



THE STATUTES OF THE REPUBLIC OF SINGAPORE

**STRATEGIC GOODS (CONTROL)
ACT 2002**

2020 REVISED EDITION

This revised edition incorporates all amendments up to and including 1 December 2021 and comes into operation on 31 December 2021.

Prepared and Published by

THE LAW REVISION COMMISSION
UNDER THE AUTHORITY OF
THE REVISED EDITION OF THE LAWS ACT 1983

Strategic Goods (Control) Act 2002

ARRANGEMENT OF SECTIONS

PART 1

PRELIMINARY

Section

1. Short title
2. Interpretation
3. Act subject to section 9 of Arms and Explosives Act 1913
4. Appointment of authorised officers and senior authorised officers
- 4A. Strategic goods and strategic goods technology

PART 2

TRANSFER AND BROKERING OF STRATEGIC GOODS AND STRATEGIC GOODS TECHNOLOGY

5. Transfer of strategic goods, etc.
6. Brokering of strategic goods, etc.
7. Permits
8. Registration
9. Breach of condition of permit or registration an offence

PART 3

INFORMATION AND DOCUMENTS

10. Information and records on any act requiring permit or registration
11. Senior authorised officer may seek information
12. Confidentiality

PART 4

ENFORCEMENT

13. Preliminary provision

Section

14. Search warrant
15. When search may be made without warrant
16. Power to search conveyance
17. Duties of authorised officer, etc., upon seizure
18. Access to computer information
19. Use of force
20. Obstruction of authorised officer or senior authorised officer
21. Power of arrest

PART 5

PROVISIONS AS TO PROCEEDINGS

22. Jurisdiction of courts
23. Who may prosecute
24. Presumption
25. Proportional examination of goods seized to be accepted by courts
26. Protection of informers
27. Forfeiture
28. Cost of enforcement
29. No damages recoverable for seizure unless made without reasonable or probable cause

PART 6

MISCELLANEOUS

30. False or misleading document or information
31. Composition of offences
32. Corporate offenders and unincorporated associations
33. Public servants
34. Protection from personal liability
35. Minister may declare whether particular goods are or technology is regulated
36. Exemption
37. [*Repealed*]
38. Regulations

An Act to control the transfer and brokering of strategic goods, strategic goods technology, goods and technology capable of being used to develop, produce, operate, stockpile or acquire weapons

capable of causing mass destruction, and missiles capable of delivering such weapons; and for purposes connected therewith.

[1 January 2003]

PART 1

PRELIMINARY

Short title

1. This Act is the Strategic Goods (Control) Act 2002.

Interpretation

2.—(1) In this Act, unless the context otherwise requires —

“authorised officer” means —

(a) an officer appointed as an authorised officer under section 4; or

(b) an officer of customs within the meaning of section 3(1) of the Customs Act 1960;

“bring in transit” means to bring goods from any country into Singapore by land, water or air, where the goods are to be taken out from Singapore on the same conveyance on which they are brought into Singapore without any landing in Singapore, but does not include the passage through Singapore in accordance with international law of a foreign conveyance carrying goods;

“computer” has the meaning given by section 2(1) of the Computer Misuse Act 1993;

“conveyance” includes any vessel, train, vehicle, aircraft or other mode of transport;

“country” includes territory;