Israel’s latest bombardment of the Gaza Strip has brought into sharp focus the perpetual violence and insecurity created by occupation and siege. Between 10 May and 21 May 2021, 260 Palestinians were killed in the Israeli attacks on Gaza, over a quarter of them children; thousands more have been injured, and 113,000 people were displaced.¹

The violence has not been isolated to the Gaza Strip. In the weeks before, Israeli armed police stormed Al Aqsa mosque in Jerusalem multiple times, attacking protestors and worshippers. In the West Bank, Israeli military forces cracked down on protests using live fire, rubber-coated steel bullets, and copious amounts of tear gas. Elsewhere, Israeli armed police used excessive force against Palestinian citizens of Israel who took to the streets to protest the attacks and defend their rights.

The overall picture shows how Israel’s use of armed violence against civilians is a prominent feature of its regime of control over Palestinians in the occupied territory and inside Israel. Israel’s use of excessive and indiscriminate force has been repeatedly condemned by the United Nations and has been deemed unlawful by human rights experts.

The UK government regularly approves military technology and arms exports to Israel, including for weapons of the type used in clear violation of international law. This means that the UK is providing material support for Israel’s illegal use of force, and an infrastructure to sustain that force through the ongoing trade in arms.
The UK must end its material support for Israel’s militarised repression against Palestinians and violations of international law. To this end, the UK government should:

- Refuse licences for exports to Israel where the end-user is a branch of the Israeli armed forces (military, police, and border police) or military industry, and revoke relevant extant licences
- Ban arms imports from Israel, including surveillance technologies, and ban collaborations between UK and Israeli armed forces or military industry
- Put in place binding regulations to stop UK businesses from trading and profiting from Israel’s military occupation, illegal settlements and violations of Palestinian rights
- Call for and support independent investigations into Israel’s use of force against civilians, and facilitate the work of human rights organisations to monitor violations, and to advocate and seek legal recourse for violations when they occur
- Support accountability mechanisms to ensure that those responsible for breaches of international law are held to account
- Ensure adherence to international law is at the centre of UK policy in relation to Israel and the Palestinian people.

**UK arms fuel Israel’s repression**

From 2015–2020, the UK government has approved over £400 million worth of military technology and arms exports to Israel (or nearly £700 million if including items licensed as ‘dual-use’).² The actual value of exports will be significantly higher, given that there are 44 open licences in this period, mainly for aircraft, which allow for unlimited quantity and value of exports. During that period, actions by Israel’s armed forces in the occupied Palestinian territory (oPt)³:

- Killed 796 Palestinians, including 170 children;
- Injured 75,403 Palestinians, including 17,267 children;
- Destroyed 3,566 Palestinians structures;
- Displaced 6,028 Palestinians;
- These numbers do not include the recent escalation (May 2021), which would inflate them significantly.

This endemic violence inflicted by Israeli armed forces against Palestinian civilians is a regular feature of Israel’s illegal occupation. As a result, during the period of 2015–2021:

- The UN Human Rights Council mandated a Commission of Inquiry to investigate Israeli military involvement in war crimes and crimes against humanity, including targeting civilians⁴
- The Prosecutor of the International Criminal Court determined that enough evidence had been gathered to initiate an investigation into war crimes in the oPt⁵, including the targeting of civilians, extensive destruction of property and forcible displacement.
- UK MPs from across parties signed Early Day Motion 1305 (2018)⁶ and Early Day Motion 138 (2021)⁷ calling on the UK Government to suspend arms exports to Israel unless it could be demonstrated that there is no risk that the weapons could be used in the commission of a serious violation of international humanitarian law;
- The Israel Arms Trade (Prohibition) Bill was introduced to UK Parliament, legislation that would prohibit the sale of arms to Israel and the purchase of arms from Israel.⁸

Throughout this period, the UK government continued to approve the export of weapons and weapon components used in violence against Palestinians, helping to restock the supplies used in Israel’s ongoing militarised repression.

**UK export controls: strict on paper, but not enforced**

The Consolidated EU and National Arms Export Licensing Criteria⁹ set out guidelines for the government to assess arms export licence applications on a case-by-case basis. These stipulate that a licence should not be issued if:

- Use would be inconsistent with the UK’s obligations under the United Nations Arms Trade Treaty;
- There is a clear risk that the goods proposed for export might be used for internal repression, such as in excessive force used by Israeli police against Palestinian citizens of Israel;
- There is a clear risk that the items might be used in the commission of a serious violation of international humanitarian law, including the
targeting of civilians and/or civilian infrastructure in the Gaza Strip;

- The exports would provoke or prolong armed conflicts, or aggravate existing tensions or conflicts in the country of final destination;

- There is a risk that the intended recipient would use the proposed export aggressively against another country, or to assert by force a territorial claim, such as in the seizing of Palestinian property in the occupied West Bank, including East Jerusalem.

Such actions and violations are at the core of the activities of Israel’s armed forces, meaning that if the Consolidated Criteria were applied, it would result in a de facto arms embargo on Israel because of its illegal occupation and use of excessive force against civilians.

