Princeton University
Export Control Management Plan

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Export Control Policy Statement

As a premier research university in the United States, Princeton University supports the free dissemination and open publication of research results. As a result, Princeton University research projects qualify for the fundamental research exclusion to export control regulations. Although academic research activities at the University qualify for the fundamental research exclusion and therefore are not subject to export control regulations, there are certain situations in which the export of tangible items, technical and scientific data, or software is either prohibited by law or requires an export license or other government approval.

U.S. government export control regulations are designed to protect the national security, economic security and foreign policy interests of the United States. It is important that University faculty, staff, and students be familiar with the regulations in order to ensure that the University remains in compliance with the regulations while continuing to succeed in its teaching and research activities.

Penalties for violations of export control regulations vary and may include loss of export privileges, damage to the individual’s or University’s reputation, criminal and/or civil penalties. In addition, the University may pursue disciplinary action against members of the University community for violations of export control regulations as they relate to University policy.

Who Is Affected by This Policy

All Princeton University faculty, staff, and students must understand their responsibilities in regard to these laws and the roles they serve in ensuring compliance.

U.S. Government Export Controls

The Department of State, through the Directorate of Defense Trade Controls (DDTC), and the Department of Commerce, through the Bureau of Industry and Security (BIS), have implemented regulations governing export of certain technologies, information, and software. U.S. export controls also apply to the re-export of items, software and technology from one foreign country to another. In addition, the Department of Treasury, through its Office of Foreign Assets Control (OFAC), maintains targeted economic sanctions programs that restrict or

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1 Princeton University’s Policies for Sponsored Research states, “The terms of any contract, grant or gift to cover the research should, insofar as possible, permit flexible operation under regular University policies and procedures, permit free publication of results (except where the requirements of national security dictate otherwise), reimburse the indirect expenses as well as the direct costs of the research, conform to the principles of the University Patent Policy, and in general permit the University to exercise administrative control and responsibility for the work.” Office of the Dean of the Faculty policy website
prohibit a wide range of export and other transactions, including educational services, involving designated countries, entities, and individuals.

Very few exports require an export license. Even in situations where an item or technology appears on one of the lists of export controlled items, there may be an exemption from license requirements subject to certain documentation requirements. In the event that an export license is required, the University will determine whether or not to apply for such a license. It is essential to plan in advance for this possibility so that the University’s international activities are not adversely affected.

Princeton University does not accept Classified information (e.g., secret, top secret, etc.). Nor does the University accept equipment or technical data controlled under the International Traffic in Arms Regulations (ITAR) except in rare circumstances. On those occasions, a Technology Control Plan is implemented in order to ensure compliance with ITAR regulations.

Violations may result in significant civil or criminal liabilities for the University and the individuals involved, as well as damage to national security and to the University's standing as a premier institution of research and learning.

Definitions

Deemed Export: A deemed export occurs when technology or software source code is revealed, through visual, oral, written, or other inspection, to a Foreign Person within the U.S. Such exports are deemed to be an export to the home country of the foreign person since the foreign person could return home and recreate the technology or software. Such releases of export-controlled technology or software may require an export license.

Export: As defined in the Export Administration Regulations (EAR, 15 CFR 734.2(b)), an export is an actual shipment or transmission of items subject to the Export Administration Regulations out of the United States, or release of technology or software subject to the EAR to a foreign national in the United States (also known as a deemed export.) This definition includes sending or taking an item out of the United States in any manner, including by shipping or hand-carrying.

Export Control Management Plan: An Export Control Management Plan (ECMP) is a document that lays out the integrated system of controls that an organization has developed to ensure compliance with export control regulations. The ECMP documents the compliance checkpoints throughout an organization to ensure consistent export decisions and thorough due diligence.

Export License: An export license is written authorization from the relevant U.S. government agency for an export to occur.
**Foreign Person(s):** The EAR defines a foreign person as any natural person who is not a lawful permanent resident of the United States, citizen of the United States, or any other protected individual as defined by 8 U.S.C. 1324b(a)(3). It also means any corporation, business association, partnership, trust, society or any other entity or group that is not incorporated in the United States or organized to do business in the United States, as well as international organizations, foreign governments and any agency or subdivision of a foreign government (e.g., diplomatic mission). “Foreign person” is synonymous with “foreign national,” as used in the EAR, and “foreign person” as used in the International Traffic in Arms Regulations (22 CFR 120.16).

