University of Cambridge Export Control Policy and Guidance

1. Statement from the Pro-Vice-Chancellor for Research

1.1 The mission of the University of Cambridge is to contribute to society through the pursuit of education, learning, and research at the highest international levels of excellence. In pursuit of this mission the University engages widely in international research collaboration, global movement of researchers and exchange of new ideas. However some of the knowledge held, goods used, and activities conducted by academics and researchers have the potential to be misused. Some of the work conducted at the University is subject, therefore, to export control law.

1.2 Controls over the export of strategic goods or technology have been enacted in the UK for decades via a consolidated list of controlled military and dual use items (civil technology which may be used for military purposes). In addition all UN members have been required since 2004 to maintain export controls to prevent the proliferation of weapons of mass destruction. Specific UN sanctions may also apply. As a result individual academics may need an export licence from the UK Export Control Joint Unit (ECJU) to carry out an activity - failure to obtain one being a criminal offence. Controls cover not only tangible goods, but also software, data, technology and knowhow.

1.3 In the academic context, export controls are most likely to apply in relation to scientific and technical research with military, nuclear, chemical, biological, missile and aerospace applications. However all researchers, particularly those in the scientific and engineering disciplines, need to understand export control regulations and ensure that they comply with them.

1.4 The trend towards increased international research collaboration requires researchers and universities to become increasingly vigilant as to when export control law applies. Compliance with export control should also be seen as part of the broader responsibility for research integrity.

1.5 Researchers should also be aware that United States export control legislation can affect those who import controlled items that were manufactured in the United States.

1.6 The University is committed to complying with export controls. As such, the University has published this policy and guidance to raise awareness within the institution of export control regulations and set out a procedure for ensuring compliance. It is the responsibility of each individual researcher to ensure that they do not export controlled items without an appropriate licence. Researchers are expected to familiarise themselves with this policy and guidance.

2. What does ‘export’ mean?

2.1 ‘Export’ applies to the transfer of controlled goods, technology\(^1\), software or knowledge from the UK to a destination outside the UK. This includes the physical export of items and also electronic transfer (e.g. fax, email or download). The rules focus on transfer across borders, so taking a laptop overseas when it has controlled items stored on it would be considered export: disclosure to a third person is not necessary. Oral transmission (e.g. conversation, telephone or video conferencing) could be covered where the detail of a

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\(^1\) ‘Technology’ is defined as information necessary for the development, production or use of goods.
technology contained in a document is read out or communicated in a manner that is substantially the same as providing the recipient with the document. The trafficking or brokering of goods between two overseas countries is also covered by the legislation.

2.2 Most exports by University employees will be of intangible technology. This might take the form of research data, blueprints, methodologies, plans, diagrams, models, formulae, source code, tables, technical reports, engineering designs and specifications, or manuals and instructions, either written or recorded on other media or devices.

2.3 To be controlled, technology must be ‘required’ for the development production or use of controlled items. This means that it must be responsible for achieving or exceeding the controlled level or function set out in the control lists.

2.4 In addition to standard technology exports (i.e. the export of information that is written down in some form), technical assistance can also be controlled. Technical assistance may take forms such as instructions, skills, training, working knowledge and consulting services. Such activities may involve the transfer of controlled intangible technology.

2.5 Under exceptional circumstances, transfers within the UK will also be within scope, but only where it is known that the ultimate end use of the item or information is related to WMDs (Weapons of Mass Destruction) outside the UK. These exceptional circumstances will include teaching where the tutor is informed, aware or has reason to suspect that a student intends to use the knowledge provided for WMD purposes.

