SNAPSHOT

SPECIFIED UKRAINE REGIONS SANCTIONS FRAMEWORK

**Why are sanctions imposed?**

Australia imposes autonomous sanctions in relation to the Ukraine regions of Donetsk, Luhansk, Crimea and Sevastopol (specified Ukraine regions) in response to the Russian threat to the sovereignty and territorial integrity of Ukraine. They were first imposed in relation to Crimea and Sevastopol in 2014 and extended in 2015. In 2022, the sanctions were extended to include Donetsk and Luhansk.

Australia also imposes other autonomous sanctions in relation to Russia and Ukraine in response to the Russian threat to the sovereignty and territorial integrity of Ukraine. Go to the [Russia Sanctions Framework](https://www.dfat.gov.au/international-relations/security/sanctions/sanctions-regimes/russia-sanctions-regime) and the [Ukraine Sanctions Framework](https://www.dfat.gov.au/international-relations/security/sanctions/sanctions-regimes/ukraine-sanctions-regime) for further information.

What is prohibited by the specified Ukraine regions?

The specified Ukraine regions 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 a specified Ukraine regions:

* certain items relating to the creation, acquisition or development of infrastructure for:
	+ the transport, telecommunications or energy sectors
	+ the exploration of oil, gas or mineral reserves in any of the Ukraine regions
* machinery and related goods (as designated in the Autonomous Sanctions (Export Sanctioned Goods – Specified Ukraine Regions) Designation 2023)

Restrictions on the import, purchase or transport of certain goods

It is prohibited to import, purchase or transport any goods if the goods originate in, or are exported from, a specified Ukraine regions. This prohibition does not include goods originating in a specified Ukraine regions which have been made available to the Ukrainian authorities for examination and for which compliance with the conditions conferring entitlement to preferential origin has been verified by Ukrainian officials.

Restrictions on certain commercial activities

It is prohibited to grant loans or credit or establish joint ventures relating to

* the creation, acquisition or development of infrastructure in the transport, telecommunications or energy sectors
* the exploitation of oil or gas, or of specified mineral resources, in specified Ukraine regions.

Restrictions on the provision of certain services

To complement the restrictions on the export/import of goods and on some commercial activities, the provision of services which relate to some of those sanctioned goods or activities is also restricted. It is prohibited to provide:

* services which relate to the supply of export sanctioned goods to any of the specified Ukraine regions, or to the manufacture, maintenance or use of such goods for the specified Ukraine regions (see ‘Restrictions on the export or supply of goods’ above)
* financial assistance or financial services which relate to goods originating in or exported from the specified Ukraine regions
* services to the specified Ukraine regions, or for use in the specified Ukraine regions, which relate to engagement in a sanctioned commercial activity for the specified Ukraine regions (see ‘Restrictions on commercial activities’ above)

Restrictions on providing assets to designated persons or entities

Targeted financial sanctions have been imposed against 'designated' persons and entities from both Russia and Ukraine in response to the Russian threat to the sovereignty and territorial integrity of Ukraine.

Go to the [Ukraine Sanctions Framework](https://www.dfat.gov.au/international-relations/security/sanctions/sanctions-regimes/ukraine-sanctions-regime) and [Russia Sanctions Framework](https://www.dfat.gov.au/international-relations/security/sanctions/sanctions-regimes/russia-sanctions-regime) for information on Australian sanctions law prohibiting dealing with a designated person or entity and dealing with controlled assets.

Restrictions on dealing with the assets of designated persons or entities (requirement to freeze assets)

It is prohibited to use or deal with an asset, or allow or facilitate another person to use or deal with an asset 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

Travel bans have been imposed against 'declared' persons from both Russia and Ukraine in response to the Russian threat to the sovereignty and territorial integrity of Ukraine.

Go to the Ukraine Sanctions Framework for information on Australian sanctions law preventing declared persons from traveling to, entering or remaining in Australia.

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 specified Ukraine regions 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 (Export Sanctioned Goods – Specified Ukraine Regions) Designation 2023](https://www.legislation.gov.au/Details/F2023L01406)
* [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.**