* [Customs (Prohibited Exports) Regulations 1958](https://www.legislation.gov.au/F1996B03403/latest/text)
* [Customs (Prohibited Imports) Regulations 1956](https://www.legislation.gov.au/F1996B03651/latest/text)

Where can I get more information?

[Australia and sanctions](https://www.dfat.gov.au/international-relations/security/sanctions) webpage.

Enquiries can be made to DFAT by emailing sanctions@dfat.gov.au

DFAT maintains a [mailing list](https://www.dfat.gov.au/international-relations/security/sanctions/contacts-and-links) for people interested in receiving updates on Australian sanctions laws.

**This document provides a summary only of relevant sanctions laws. It should not be relied upon as a substitute for legal advice. It is your responsibility to ensure you do not contravene sanctions law, including by obtaining your own legal advice.**