

THALES UK LIMITED Transfer of Subsidiary Business

Effective January 1, 2014, the business activities of the following subsidiary companies will be transferred to their parent company THALES UK LIMITED:

Quintec Associates Limited; Thales Air Defence Limited; Thales ATM Limited; Thales Avionics Limited; Thales Corporate Services Limited; Thales e-Security Limited; Thales Information Systems Limited; Thales Insurance & Risk Management (UK) Limited; Thales Missile Electronics Limited; Thales Naval Limited; Thales Optronics Holdings Limited; Thales Optronics Limited; Thales Optronics (Bury St Edmunds) Limited; Thales Optronics (Staines) Limited; Thales Optronics (Taunton) Limited; Thales Research & Technology (UK) Limited; Thales Training & Consultancy Limited; Thales Training & Simulation Limited; and Thales Underwater Systems Limited.

Due to the volume of authorizations requiring amendments to reflect this change, the Deputy Assistant Secretary for Defense Trade Controls, Bureau of Political Military Affairs is exercising the authority under 22 CFR 126.3 to waive the requirement for amendments to change currently approved authorizations.

All currently approved DSP authorizations identifying one or more of the aforementioned subsidiary companies will not require an amendment to reflect this change. A copy of this website notice must be attached to the currently approved license by the license holder.

Pending authorizations received by DDTC identifying one or more of the aforementioned subsidiary companies will be adjudicated without prejudice. A copy of this website notice must be attached to the approved license by the license holder.

New license applications received after **January 31, 2014**, identifying one or more of the aforementioned subsidiary companies may be returned without action for correction.

A copy of this website notice must be maintained by the license holder and presented with the relevant license to Customs & Border Protection at time of shipment.

All currently approved agreements held by a third-party will require an amendment to be executed to reflect this address change. The agreement holder will be responsible for amending their agreement. The executed amendment will be treated as a minor amendment per 22 CFR 124.1(d) and must be submitted as such.

Pending agreement applications that require amending must be brought to the attention of the assigned Agreements Officer by the agreement holder. The necessary changes will be made prior to issuance when the Agreements Officer has been notified.