3. Which items or technologies are controlled?

3.1 Items or technologies are controlled in any of the following circumstances:

   a) They are military or dual-use items (i.e. civil items and technologies that could be used for WMD or military purposes) or technology that appear on the UK Strategic Export Control Lists. Technology is only controlled where it is “required” and “necessary” for the development, production, or use of the controlled items.

   b) Items that are not specifically listed on the control lists, but are intended, either in their entirety or in part, for WMD purposes (WMD end use controls). WMD end use controls only apply if you have been informed of, are aware or suspect WMD end use. If WMD end use controls apply, no items, knowledge, or assistance of any kind can be given without first applying for, and obtaining if necessary, the relevant export licence.

   c) Items to be exported to a specific country which is subject to an embargo or sanctions (note that sanctions may include items that are not included on the Export Control Lists). End use controls apply to sanctioned activities; i.e. an export cannot occur if the exporter knows that the items would be used in relation to a sanctioned activity.

   d) Items that are not specifically listed on the control lists, but you are aware or are informed that the items are (or may be) intended for the incorporation into or for the development, production, use or maintenance of military equipment in a location subject to an arms embargo, or where you are aware that items will be used as parts or components of military goods illegally obtained from the UK.

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2 The government provides up-to-date lists of current arms embargoes and other restrictions: [https://www.gov.uk/guidance/current-arms-embargoes-and-other-restrictions](https://www.gov.uk/guidance/current-arms-embargoes-and-other-restrictions)
4. Exemptions

4.1 There are exemptions to the controls for software and technology (but not goods). These exemptions will apply to a large amount of the work done at the University. They apply to:

   a) information that is already in the public domain;
   b) the dissemination of basic scientific research;
   c) the minimum information necessary for a patent application.

4.2 To be in the public domain, information must already be available without restriction upon further dissemination (with the exception of copyright restrictions). Information that has to be purchased from a supplier who controls the supply, requires registration, has restrictions on access, or is subject to Government or Military of Defence security classifications is not considered to be in the public domain.

4.3 Basic scientific research is defined in article 18(3) of the Export Control Order 2008 as “experimental or theoretical work undertaken principally to acquire knowledge of the fundamental principles or phenomena or observable facts and not primarily directed towards a specific practical aim or objective”.

4.4 It is important to note that these exemptions do not apply to WMD end use or sanctions controls.

5. US Export Control legislation

5.1 United States export controls may also apply to University researchers.

5.2 US export controls operate via restrictions on disclosure to certain ‘parties of concern’ (see paragraph 5.4 below) that apply to controlled products or technology. This can mean disclosure within the UK and potentially even within a University group. Restrictions apply even if only a percentage of the technology to be disclosed has come from the US (normally 25%).

5.3 The controls operate via specific licence conditions, which exporters are meant to notify importers (i.e. the University recipient). Researchers must be aware if technology has been received under US export licence conditions which restrict giving access to parties of concern. Researchers should seek advice from the University Research Office to ensure that the exporter provides the specific conditions that must be complied with, which is a duty on the exporter – a general requirement to comply with US export control law should not be accepted.

5.4 Parties of concern are

   • entities on the US entity list or
   • to nationals of prohibited countries


5.5 If a person to whom the technology is to be disclosed appears to be on one of the lists, additional due diligence is required before proceeding, in particular consulting the exporter. Researchers are encouraged to consult with the Research Office for assistance. Depending on which list applies there may be a strict export prohibition or lesser limitations and requirements.
5.6 University personnel receiving US technology must be mindful at all times of any US export licence limitations and restrictions that apply and seek advice where necessary.

6. Export Control Compliance Procedure

6.1 The responsibility for compliance with export control regulations ultimately rests with the individual Principal Investigator (PI) who intends to export goods, technology, software or knowledge outside the UK or use technology imported from the United States of America. To assist PIs in meeting their obligations, the University has developed the following compliance procedure that all PIs are expected to follow. In addition, an export control guide and toolkit is available on the University Export Control Website. A quick guide to the actions required of all researchers to help ensure compliance with export control legislation is provided as Appendix 1 of this policy.

6.2 To assist this process Export Control Managers (ECM) will be appointed in the University Research Office. Contracts Managers in the Research Operations Office and Departmental Administrators in certain departments/faculties will also be provided with training to enable them to support the process and offer advice. The University’s Export Control Director (ECD) has overall responsibility for this policy. Contact details for the ECD and ECM(s) will be provided on the University’s Export Control website.

