Sanctions and Export Control Policy

1. Introduction

Sanctions are restrictive measures taken by the UK government to influence foreign governments, entities or individuals to change their behaviour. They prohibit or restrict the transfer of certain items, services and economic resources to designated individuals, entities and countries.

Sanctions are put in place: in the interests of national security or international peace and security; to promote resolution of conflict; for the protection of citizens in conflict zones; to encourage respect for democracy, law and good governance, human rights or compliance with international humanitarian law. They also aim to prevent gross violations of human rights, terrorism, or the spread of weapons of mass destruction.

Trade sanctions impose either a prohibition or a licensing requirement on the sale, supply, transfer, export or import of specified items (including goods, software, technology, related technical assistance, services and financing).
Financial sanctions are used to coerce designated persons into changing their behaviour; deny them access to resources they need to continue their offending behaviour; signal disapproval; stigmatise; and potentially isolate and protect assets misappropriated from a country until they can be repatriated.

Export control legislation restricts certain types of goods, software and technology (and related assistance) from being transferred overseas. This can include controlled items (e.g. software) held on a laptop which is taken out of the UK, or which is transferred via a Teams meeting. Although the majority of university activities are likely to be exempt from export control laws, some technical and scientific activities are restricted.

Breaching the sanctions and export control regime is a criminal offence and could lead to fines and criminal or civil action against the University or individuals, as well as cause reputational damage to the University.

This Policy details how the University will comply with legislation by requiring effective due diligence and ensures members of staff understand their responsibilities.

2. Scope
The duty to comply with UK financial sanctions applies to all individuals and legal entities who are within the UK’s territory. The duty also applies to all UK nationals and legal entities established under UK law irrespective of where activities take place.

The University has a duty to comply with the UK sanctions regime irrespective of where activities take place.

Any US citizens and permanent residents employed by the University need to also individually ensure that they are complying with U.S. sanctions.

This policy applies to all staff at the University who are responsible for understanding this policy and for arranging sanctions screening or enhanced due diligence where necessary. It also applies to visiting academics and students who are engaged in academic research and consultancy.

Managers operating in the relevant areas identified in section 9 must ensure that screening is carried out and additional due diligence assessment checks are carried out in high risk areas.

Staff are independently responsible for ensuring sanctions are not breached with respect to their teaching, research collaborations, and sharing of materials. If a sanction is breached, liability will be shared by both the teacher or researcher and the institution. Principal investigators in research can also be held personally liable.
3. Policy objective

The University is committed to the highest standards of integrity and to ensuring adherence to the law and to its obligations under its banking and insurance arrangements.

This Policy is a conduct risk control measure which ensures that the University and its staff and students remain in full compliance with all export controls and sanctions regulations as are applicable to the University’s activities.

4. Policy principles

4.1 The University must comply with the UK sanctions and export control regimes as required by UK law. Any proposed activity that is prohibited by sanctions and would constitute a criminal offence must not proceed.

4.2 The University must comply with the requirements imposed on it by its bank which require the University to ensure that it is also not in breach of US1 or EU sanctions regimes as well as the UK sanctions regime.

4.3 Sanctions must therefore be considered both for legal and commercial reasons to ensure that activities prohibited by sanctions do not proceed (unless allowed by specific permissions or licences obtained from the UK Government).

4.4 Potential sanctions and export control must be considered before an agreement or contract has been agreed in principle or in writing and well before payment or receipt of funds from/to a sanctioned country, entity or person.

4.5 Insurance coverage arrangements must also be considered in respect of all relevant proposed activities. Insurance coverage exclusion is likely to apply to any activity for which the provision of insurance coverage would expose the insurers to any financial or trade sanctions imposed by the United Nations or any government, judicial body, or regulatory agency. This may have wider implications if funding is subject to insurance being in place.