**Fundamental Research Exclusion:** The Fundamental Research Exclusion states that “technology” or “software” that arises during, or results from, fundamental research and is intended to be published is not subject to the EAR. **Fundamental research** means research in science, engineering, or mathematics, the results of which ordinarily are published and shared broadly within the research community, and for which the researchers have not accepted restrictions for proprietary or national security reasons.

**Re-export:** An actual shipment or transmission of items subject to export regulations from one foreign country to another foreign country. A re-export also occurs when releasing or otherwise transferring “technology” or source code subject to the EAR to a **foreign person** of a country other than the foreign country where the release or transfer takes place (a deemed re-export). For the purposes of the **EAR**, the export or re-export of items subject to the **EAR** that will transit through a country or countries to a new country, or are intended for re-export to the new country, are deemed to be exports to the new country and may require an **export license**.

**Technology/Technical data:** Technology that may require an **export license** is information necessary for the “development,” “production,” or “use,” of an item.

“Development” is related to all stages prior to serial production, such as: design, design research, design analyses, design concepts, assembly and testing of prototypes, pilot production schemes, design data, process of transforming design data into a product, configuration design, integration design, layouts.

“Production” means all production stages, such as: product engineering, manufacture, integration, assembly (mounting), inspection, testing, quality assurance.

“Use” includes operation, installation (including on-site installation), maintenance (checking), repair, overhaul and refurbishing.

**United States Export Control Laws and Regulations:**

**EAR:** Export Administration Regulations of the Department of Commerce (15 CFR 700-799). The Commerce Control List (CCL) enumerates items that require an **export license** from the Department of Commerce’s Bureau of Industry and Security.
ITAR: International Traffic in Arms Regulations of the Department of State (22 CFR 120-130). The U.S. Munitions List (USML) lists items that require an export license from the Department of State’s, Directorate of Defense Trade Controls prior to export.

OFAC: Office of Foreign Assets Control, Department of Treasury (31 CFR 500-599). The OFAC sanctions and embargo regulations apply to specific countries subject to restrictions on imports, exports, or financial transactions.

Policy

Princeton University is committed to complying with U.S. export control laws and regulations. The University recognizes the importance of these laws and regulations, and each employee is expected to support this commitment by being responsible for their obligations under this policy. No member of the Princeton University community may engage in any activity, or commit the University to engage in any activity, that is contrary to U.S. export control laws and regulations, including the Export Administration Regulations (EAR, 15 CFR 700-799); International Traffic in Arms Regulations (ITAR, 22 CFR 120-130); and Office of Foreign Assets Control (OFAC, 31 CFR 500-599) regulations. Any inconsistency between the content of this manual and U.S. export control laws and regulations is unintentional. In all cases the requirements of the applicable law or regulation shall take precedence.

Procedures

Before engaging in activities that involve an export, members of the Princeton University community must understand and identify any potential export limitations. Most activities at the University will qualify for an exclusion to export control regulations (see Export Controls and University Activities in this document), such as the public domain exclusion or the fundamental research exclusion. However, there are some situations in which export controls may still apply. Examples of such situations include:

- Where Foreign Persons may be exposed to technical data related to export controlled equipment;
- Where Princeton University will interact with agencies of foreign governments;
- Where Princeton University hosts foreign visiting scholars for the purpose of participating in research that is not subject to the fundamental research exclusion;
- Where equipment needed for experiments or research abroad will be exported (i.e., shipped or accompanying the researcher/faculty member), including, for example, laptops, GPS equipment, other hand-held mobile devices, etc., or any device that contains encrypted software.

Many university activities are eligible for one of the EAR, ITAR, or OFAC exclusions, meaning that no license will be required. However, when a research or educational activity involves an
export, Princeton University must document its analysis of export control issues, including the availability of any exclusion or exemption.