6.3 PIs, particularly in science and engineering disciplines, should ensure that they:

   a) are aware whether their research may be subject to export control legislation;
   b) have read and understood this policy;
   c) consider the export control guide and University Export Control website, whenever embarking on an activity that could:
      o lead to the physical, electronic or verbal export outside the UK of goods, software or technology:
         ▪ with the potential for military use, dual use or WMD use;
         ▪ that are covered by sanctions or embargo when exported to their intended destination;
         ▪ that they have been informed by the ECJU are covered by export control.
      o involve the transfer of knowledge within the UK for use in a WMD programme outside the UK (including through teaching);
      o involve the transit of goods, software or technology through the UK.
   d) Seek advice from the ECA when they suspect that export controls may apply to their work;

6.4 If a PI suspects that an export licence may be required they will be required to complete a licence enquiry form with the assistance of the ECM. The ECM will work with the PI to decide whether a licence should be applied for. This will require significant input from the PI who is likely to be best placed to judge whether their export falls on the control lists.

6.5 If a licence is required the ECM will work with the PI to decide whether the export can take place under an existing Open General Export Licence (OGEL) and if not which type of licence is required.

6.6 Exports to the European Union will usually be made under the University’s Open General Export Licence for exports to the EU (see section 7 below).

6.7 Where an OGEL cannot be used, the ECM will work with the PI to prepare the licence application. The application process will require considerable input from the PI and may require a signed undertaking from the end user of the item or technology.
6.8 Once a draft licence application has been prepared, the ECM will complete a Licence Request Form for approval by the ECD. Upon approval, the ECM will apply for an export licence using the ECJU’s licencing system (SPIRE).

6.9 Once the licence has been issued, the ECM will discuss any terms of the licence to the PI as well as their record keeping responsibilities (see below). Export cannot take place until the licence has been issued and it must comply with all terms of the licence.

6.10 When exporting physical items using a freight forwarding service or similar, it is important to ensure that they satisfy professional standards. It is also essential to provide clear written instructions to the freight forwarding agent which will include the full licence details, an explanation of the implications of licence for the export (e.g. for routing) and their responsibility for documentation (e.g. returning completed customs declaration for records).

7. Exporting to the EU

7.1 Exports of Dual-use goods or technology to the EU can be made using the University’s EU OGEL. Exports for military or WMD use cannot be made under the OGEL and require a separate licence.

7.2 The University is required to have a record of all exports of dual-use goods/technology made to the EU under the OGEL. These records must be kept for 3 years and may be audited by the UK Export Control Joint Unit.

7.3 As such, all researchers intending to export dual-use goods or technologies to the EU must the guidance provided on the University’s EU export control page and apply using the University’s online OGEL record form before making the export.

8. End-user due diligence

8.1 The vast majority of collaborators and end-users will be legitimate. However, it is the responsibility of anyone who exports controlled items to be vigilant for end-users whose intent is to procure or divert items for proscribed purposes (such as proliferation of weapons of mass destruction or military end-uses) or to proscribed destinations (such as those under embargo). For details on sanctions and embargos see the government’s guidance.

8.2 Should a PI or the ECMA have suspicions regarding an end-user they must seek the advice of the ECO.

8.3 Examples of behaviour that may be of concern include:

- a) The end-user has known links to an overseas military;
- b) The end-user or consignee is reluctant to offer information about the end-use of the items;
- c) The end-user or consignee is reluctant to provide clear answers to standard questions regarding the export, themselves or their business;
- d) The claimed end-use is unconvincing given the customer’s normal business, or the technical sophistication of the items;
- e) Routine installation, training or maintenance services are declined;
- f) Unusual shipping, packaging or labelling arrangements are requested;
- g) Unusually favourable terms are offered in return for the export;
- h) The item is planned to be installed in an area to which access is severely restricted or is unusual considering the type of item to be installed;
- i) There are unusual requirements, such as excessive confidentiality about final destinations, customers, or specifications of items;
- j) There are requests for excessive spare parts or lack of interest in any spare parts that would normally be provided.
8.4 Particular attention should be paid to end users who are new to you and the University and for which your knowledge is incomplete or inconsistent. If you have any concerns seek advice.