4.6 Due to concerns related to potential for indirect sanctions breach the University’s professional indemnity insurers have clarified that the coverage exclusion applies to activities related in any way to Belarus and Russia, but also to any territory within Ukraine that is under the control, or claimed to be under the control, of Russia, Belarus, the People’s Republic of Luhansk or the People’s Republic of Donetsk.

4.7 Due diligence must include screening checks on all relevant sanctions and export control lists as identified in section 9 and in Annexes A – D to establish whether individuals or entities are subject to sanctions or if activities are subject to export control legislation.

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1 Save for UK nationals or UK incorporated organisations in respect of some US sanctions on Cuba and Iran as the UK government has retained EU laws blocking the extraterritorial effects of specific US sanctions and protecting UK persons from the effect of the US regime.
4.8 Enhanced due diligence must be carried out in relation to high risk activities as identified in section 9 and Annex A. In relation to sanctions this will generally be activities related to sanctioned regimes. This should include the relevant guidance in relation to the particular country as certain regimes have ‘blanket conditions’ that apply even if there is not a sanctioned individual or organisation involved in the activities. In relation to export control this will be where activities potentially involve controlled exports.

4.9 Director level approval must be obtained in advance of any activity where the outcome of enhanced due diligence has indicated an activity is still high risk due to the nature of the activity and the nature of the sanctions (i.e. there is a clear correlation) or when applying for a licence for permission from HM Treasury’s Office of Financial Sanctions Implementation (OFSI) for transactions that would ordinarily be prohibited. For example, in very limited circumstances funds may be provided to designated persons e.g. to meet their basic needs. Activity is not necessarily permitted just because it is for a charitable or humanitarian purpose and applications cannot be made retrospectively.

4.10 The University must obtain a licence (subject to certain exemptions) for conducting any of the following 5 activities:

1. releasing information or equipment that is protectively marked ‘Official – Sensitive’ to any foreign entity overseas or when demonstrating it to them in the UK;
2. taking or sending a controlled item outside the UK, i.e. exporting it;
3. technical assistance, e.g. repair, development, maintenance, training or consultancy;
4. arranging transit through or transhipment in the UK of controlled items, with a view to their re-exportation, i.e. trafficking and brokering;
5. arranging the transit through or transhipment in the UK of controlled items, with a view to their re-exportation i.e. transit and transhipment.

4.11 The University must not sell, supply, transfer, export or import strategic or controlled items which are subject to sanctions and/or embargo regimes without a specific licence. The import or export of some goods is also banned outright. Any activity that is subject to export controls shall not be acquired from or transferred to any person or organisation subject to export controls unless a general licence is available or a specific licence obtained and all conditions applicable to the item are met and fully implemented.

4.12 The University will ensure that all staff, visiting academics and postgraduate research students engaged in relevant disciplines are made aware of how the regulations may apply to their activities, through the provision of information, guidance, support, advice and training.
4.13 All staff must be aware that sanctions imposed by other governments may impact on the University’s ability to operate within those jurisdictions and seek further advice from the Assurance team or Legal Services if staff believe that sanctions or export controls may apply to their work.

4.14 The University will comply with reporting obligations, including reporting dealings with designated persons, declaring potential breaches and any offences committed under sanctions legislation as early as possible.

5. Legislative framework and penalties

The UK implements United Nations (UN) financial sanctions that are required to be implemented by member states through Resolutions passed by the UN Security Council. The UK also imposes its own sanctions regime, primarily through:

- the Sanctions and Anti-Money-Laundering Act 2018 (SAML) which includes powers for the UK Government to make regulations imposing new sanctions. These may specify:
  - the type of sanction (financial, trade and travel);
  - designated persons who are subject to sanctions;
  - exceptions and licensing arrangements; and
  - amendments, revocations and enforcement measures.

UK sanctions measures are organised into different sanctions regimes each addressing a territory or issue.

