

Export Controls and Electronic Devices in International Travel

Guidance for Utah Valley University Faculty, Students and Staff on taking Laptops, Cell Phones, Global Positioning Systems (GPS), Personal Digital Assistants (PDAs) and Digital Storage Devices Outside the United States

Utah Valley University faculty, staff and students commonly bring their laptops, cell phones, GPS Devices, PDAs, data storage devices and other electronic devices loaded with information and software (“Devices”) with them not only across campus, but also to other countries. Although taking Devices to international destinations or shipping them ahead seems routine, individuals doing so may be “exporting” the Device for purposes of the U.S. export control laws and regulations. Such “exports” may require a license from the U.S. government. Export here is defined as an actual shipment or transmission of items subject to export controls out of the United States, or release of technology or software subject to export controls to a foreign national in the United States. Release of export-controlled technology and source code can also occur through transmission via e-mails, faxes, designs, and verbal correspondence.

Most international travel with Devices (or the shipment of Devices) will not require a license. Utah Valley University travelers should be familiar with the applicable export control regulations, however, and strive to comply, because violations can result in the imposition of criminal sanctions and heavy civil penalties. The University Compliance Officer is available (in consultation with the Office of General Counsel) to assist Utah Valley University travelers in ascertaining compliance requirements. Contact information is provided below.

The licensing requirements can be summarized generally as follows:

Travelers will most likely **not** need a license to take or ship any Device outside the United States if all of the following apply:

- If the Device is a standard, off-the-shelf product widely available to the public.
- All data and information stored on the Device is publically available (such as through academic publications or presentations at conferences or tradeshows) or resulted from fundamental research.
- Travel is not to a country subject to export control embargoes: Cuba, Iran, Syria, Sudan or North Korea.

Travelers are likely to require an export license to bring a Device outside the United States if:

- The Device holds encryption software, either commercially available or research-generated;
- The Device contains unpublished data or other information relating to items or materials on one of the technology control lists established by the U.S. government (An example of such information would be blueprints of laboratory equipment that could be used to create toxic materials.). Note that the need for an export license would probably not apply to data and information which resulted from January 22, 2014 fundamental research: basic and applied research typically associated with academia where the resulting information is ordinarily published and shared broadly in the scientific community;

- The Device is designed for use or application with technologies associated with satellites, spacecraft or technologies with a military use, or the Device contains information or software designed for use or application with such technologies; or
 - The Device could be used in the development of weapons of mass destruction.
- Travelers should not take or ship any Device outside of the United States without review and approval by the University Compliance Officer if any of the following apply as a license will most likely be required:
- The travel or shipment is to Cuba, Iran, Syria, Sudan or North Korea
 - The Device is an ITAR-Controlled article, software or technical data. ITAR controlled articles, software and technical data are directly related to military uses, satellites or spacecraft.

One important exception to the need for a license is the “Tools of Trade” license exception. This would apply when **all** of the following apply to a Device:

- Hand-carried with the individual while traveling,
- Carried in the luggage or baggage that travels with the individual, or
- Shipped no more than thirty days prior to the individual’s departure or may be shipped to the individual at any time while the individual is outside the country.

Generally, so long as the Traveler (1) retains his or her Device under their personal custody and effective control for the duration of travel; (2) does not intend to keep these items outside the U.S. for longer than 1 year; and (3) the individual is not traveling to an embargoed country, no government export license is required. Note that this license exception is not available for equipment, components, or software designed for use in/by/with most satellites or spacecraft. “Effective control” means retaining physical possession of an item or maintaining it in a secure environment.

In addition to becoming familiar with applicable export control requirements, Utah Valley University travelers should note that any international travel with a Device may result in the disclosure of personal information installed on the Device. In some countries, custom officials may examine information contained in Devices or seize Devices. Instances of laptop seizures have been widely reported in the press. Travel in and out of the U.S. is no exception: Homeland Security personnel may inspect information contained in a traveler’s Device, or seize the Device. Utah Valley University travelers should therefore consider carefully which Devices, bearing what information; they wish to bring with them on international trips.

This memo is designed to provide only general guidance on a complex issue. If you think you might need a license or need to rely on an exclusion, or if you have any questions or need more detailed information about this topic, please contact:

Nancy L. Bartlett
 University Compliance Officer
 801-863-8156
 Nancy.Bartlett@uvu.edu