The export control analysis should be undertaken with the assistance of the Office of Research and Project Administration (ORPA), which has been granted authority in this area. It is important to note that if a license will be required, this analysis must be done prior to engaging, or agreeing to engage, in the activity. Furthermore, the process for obtaining a U.S. government export license is lengthy, so ample time should be allowed for obtaining an export license.

In some cases, Princeton University may decide not to accept funding for research containing export controls or restrictions, including, but not limited to, when there is insufficient time to obtain a license or to take appropriate measures to properly protect export-controlled information.

If anyone employed by, acting on behalf of, or associated with the University receives information identified as “export controlled,” the information should not be disclosed to any Foreign Person, until the export control analysis has been completed to determine licensing requirements, if any, for such information. Even if the information is not identified as being export controlled, it is the obligation of Princeton University and its faculty, staff, and students, to protect export-controlled information. Thus, it is necessary for all Princeton University personnel to understand export control regulations and how they may impact their activities on and off campus.

In addition, if an anticipated Princeton University research or educational activity involves a country subject to U.S. government sanctions, the faculty member or researcher will also need to consult with ORPA before entering into any negotiations or agreements involving, or before traveling to, such countries.

The University will assist any member of the University community in complying with U.S. export control laws, including pursuing export licenses as required, and if approved by the Dean for Research. However, the primary responsibility to follow the policy and abide by the applicable regulations rests with the faculty/staff member and/or researcher, as the individual most informed about the contemplated project.

It is important to note that any export from the U.S. is an import to another country. In addition to complying with U.S. laws and regulations, it is the responsibility of the individual exporter to identify and comply with the applicable import laws and regulations of foreign countries when exporting on behalf of the University.

Export Control Management Plan

This Export Control Management Plan states the policies, procedures, and resources that the University uses to ensure compliance with U.S. government export control regulations. It is
ORPA’s responsibility to assist the University community with export control and licensing issues in support of authorized Princeton University activities to the extent permitted and allowed by U.S. export control laws and regulations.

This manual is intended for internal use and distribution only.

Export Controls and University Activities

U.S. government export control laws and regulations contain specific exclusions or exemptions for certain types of information and activities related to academic pursuits. Although the specific terminology may vary among the regulations, they generally exclude information that is published, or provided as part of academic catalog courses. In addition, the regulations exclude the results of research projects conducted at academic institutions provided that the University has accepted no restrictions on the publication of the research results, or access and dissemination controls (such as foreign national restrictions). (See definition of “Fundamental Research”.) Fortunately, Princeton University policy does not allow the University to accept limitations on the publication of research results, with the exception of sponsor review to ensure that the publication would not compromise patent rights or inadvertently divulge proprietary information provided by the sponsor of the project.

Notwithstanding these exclusions/exemptions, a number of situations may require the University to address export control issues, including the need to obtain export licenses.

- The shipment of equipment, software, or technology overseas is an export from the U.S. In certain cases, such exports may require an export license. The USML and CCL list items that may require an export license. However, as noted above, the University may be able to take advantage of certain license exceptions or exemptions, depending upon the purpose and duration of the export.

- The transfer of export-controlled technical data to a foreign person in the U.S. is deemed to be an export to the home country of the foreign person (i.e., a deemed export.) This includes the release of non-public source code or information related to the “development”, “production”, or “use” of a CCL-listed item to a foreign person, entity or country. Such transfer or release may be made through oral, visual, or other means. Deemed exports are particularly relevant to university researchers given the nature of the activities that normally take place at a university. Whenever teaching or research activities involve controlled equipment, technology, or software, the involvement of foreign students or researchers may trigger export control compliance issues. While most deemed exports will not require an export license, the following are examples of situations in which an export license may be required:
  - Collaborating on research projects that are not subject to the fundamental research exclusion, including those at universities that accept restrictions on the participation of foreign persons;
  - Allowing a foreign person to have virtual or physical access to an item that is export controlled;
- Providing assistance on defense articles to a foreign government’s military or space organization may qualify as a defense service. Under the ITAR, a defense service can be provided using solely information in the public domain. There are no exclusions or exemptions available for providing a defense service.