**Israel’s end-use guarantees are not reliable**

The government uses a range of material to evaluate export licences, including guarantees by the recipient that the ‘end-use’ intention is consistent with the UK’s export regulations. Israel’s end-use guarantees have been questioned every few years, usually in response to heightened civil society attention due to violence against Palestinians.

- In 2002, it emerged that military equipment exported to Israel by the UK was used in the oPt despite previous assurances to the contrary, leading the FCO to comment that it could not accept all of Israel’s end use guarantees;\(^{10}\)

- In 2009, then foreign secretary David Miliband asserted that UK exported components were “almost certainly” used in Israeli military attacks on the Gaza Strip, leading to the suspension of several export licences;\(^{11}\)

- In 2014, the government found that several export licences previously approved covered items that probably were used in the Israeli military attacks on the Gaza Strip, and announced that they would be suspended as a precaution.\(^{12}\)

In 2018, when questioned about UK exports to Israel in the context of the repression of the Great Return March in Gaza, the UK government asserted that it was confident in the decisions made. However, when pushed on the issue, the government also admitted that “we do not collect data on the use of equipment after sale”\(^{13}\), meaning that it was taking Israel’s guarantees at face value, despite many reasons not to.

**Weapons used against Palestinian people and infrastructure**

A sampling of the types of export licences approved by the UK government in recent years shows the range of violence that UK government and companies enable through exports to Israel. According to data compiled by Campaign Against Arms Trade, licences for exports since 2015 have included:

- £183 million worth of ML22 licences (military technology);
- £104 million worth of ML10 licences (aircraft, helicopters, drones);
- £20 million worth of ML4 licences (grenades, bombs, missiles, countermeasures);
- £4.6 million worth of ML6 licences (armoured vehicles, tanks);
- £1.9 million worth of ML3 licences (ammunition);
- £1 million worth of ML1 licences (small arms);
- 43 open licences, mainly for aircraft, which allow for unlimited quantity and value of exports.

Particularly noteworthy are the F-35 stealth combat aircraft jets, which Israel has reportedly used in the latest bombings in the Gaza Strip.\(^{14} \) The UK produces 15% of the value of each F-35, of which 27 have been delivered to Israel so far.

It is nearly impossible to trace specific items to specific acts of violence, partly because of how the UK arms export regime obscures this information. Most UK arms exports to Israel are components, and the UK government does not provide sufficient information as to which systems UK components are used in. It is also very hard to know whether the systems used in Israeli military operations are those containing UK components. Given this lack of traceability, and Israel’s unreliable record on end-use guarantees, the risk that UK-made items are being used is very high.

The fact remains that the primary activity of the Israeli armed forces is to maintain its illegal occupation, enforced with armed violence and systematic violations of international law.

**By continuing to trade in arms with Israel, the UK helps to perpetuate the occupation and the violence and illegality it entails.**
UK imports of Israeli arms

Between 2016-2020, Israel was the eighth largest exporter of arms worldwide. Israeli arms manufacturers often market their products as ‘battle-proven’, meaning they have been used extensively by Israeli forces in attacks against Palestinians. One example is Elbit Systems, which has ten UK production sites, six UK subsidiaries and two joint ventures from which the UK government has procured drone technology, military equipment and training. In 2021, the UK Ministry of Defence awarded Elbit Systems UK a contract worth £102 million over five years to deliver military surveillance technology to the British Army.

Surveillance technologies are a significant, growing section of Israel’s military exports. A key element of Israel’s occupation regime is its deployment of extensive surveillance technologies on the occupied Palestinian population. Israeli surveillance companies maintain close links with the Israeli military; many are headed by veterans of Unit 8200, the intelligence wing of the Israeli military responsible for the mass surveillance of Palestinians. These companies export technologies originally developed to deepen Israel’s military control over the occupied Palestinian territory. This includes Israeli intelligence firm NSO group, which has sold military grade ‘Pegasus’ spyware to a multitude of repressive regimes to be used in human rights abuses. The UK maintains close links with the Israeli cyber sector; in 2020, the UK government invited NSO Group to participate in a Home Office securities fair. By purchasing and enabling Israeli arms exports, the UK facilitates the human rights abuses that are carried out using Israeli technology.

References

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2 Data from the Strategic Export Controls database of the UK Department for Business, Innovation and Skills, via Campaign Against Arms Trade.
3 All statistics from UNOCHA, Data for casualties is here, and demolitions and displacement is here.
6 Early Day Motion 1385: UK arms exports to Israel.
7 Early Day Motion 138: Arms export licenses for sales to the Israeli military.
8 Israel Arms Trade (Prohibition) Bill.
9 Consolidated EU and National Arms Export Licensing Criteria (updated 2014).
10 In April 2002, the FCO wrote: “we will continue to assess export licence applications ... to Israel on a case-by-case basis against the consolidated ... criteria. But in doing so, we will no longer take the Israeli assurances given on 29 November 2000 into account.”
11 Written ministerial statements, FCO, 12 April 2009.
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