

Activities by EU companies	Permitted under EU sanctions?	Permitted under US sanctions?
<p><i>Sale of a civil aircraft or civil Unmanned Aerial Vehicle to an Iranian person/entity?</i></p>	<p>YES as long as it does not involve listed persons under the remaining EU-Iran sanction regime.</p>	<p>YES if the item is not greater than 10% US-origin by value, no US persons involved, US financial system not involved, and no Specially Designated Nationals (SDNs) involved.</p> <p>OFAC licensing considered case-by-case if greater than 10% US-origin by value, or US persons involved, or US financial system involved.</p> <p>NO if SDNs are involved.</p> <p>NO if an Unmanned Aerial Vehicle with US-origin content of 10% or greater by value.</p>
<p><i>Sale of spare parts, software and/or technology for a civil aircraft to an Iranian person/entity?</i></p>	<p>YES as long as it does not involve listed persons under the remaining EU-Iran sanction regime.</p>	<p>YES if the item is not greater than 10% US-origin by value, no US persons involved, US financial system not involved, and no Specially Designated Nationals (SDNs) involved.</p> <p>OFAC licensing considered case-by-case if greater than 10% US-origin by value, or US persons involved, or US financial system involved.</p> <p>NO if SDNs are involved.</p>
<p><i>Export of spare parts, software and/or technology for a civil aircraft to an Iranian person/entity?</i></p>	<p>YES* as long as it does not involve listed persons under the remaining EU-Iran sanction regime.</p> <p>*Note: where the good concerns a dual-use item, export is subject to prior authorisation.</p>	<p>YES if the item is not greater than 10% US-origin by value, no US persons involved, US financial system not involved, and no Specially Designated Nationals (SDNs) involved.</p> <p>OFAC licensing considered case-by-case if greater than 10% US-origin by value, or US persons involved, or US financial system involved.</p> <p>NO if SDNs are involved.</p>
<p><i>Brokering by a party in the EU regarding the sale of a civil aircraft or spare parts or technology to Iran?</i></p>	<p>YES* as long as it does not involve listed persons under the remaining EU-Iran sanction regime.</p> <p>*Note: where the good concerns a dual-use item, export is subject to prior authorisation.</p>	<p>YES if the item is not greater than 10% US-origin by value, no US persons involved, US financial system not involved, and no Specially Designated Nationals (SDNs) involved.</p> <p>OFAC licensing considered case-by-case if greater than 10% US-origin by value, or US persons involved, or US financial system involved.</p> <p>NO if SDNs are involved.</p>
<p><i>Discussing, sharing and transferring of technical information and/or providing technical assistance in the aviation sector of Iran in the form of technical support such as:</i></p> <p><i>repairs</i></p> <p><i>development and design construction</i></p> <p><i>manufacture</i></p> <p><i>assembly</i></p> <p><i>testing</i></p> <p><i>maintenance</i></p> <p><i>instruction</i></p> <p><i>training</i></p> <p><i>transmission of working knowledge</i></p> <p><i>skills</i></p> <p><i>consulting services</i></p>	<p>YES as long as it does not involve listed persons under the remaining EU-Iran sanction regime.</p>	<p>YES if the technical information is not greater than 10% US-origin by value, no US persons involved, US financial system not involved, and no SDNs involved.</p> <p>OFAC licensing considered case-by-case if greater than 10% US-origin by value, or US persons involved, or US financial system involved.</p> <p>NO if SDNs are involved.</p>
<p><i>Transfer of funds to Iranian entities involved in the aviation sector of Iran?</i></p>	<p>YES as long as it does not involve listed persons under the remaining EU-Iran sanction regime.</p>	<p>YES if not involving goods or technology greater than 10% US-origin by value, no US persons involved, US financial system not involved, and no SDNs involved.</p> <p>OFAC licensing considered case-by-case if greater than 10% US-origin by value, or US persons involved, or US financial system involved.</p> <p>NO if SDNs are involved.</p>
<p><i>Establishing a joint venture with an Iranian person/entity in the aviation sector of Iran?</i></p>	<p>YES as long as it does not involve listed persons under the remaining EU-Iran sanction regime.</p>	<p>YES if no US persons involved, US financial system not involved, and no SDNs involved.</p> <p>OFAC licensing considered case-by-case if US persons involved, or US financial system involved.</p> <p>NO if SDNs are involved.</p>
<p><i>Opening of a branch, subsidiary or representation office in the aviation sector of Iran?</i></p>	<p>YES as long as it does not involve listed persons under the remaining EU-Iran sanction regime.</p>	<p>YES if no US persons involved, US financial system not involved, and no SDNs involved.</p> <p>OFAC licensing considered case-by-case if US persons involved, or US financial system involved.</p> <p>NO if SDNs are involved.</p>