In these situations, the University may be required to:
- Obtain an export license;
- Determine that no export license is required;
- Determine that while an export license is ordinarily required, an exception to that requirement exists; or
- Halt work on the project if the University determines it is unwilling or unable to seek an export license.

**Responsible Parties**

Princeton University is committed to compliance with export control regulations and understands the importance of export controls in protecting the national security and foreign policy interests of the United States. The Princeton University Dean for Research is charged with oversight of all aspects of Princeton University’s compliance with export controls.

The Dean for Research has delegated to the Director of the Office of Research and Project Administration the authority to seek export licenses from the relevant government agencies in support of Princeton University activities. Furthermore, the Dean for Research has authorized the Assistant Director of Export Controls and Compliance in ORPA to provide administrative support and guidance to the University community for export control compliance.

In the event that a proposed activity may violate U.S. export control regulations, the Dean for Research, acting under advisement of Director of ORPA and the Assistant Director of Export Controls, has the authority to halt the activity. In the event that a violation has occurred, the Dean for Research also has the authority to submit disclosures to the relevant regulatory agencies on behalf of the University.

The Assistant Director of Export Controls and Compliance is responsible for:
- Developing procedures to ensure the University’s compliance with U.S. export control regulations;
Performing regular risk assessments to evaluate the relative strengths and weaknesses of the University’s export compliance programs and providing assessment results to the Director of ORPA;

Serving as the University’s principal point of contact for agencies with regulatory or enforcement authority under the export control regulations;

Providing assistance and training to University faculty, staff, and students regarding the laws, regulations, and University procedures associated with export controls; and

Preparation of export license applications, and submission of applications to the relevant U.S. government agencies, as necessary and as delegated by the Director of ORPA.

Operational Procedures and Guidelines

A. Shipment Review

The export of items (i.e. articles, materials, compounds, goods, etc.) overseas, whether shipped or hand-carried, require review prior to export. Princeton University has implemented three systems for export control review of international shipments.

eShipGlobal:
Princeton University utilizes the eShipGlobal tool for FedEx and UPS shipments. eShipGlobal offers an export control module which electronically routes international shipments for export control review in the event that there is a match against one of the U.S. government’s restricted party lists, or if an export license is required based on the Export Control Classification Number of the item being shipped.

1) Restricted Party Screening in eShipGlobal is conducted by sending an electronic ‘call’ to Visual Compliance. In the event that there is a match in Visual Compliance, eShipGlobal will stop the shipment and route it to the Assistant Director of Export Controls or their designee (collectively, Export Controls) for review. After Export Controls completes the review, the shipment is either released, or Export Controls contacts the shipper to notify them of the need for an export license.

2) eShipGlobal builds a database of products previously authorized to ship internationally, including the ECCN for the items. If a user selects an item that requires an export license for the destination, the shipment is automatically routed for review by Export Controls.

If an Electronic Export Information (EEI) document is required for the shipment, the sender completes the EEI and submits it to the carrier.

International Shipment Form:
International shipments not processed via eShipGlobal are manually reviewed by Export Controls. The sender of the package notifies Export Controls of the need to send a shipment through the use of the International Shipment Form, available on the ORPA website and
through export control training classes. The information included on this form permits Export Controls to conduct restricted party screening, export license/license exemption determination, and review for proscribed end-uses for the shipment. In situations where additional information is required, Export Controls contacts the sender to request additional information. The sender of the shipment remains responsible for completing the Electronic Export Information (EEI – required documentation for certain export shipments) for these shipments. Other documents related to international shipments are typically prepared through the eShipGlobal tool, used to prepare Princeton University FedEx and UPS shipments.

**Freight Forwarder/Customs Broker:**
Princeton University has established relationships with two freight forwarders/customs brokers authorized to act on the University’s behalf for international shipments, including submission of export documentation to U.S. Customs. Shipments conducted via either of these freight forwarders should be identified through the International Shipment Form. Both customs brokers are authorized to file Electronic Export Information documents (part of the Automated Export System) with U.S. Customs, but Princeton University remains responsible for compliance with U.S. government export control regulations.