9. Record Keeping

9.1 The ECM will be responsible for ensuring that the following records are maintained:

   a) Licence Request Form
   b) Details of the consignee and end user (as well as anyone else involved in the export) including name, address and country
   c) The nature of the export and description of the item exported (including quantity)
   d) Original source of the items exported (including supplier details)
   e) Correspondence with the ECJU relating to the project
   f) The export licence
   g) Records (including dates) of each transfer under the licence
   h) The date of the transfer or the period of time over which the transfer takes place
   i) In the case of software, the software that is exported and the details of the transfer
   j) In the case of a transfer by electronic means, the email or facsimile
   k) Any further records required by the licence or judged relevant by the ECM

9.2 These records will be kept for a minimum of 6 years from the end of the year in which the export took place or longer if required by the licence.

9.3 A register of all export licences obtained by the University will also be kept by the ECM.

10. Audit

10.1 Export licences may be subject to audit by the ECJU's Compliance Unit to ensure that the terms of the licence have been complied with. The ECD, ECM, and the PI involved in the export will be involved in the audit.

10.2 The ECJU expects that the ECD will also undertake an annual internal audit of a small number of existing licences (the number will be proportionate to the number of active licences). The results of the audit will be reviewed and any necessary changes to this policy will be made.

10.3 An internal audit checklist has been prepared to guide this process, see link below. The checklist and supporting information will be stored by the ECM for a minimum of 6 years following the audit.

11. Guidance and Training

11.1 Training on export control is provided by the ECJU. The ECM will be expected to attend at least one such session upon taking up their position and periodically after that to refresh their knowledge.

11.2 The ECD will ensure that sufficient training is available for researchers whose work may be subject to export control. The ECD and ECM will work with Departments and Faculties to identify staff who work with controlled items or technology and require training. Records will be kept by the ECM of the training provided to researchers.

11.3 This policy and additional guidance will be made available on the Research Operations Office website.

11.4 Relevant Departments should ensure that this policy is drawn to the attention of new staff on appointment.
12. Document management

This policy and guidelines will be reviewed every three years.

Last Reviewed: February 2020

Next Review: February 2023
Appendix 1: Actions to ensure compliance with export control

The following steps should be followed by all researchers to help ensure compliance with export control legislation.

1. **Know your research**: Be aware of the export control lists and whether your research has the potential to be covered by them.

2. **Know your exports**: If you undertake an activity that could lead to the export of goods, software or technology outside the UK or the transfer of knowledge within the UK for use in a WMD programme outside the UK consult the University Export Control website and the export control lists. If you believe that export controls may apply, seek advice according to the University’s export control policy.

3. **Know your collaborator**: Consider new collaborators carefully. Is your collaborator:
   - Any collaborator from another country having or developing a nuclear programme
   - on the US entity list
   AND IF YES
   - Is the collaborator linked to their national military complex or genuinely only civil?
   - Is the only use of the technology is for military purposes (e.g. stealth technology).

If this process raises concerns about the collaborator contact the Research Office for advice. The Research Office will likely support you to make an enquiry to the ECJU to establish whether the collaborator is of concern. If they are, any collaboration is likely to require a licence.

4. **Know your technology inputs**: All researchers need to be aware of whether they are using US controlled technology and if so check:
   - whether the technology is subject to restrictions on providing access to nationals of a prohibited country (this will apply even if that individual is based in the UK, a University employee, member of the research team, or visiting scientist); and
   - whether the exporter is on the US list of parties of concern.

AND IF a or b apply
   - work with the University Research Office to contact the exporter and the relevant US licensing authority for advice (BIS for ITAR and Commerce for EAR controls).