In the light of the 2022 Ukraine crisis, amendments were made by the Economic Crime (Transparency and Enforcement) Act 2022 which:

- streamline the process for making sanctions regulations;
- strengthen powers to impose monetary penalties for sanctions breaches; and
- enable reports to be published publicising sanctions breaches even where no monetary penalty has been imposed.

Other relevant legislation under which sanctions or other control measures can be imposed:

- Immigration Act 1971;
- Export Control Act 2002;
- Anti-Terrorism, Crime and Security Act 2001 (ATCSA 2001);
- Counter Terrorism Act 2008 (CTA 2008).

Penalties for breach of sanctions or export controls include various criminal offences for breaching the regulations which are punishable by a fine, imprisonment for up to 10 years, or both. It is also a criminal offence to fail to comply with the terms of any export licence.
Individuals and bodies who breach export controls imposed in other jurisdictions could also be subject to extradition requests.

6. What are sanctions?
Sanctions are measures which impose restrictions on individuals, entities and organisations.

Financial Sanctions: The most common types of Financial Sanctions currently in use are:

- **Targeted asset freezes** – these prevent named individuals and entities from accessing funds or economic resources or from moving money or assets from beyond their own jurisdictions. All those subject to an asset freeze in the UK are listed on OFSI’s [consolidated list](#). Where there is an asset freeze, it is generally prohibited to:
  - deal with the frozen funds held or controlled by the designated person (this includes funds exchanged for goods or services);
  - make funds available, directly or indirectly to the designated person;
  - engage in actions that circumvent the financial sanctions prohibitions.

Where there is reasonable cause to suspect possession of funds or economic resources (includes property, vehicles) of a designated person they must be:

- frozen;
- not dealt with or made available to the designated person unless there is a legal exception or OFSI have granted a licence;
- reported to OFSI.

- **Restrictions on financial markets and services** – these can apply to individuals, entities, groups or entire sectors. These have taken the form of investment bans; restrictions on access to capital markets; directions to cease banking or all business relationships; requirements to notify or seek authorisation prior to certain payments being made or received or restrictions on the provision of advisory or other financial services (which includes processing payments).

**Banned under the Terrorism Act 2000** – An organisation may be proscribed (‘banned’) under the Terrorism Act 2000 if the Home Secretary believes it is involved in terrorism and it is proportionate to do so.

**Trade Sanctions and controls** prevent the export, import, movement, availability or acquisition of goods or technology or objects of cultural interest. Targets may include military and dual-use goods and technology for energy or critical industries, luxury goods and precious metals. They can also prevent land from being acquired, services being provided or procured (such as technical assistance, financial and insurance services).
'Trade' is therefore widely defined and includes functions such as teaching post-graduates, engaging in research collaborations, and licensing intellectual property. Trade sanctions tend to be targeted at a large, unnamed cohort of individuals or entities associated in some way with a target jurisdiction. For example, 'restricted technology' cannot be transferred to 'a person connected with Russia'.

Trade sanctions are particularly relevant to higher education providers authorised by the Financial Conduct Authority (FCA) to provide financial services. The University has authorisation from the FCA in relation to regulated (consumer) credit agreements.

In limited circumstances, licences may be granted by the Export Control Joint Unit (ECJU), part of the Department of International Trade (DIT) to permit something which would otherwise be prohibited, such as the supply of military technology if it is intended solely for humanitarian use.

Some sanctions (such as import and export prohibitions) are imposed on a geographic basis and may apply to a particular country or territory.

Some sanctions are imposed on a thematic basis relating to a particular issue or cause, such as the Global Human Rights Sanctions Regulations 2020 known as the 'Magnitsky' legislation which sanction individuals for human rights breaches, or the Global Anti-Corruption Sanctions Regulations 2021 which enable asset freezes and travel bans on individuals involved in serious corruption.