The Dean for Research, acting upon the recommendation of the Director of ORPA and the Assistant Director of Export Controls, has authority to halt shipments that do not pass the export control review process.

**B. Review of Research Projects**

ORPA reviews research proposals to identify situations which may trigger export control issues, such as publication or foreign national restrictions, shipments of equipment overseas, deemed exports, etc.

At the time of award, ORPA negotiates research terms and conditions to ensure that research projects at Princeton University qualify for the fundamental research exclusion to export control regulations. Any research agreements which contain language impacting the export control status of the project will be referred for evaluation to the Assistant Director of Export Controls by the ORPA Grant and Contract Administrator.

**C. Sanctioned Countries**

Activities involving countries subject to OFAC sanctions are identified through various means, including the proposal questionnaire (See Review of Projects above), a weekly review of international travel reservations provided by Princeton University’s international travel service provider, and review of international shipments. In addition, regular training sessions include information related to OFAC sanctions, and as a result faculty and staff are made aware of the need contact the Assistant Director of Export Controls if activities involve these countries.
D. Restricted Party Screening

Restricted Party Screening is an essential component of complying with government regulations concerning persons debarred or excluded from participation in certain activities. Restricted Party Screening seeks to identify parties that are prohibited from receiving some or all items subject to export control regulations unless the exporter secures a license. These parties present a greater risk of diversion for weapons of mass destruction (WMD) programs, terrorism, or other activities contrary to U.S. national security and/or foreign policy interests. Depending on the list in which the match was found, a match may indicate one of the following: a strict export prohibition; a specific license requirement; or the presence of a "red flag".

Princeton University contracts with a third-party vendor, Visual Compliance, which compiles multiple U.S. government debarment lists into one searchable database. In addition, some offices at Princeton University utilize other vendors, such as HireRight, to perform Restricted Party Screening.

Restricted Party Screening is conducted by multiple offices according to their roles in the academic enterprise.

1) Human Resources uses HireRight’s Global Sanctions and Enforcement Check and Widescreen Plus to screen employees at the time of hire.

2) Dean for Research:
   a. ORPA uses Visual Compliance to screen foreign entities and individuals referenced in all funded research proposals and subawards.
   b. The Office of Corporate and Foundation Relations uses Visual Compliance to screen donations and gifts made to the University.
   c. The Office of Technology Licensing uses Visual Compliance to screen entities and individuals listed on Non-Disclosure Agreements and Material Transfer Agreements.

3) Dean of the Faculty:
   a. Procedures have been developed to implement an export control review of certain categories (H, L, and O) of visa applications. (See Davis International Center below.)
   b. Procedures for screening of individuals not captured in the visa process (e.g., short-term visitors) will be developed with the Dean of the Faculty.

4) International shipments are screened as stated above.

5) Procurement Services screens all vendors through Visual Compliance.

6) Davis International Center:
   a. A process for screening of Princeton University sponsored visitors to campus, including visiting grad students and visiting scholars/postdocs, is to be developed. In the event that an individual or entity is debarred, a meeting with the departmental sponsor may be held in order to determine if an export license or other authorization is required for the proposed activity.
b. The U.S. Department of Homeland Security’s Immigration and Customs Enforcement requires that visa sponsors such as Princeton University certify whether or not an export license is required for individuals entering the U.S. under certain categories of visa (H-1B, H-1B1, L-1, and O-1A). A process has been developed to ensure that Princeton University is conducting this review and certifying correctly. Debarred party screening is a required component of this process. (See Visa Review, below, for additional information.)

E. Visa Review

The U.S. Department of Homeland Security’s Immigration and Customs Enforcement requires that a visa sponsor conduct an initial export controls review and attest to whether or not the foreign person requires an export license. This policy applies only to H1, O-1 and L-1 visa applicants. The Assistant Director of Export Controls conducts this review and notifies the Davis International Center of the determination.

I-129 Certification:
Many visa applications can be approved based upon a review of the notification provided by the Davis International Center. The notification includes the following information: department sponsoring the individual, the Supervisor of the individual, country of citizenship, etc.

