

EXPORT CONTROL ISSUES RELATED TO INTERNATIONAL TRAVEL FOR FACULTY, STAFF AND STUDENTS

The University of Texas at San Antonio (UTSA) supports and encourages international travel in order to promote research, study abroad and international collaborations with other universities throughout the world. UTSA is also committed to do everything possible by establishing a policy (HOP 9.46) and guidelines (e.g. UTSA Restricted Regions List) to ensure the safety and well being of our faculty, staff and students.

UTSA employees are responsible for knowing how export controls apply when taking equipment, devices, software or technical data outside abroad. In most situations, licensing is not required to take UTSA owned items abroad under the TMP "tool of trade" license exception. However items such as laptops must remain under the traveler's effective control during the trip. Additionally, information and data taken on laptops, PDA's or storage devices must qualify as public domain.

The "tools of the trade" exception does not apply to controlled technology. In other words, the Bureau of Industry and Security (BIS) would require a license to take certain technologies found on the BIS Commerce Control list (CCL), depending on the technology and the country. Also, be aware that some countries have restrictions on the types of technology that you may import into that country. If your laptop is loaded with encryption products or other controlled technology, it is recommended that you arrange to take a "clean" laptop loaded with only the typical Microsoft Office suite or similar commercially-available software. In addition, technologies, software or commodities that are regulated by the Department of State's International Traffic in Arms Regulations (ITAR); and proprietary, confidential or sensitive information subject to Non-Disclosure Agreements or as a result of a research project with contractual restrictions will not be exported outside of the United States.

Travel to Sanctioned/Embargoes Countries:

OFAC regulations prohibit the university from conducting any financial transaction or providing services to any blocked or sanctioned country, individual, entity or organization, including a government agency of a sanctioned country. Travel to certain sanctioned/embargoes countries would require a license from the Office of Foreign Asset Control (OFAC), or could, in fact, be denied.

Collaboration, agreements or contracts with Foreign Entities and/or Individuals:

The Department of State, the Office of Foreign Assets Controls (OFAC), and BIS have various lists of persons and entities that we are prohibited from doing business with; in other words, we should not be providing them with a defense service (includes training), giving money to these people or organizations, or providing them with controlled technology. A restricted party screening (RPS) determines if the entities and/or individuals which whom you desire to conduct business are on any U.S. Government issued restricted, blocked or denied party lists.

In addition, collaboration (e.g., presentations, discussions) must be limited to topics that are not related to research on controlled items, commodities, or technology unless the information is already published or otherwise already in the public domain. You must verify that the shared information falls into one or more of the exclusions (e.g., research that qualifies as fundamental research, information that is in the public domain, educational information, publicly available software).

If, during travel, you are contacted by an individual or entity that wants to engage in business or have you provide other services, please contact ORI to conduct a restricted party screening to evaluate whether the transaction can occur.

UTSA policy in removing equipment from UTSA premises:

UTSA-owned property may be removed temporarily (<12 months) from the campus and other UTSA facilities to be used in conducting official UTSA business. A Removal of Equipment (ROE) form must also be completed and submitted to the Inventory Department prior to removal from the UTSA (http://www.utsa.edu/financialaffairs/Forms/inventory/RemovalofEquip.pdf).

More detailed information can be found on the following websites:

UTSA Export Control: http://research.utsa.edu/export-control/

UTSA International Travel Gateway - http://international.utsa.edu/

Department of State (International Travel) - http://travel.state.gov/content/travel/en.html

Department of Commerce BIS - http://www.bis.doc.gov/

Department of Treasury OFAC - http://www.treas.gov/offices/enforcement/ofac/

UTSA HOP 8.12 Information Resources Use and Security Policy - http://utsa.edu/hop/chapter8/8-12.html

Section 14: Property and Equipment Management and Control, University Guidelines - http://www.utsa.edu/financialaffairs/opguidelines/5.2.html#removeEquip

Please contact Javier Garcia at the Office of Research Integrity if you have export control related questions about travel outside the U.S. He can be reached at 210-458-4233, via e-mail at export@utsa.edu, or stop by GSR 2.130CC.

Rev. Form 9/1/2016



Certification of Temporary Export of UTSA Property and Review of U.S. Export Control Regulations

1.	Name of Traveler:					
2.	Destination and Dates of Travel:					
	Destination			Travel Dates		
Ī						
3.	Purpose of Travel:					
4.	I plan to meet the following foreign individuals / Entities while traveling abroad:					
ſ	Location Name of Individual / Entity			Purpose of Meeting		
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5. Г	I am removing the following item (s) belonging to The University of Texas at San Antonio: UTSA Asset #					
	Item Description		Model Number		(Barcode)	
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L						
Ву	signature below, I certify that	at:				
	1) I have read and agreed	with the UTSA policy on remo	oving L	JTSA Controlled/Capital equ	ipment from campus	
	premises; and 2) I have reviewed the informational sheet entitled "EXPORT CONTROL ISSUES RELATED TO UNIVERSITY					
TRAVEL" and I am aware of restrictions or sanctions that may apply to the destination and/or to the individuals whom you desire to do business, if any; and 3) there is no controlled technical data or controlled technology installed or stored on any item liste 4) the item(s) will remain under my effective control at all times while outside the United States and outside the United States for the period listed above (not to exceed one year); and 5) the item(s) will not be used by or shared with any entities on the list of restricted entities or any or					or to the entities and	
					tem listed above; and	
					ates and will be	
					or any other person	
	or entity subject to export p	prohibitions.				
	Signed:					
	Date:					



Instructions for Certification of Temporary Export of UTSA Property and Review of U.S. Export Control Regulations Form

- 1. You should fill out the form and return to the Office of Research Integrity (ORI) prior to traveling abroad so that ORI can determine whether an export license will be required for UTSA property being taken out of the country and verify that any foreign entities with which you will be working are not on any U.S. government restricted party list. Please note if you are taking potentially export-controlled items abroad, you should notify ORI as early as possible, as obtaining an export license can take several months.
- 2. <u>Destinations and Dates of Travel</u> List all countries that you will be visiting while abroad. The requirements for an export license are based on the country of destination. List dates that you will be at each destination. If you are taking an item that is exempted under the Temporary Export License Exception (TMP), the item must be returned to the United States within one year.
- 3. <u>Purpose of the Travel</u> Briefly describe the purpose of the travel (e.g. attending a conference, collaboration with university, conduct research, etc.).
- 4. <u>Contact with foreign individuals/entities</u> You should list any specific foreign individuals, companies, or institutions that you plan to meet with while traveling abroad and provide a brief description of the purpose of meeting. These entities will be screened so that you can be sure that they do not appear on any restricted party list issued by the U.S. government. While you will be provided with a list of restricted entities in the country you will be visiting, many restricted entities are not listed by country.
- 5. <u>Items removed</u> You should list all electronic or scientific equipment owned by UTSA that you are taking abroad, whether tagged by inventory or not. This would include laptops, Blackberrys or other PDAs, GPS devices, sensors or scanners, etc. Be as specific as possible in your description so that ORI can make a determination on whether an export license would be required to take the item to the country of destination. For laptops, include any installed software other than the basic Microsoft Office Suite or similar commercially-available applications. Be aware that the same regulations apply to any equipment you take that is your personal property. If you are taking a personal laptop, PDA, etc. you should review the regulations to ensure that those items do not require licenses as well.