In some cases, Assistant Director of Export Controls sends a one-page questionnaire (Attachment) to the Supervisor requesting additional information about research projects that the foreign person may be involved in, access to export controlled equipment, etc. Based upon the responses to the questionnaire, the Assistant Director of Export Controls may notify the Davis International Center that no export license is required, seek an export license for the individual to have access to export-controlled equipment/data, or put in place a Technology Control Plan (see next section) for a specific research project.

Persons from Sanctioned Countries:
In addition to the above visa applications, the Assistant Director of Export Controls is also responsible for reviewing all visa applications, regardless of the type of visa, for foreign persons from countries subject to the most stringent sanctions regulations. As of the date of this document, the countries include Cuba, Iran, North Korea and Syria. In most cases, the Assistant Director of Export Controls meets with the Supervisor or host of the individual to discuss the impact of the sanctions regulations on the individual’s activities at Princeton University. It is expected that the majority of cases will not require an export license for the individual to study/work at Princeton University. However, it may be necessary to seek a license in some situations.

F. Technology Control Plans
In those rare situations where specific data is subject to export control regulations and therefore may not be shared with foreign persons, a Technology Control Plan may be put in place. In general, a Technology Control Plan is not required for Princeton University research projects because Princeton University normally conducts only projects that qualify for the fundamental research exclusion.

If the project or activity involves input data that is export-controlled, but the research results remain eligible for the fundamental research exclusion, the Principal Investigator will be primarily responsible for implementing and maintaining appropriate access controls so that a Foreign Person who is a part of the project team does not have access to information that he/she is not authorized to receive. The faculty member/researcher may be required to attest to implementation of such controls by completing a Technology Control Plan.

The Technology Control Plan is drafted by the Assistant Director of Export Controls, based on the research agreement language, and is approved by the Dean for Research. Technology Control Plans address the nature of the restriction (e.g., foreign national restriction) and the steps required to be taken by the research team in order to ensure compliance with the contract terms and export control regulations. The Technology Control Plan may address physical access, access to IT resources, and/or training requirements for the research group. In all cases, the Principal Investigator remains responsible for ensuring compliance with the provisions of the Technology Control Plan.

G. Obtaining Export Licenses

If a faculty/staff member and/or researcher determines, with the assistance of the Assistant Director of Export Controls, that a particular project or activity is subject to export controls and no exemption is available, the faculty member/researcher is responsible for securing the items, software or technology against disclosure or transfer to any Foreign Person, within or outside the United States, until a license or other authorization is obtained.

Securing the appropriate license is a complex process and may a significant amount of time. When an export license is required, it is the responsibility of the faculty member/researcher to work with ORPA to prepare the required license application. All license applications will be submitted through ORPA.

Training and Awareness

The Assistant Director of Export Controls conducts export control training sessions for faculty, researchers, students, departmental staff, and central administration staff. Multiple “levels” of export control training are conducted, depending upon the job responsibilities of the audience and their areas of expertise. For example, while departmental business managers, faculty assistants, and others may attend multi-hour training sessions covering a wide array of export
control-related issues across multiple technical areas (e.g. ITAR-controlled equipment, biological pathogens, controlled lab equipment, etc.), presentations made during faculty outreach sessions are much more focused, and emphasize the technologies associated with the particular field.

Other types of training sessions may also be conducted in order to focus on particular topics of concern to the University community. For example, topics such as how to correctly use the eShipGlobal tool to send packages internationally, what international travelers need to know, etc., may be conducted periodically by the Assistant Director of Export Controls, or in conjunction with other departments.

Attendee lists for the training sessions are retained in the office of the Assistant Director of Export Controls.

Recordkeeping

This Export Control Management Plan, as well as forms and documents related to export control compliance, is maintained by the Assistant Director of Export Controls. The documents are stored electronically on computers maintained by ORPA, or on the ORPA ‘shared drive’ maintained by the Office of Information Technology. Documents such as the International Shipment Form are made available to the Princeton University community via the ORPA website.

Records related to export shipments are to be maintained by the sender of the package, or the traveler in cases where the item(s) is hand-carried.

All documents related to export licenses and Technology Control Plans are retained and stored by the Assistant Director of Export Controls. The records are typically retained electronically, and may be reproduced in hardcopy.

Records related to export control issues are retained for a minimum of five years. In situations where records are related to a multi-year project, records are retained for a minimum of five years after the conclusion of the research project.

Risk Assessment

The Assistant Director of Export Control will conduct biennial risk assessments to highlight where risks exist within the export control arena. The Risk Assessment will serve to:

1) Identify risk areas
2) Assess the severity of a given risk
3) Assess the likelihood of occurrence for a particular issue
4) Prioritize risk areas
5) Develop mitigation strategies for risk areas

Monitoring and Auditing

Internal Audits

Princeton University’s Office of Audit and Compliance has authority to conduct reviews of the export compliance plan. The reviews may include a review of Princeton University’s export procedures, as well as selected export transactions and how University departments handled these transactions in relation to the compliance procedures. The following areas may be reviewed in an audit:
   a. Screening practices
   b. International shipments
   c. Use of **export licenses** and license exemptions
   d. Corrective action procedures
   e. **Deemed exports** and release of **technical data**
   f. Recordkeeping

External Audits

In addition to audits performed by its Office of Audit and Compliance, Princeton University may choose to periodically have an audit conducted by an outside auditor.

Reporting of Audit Results

The final audit report will be provided to the affected departments/operational areas or as otherwise determined by the Office of Audit and Compliance. The report may include recommendations or revisions to procedures, and may include specific timetables for implementation of the corrective actions.

Reporting of Problems and Violations

Internal Reporting

Faculty, staff, and students working with export controlled equipment or **technical data** assume responsibility for conducting their activities in compliance with **U.S. export control laws and regulations**, as well as Princeton University policies.
Concerns related to violation of export control regulations must be reported to the institution for review and investigation. They may be reported in one or more of the following ways:

1) Raise the concern with a supervisor. Supervisors, managers, or a department chair can provide guidance regarding the concern.

2) Raise the concern with the Assistant Director of Export Controls. The Assistant Director of Export Controls has responsibility to review and investigate all non-compliant activities related to export control regulations. The University community may submit a concern directly to the Assistant Director by phone (609-258-3919), email (exports@princeton.edu), or by mail to Assistant Director, Export Controls, PO Box 36, Princeton, NJ 08544-0036.

3) Submit a report to the Princeton University Hotline. Members of the University community may submit an anonymous report via EthicsPoint (https://secure.ethicspoint.com/domain/media/en/gui/27291/) or by phone (1-866-478-9804.)

Investigation of Potential Export Control Violations

In the event that an investigation of a possible export control violation is to be launched, the following steps will occur:

1. Inform the Princeton University Office of the General Counsel
   In the event that an export control violation is suspected, the Office of the General Counsel must be notified.

2. Cease activities
   In the event that it is determined that an export control violation has occurred, or is about to occur, the activities related to the violation must be ceased immediately.
   Continuing to carry-out the activity after it has been identified creates the opportunity for continued violation of export control regulations, and commensurate penalties.

3. Conduct investigation
   The Assistant Director of Export Controls, the Office of the General Counsel, and other University personnel may be involved in investigating the possible violation. These personnel will determine the scope of the investigation and identify the “who, what, where, when and how” of the possible violation. The investigatory team will prepare a report on the investigation for submission to the relevant University administrators and/or departments, including any corrective actions that have already been implemented, as well as additional recommended corrective actions.

4. Inform stakeholders of possible violation
   Princeton University personnel involved in the possible violation must be notified that an investigation of the possible violation has been launched and their assistance may be required during the course of the inquiry, unless doing so may impede the investigation.

5. Disciplinary Action
Members of the Princeton University community who engage in illegal activity are subject to disciplinary action, up to and including termination of employment or student status, in addition to possible criminal prosecution.

External Reporting (to Government Authorities)

1. Initial Disclosure (Voluntary Self Disclosure)
   When a noncompliant event is determined to have occurred, Princeton University’s Dean for Research will determine whether a disclosure of the event to the relevant government authority is warranted. Such disclosures are considered a mitigating factor in any export enforcement administrative action.

2. Penalties
   The penalties for these export control violations can be severe, including personal liability, monetary fines, and imprisonment. Penalties for the institution may include fines and debarment.

Corrective Action for Non-Compliance

Following the investigation, the Assistant Director of Export Controls and the Office of the General Counsel will recommend a course of action to the Dean for Research. The Dean for Research may take action according to the nature, severity, and scope of the offense. In accordance with Princeton University’s “Reporting Potentially Illegal Activity” policy, members of the University community who engage in illegal activity are subject to disciplinary action, up to and including termination of employment or student status, in addition to possible criminal prosecution.

Update History

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<tr>
<th>REV #</th>
<th>REVISION DATE</th>
<th>REVISION DESCRIPTION</th>
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<tr>
<td>04/06/2018</td>
<td></td>
<td>Final version approved by Dean for Research</td>
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</table>
# VISA APPLICATION – EXPORT CONTROLS ATTESTATION

**TO BE COMPLETED BY THE VISA APPLICANT’S SUPERVISOR**

| Name of Visa Applicant | ______ |
| Department Contact | ______ |
| Supervisor | ______ |
| Requesting Department | ______ |
| PUID# | ______ |

Beginning February 20, 2011, the United States Customs and Immigration Service requires petitioners to certify whether an export license is required for foreign national applicants seeking a H-1B, H-1B1, L-1, and O-1A visas. U.S. export laws prohibit the disclosure (including oral or visual disclosure) or transfer of controlled technical data to a foreign person, whether in the United States or abroad. Please complete the following checklist. If it’s determined that an export license is required, the Office of Research and Project Administration will file the license application. **Please return this checklist to the Assistant Director, Export Controls, ORPA at exports@princeton.edu** or to the fax number listed above.

If you have questions regarding the checklist or the types of technologies that are export controlled, ORPA’s Assistant Director, Export Controls, can provide assistance. Please complete the form to the best of your ability and indicate that you require assistance and a meeting will be scheduled.

If the person will work on a known sponsored project, please enter the PeopleSoft Award #, Proposal Development number, or the Sponsor and P.I.’s name here: ______

If the person will work on a known sponsored project, please enter the PeopleSoft Award #, Proposal Development number, or the Sponsor and P.I.’s name here:

<table>
<thead>
<tr>
<th>Will the person participate in any research that is <strong>not</strong> intended for public dissemination or that may be subject to publication restrictions?</th>
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<tr>
<td>□ Yes □ No</td>
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<tr>
<th>Will any unpublished information or data provided by a sponsor be disclosed to this person, including unpublished software source code?</th>
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<td>□ Yes □ No</td>
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<tr>
<th>Will the person be exposed to equipment (or its components) that was specifically designed or developed for military or space applications (e.g., night vision cameras, spacecraft, military cryptographic systems, toxins/pathogens, etc.)?</th>
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<tr>
<td>□ Yes □ No □ I don’t know – I need assistance</td>
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<th>Will the person be exposed to encryption software source code, or otherwise involved in the design, development, or production of encryption software?</th>
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<td>□ Yes □ No</td>
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<th>Will the person be affiliated with any public or private organizations in other countries (e.g. as a student or employee) during the visa validity period?</th>
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<tr>
<td>□ Yes □ No</td>
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<th>Will the person need to understand how a piece of laboratory equipment is designed, manufactured, refurbished or repaired in the course of the research?</th>
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<tr>
<td>□ Yes □ No □ I don’t know – I need assistance</td>
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</table>

If you checked “Yes” or “I don’t know” to any of the above, please provide additional information below: ______

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**Specific Questions from ORPA:**

1. ______
By signing the attached form, I certify that I have completed the form to the best of my ability and that I will contact the Office of Research and Project Administration if any of the above information changes.

Signature ___________________ Printed Name _______ Date _______

(not required if form emailed from visa applicant’s Supervisor)