Trade sanctions are particularly relevant to research and teaching in applied STEM subjects at masters’ level and above. It should be noted that the scope of trade sanctions overlaps with export control and national security controls, but they are not identical. For example, the scope of quantum technologies governed by Russian Sanctions and the National Security and Investment Act 2021 is broader than export controls. If an anticipated export of technology is controlled by both export controls and trade sanctions, it cannot proceed unless relief from both sets of rules has been obtained.

Export control applies to control items which are: goods specifically listed on the UK Strategic Export Control Lists; items specifically designed or modified for military use and their components; dual-use items that can be used for civil or military purposes; associated technology and software; goods that might be used for torture; and radioactive sources.

7. Definitions

**Dealing with economic resources** - exchanging economic resources for funds, goods or services, or using economic resources in exchange for funds, goods or services (whether by pledging them as security or otherwise).

**Dealing with funds** – using, altering, moving, transferring or allowing access to funds; dealing with funds in any other way that would result in any change in volume, amount, location,
ownership, possession, character or destination, or make any other change, including portfolio management, that would enable use of the funds.

Designated Person (‘DP’) – all individuals or entities who are subject to sanctions on the UK Government’s ‘consolidated list’. (Sanctions also apply to any entity owned or controlled by the DP, such as where a DP holds (directly or indirectly) more than 50% of the shares or voting rights, or the power to remove a majority of the board of directors of a company or where a DP has the ability to direct another entity such as controlling or using another person’s bank account).

Economic Resources – assets of every kind, which are not funds but can be used to obtain funds, goods or services (including, but not limited to vehicles, stones, antiques and property).

Excluded Person – individuals designated under the Immigration Act who are subject to a travel ban forbidding them from entering the UK.

Financial products – means money market instruments (including cheques, bills and certificates of deposit), foreign exchange, derivative products (including futures and options) exchange rate and interest rate instruments, transferable securities and other negotiable instruments and financial assets.

Financial services – any service of a financial nature, including processing payments.

Funds – financial assets and benefits of every kind (including cash, cheques, money orders, deposits, balances on accounts, debts, bonds, shares, interest, dividends, credit)

Freezing economic resources – preventing economic resources from being dealt with, or exchanged for funds, goods or services, or they are used in exchange for funds, goods for services.

Freezing funds – preventing funds from being dealt with.

8. What activities are relevant?

Universities must comply with sanctions in connection with their in-person teaching, their online teaching, their research collaborations and ventures, when transferring rights to intellectual property, or exporting IP or other technology, when receiving tuition fees and payment for accommodation, fundraising from alumni and benefactors, obtaining external funding for research projects and when undertaking activities on any foreign campuses (where they will also need to comply with any local sanction laws).

The following activities are considered to be high risk areas for HEIs:
• recruitment of students including receiving student fees or carrying out transactions from 'designated persons' (DPs) (individuals or entities) or from prohibited/restricted or higher risk countries
• entering into arrangements or agreements with contractors or suppliers who are DPs or from sanctioned countries or regions
• payments made by a third party company or non-family member from a bank account outside the UK, EU or US
• formal and informal collaborations with partners in sanctioned countries/regions or with designated persons who are subject to sanctions
• presentations at conferences by individuals in sanctioned countries
• sponsors who are designated persons or are organisations controlled by designated persons
• travel to sanctioned countries
• sharing research and knowledge in certain identified fields of study
• staff or foreign students carrying sensitive research out of the UK or downloading it from a UK server whilst overseas
• laboratory equipment or materials exchanged with overseas collaborators
• employment of individuals from sanctioned countries in certain identified fields of study or areas that have prohibited sharing of proscribed technical expertise.

If Financial Conduct Authority (FCA) authorised, receiving fees and handling payments when debt counselling or arranging loans.

**Relevant high risk disciplines** which may be subject to sanctions or import/export controls on related goods:

- items designed for military use and their components,
- dual use items that can be used for civil or military purposes,
- associated technology and software,
- goods that might be used for torture and radioactive sources.

9. **Due Diligence**

9.1 The University must undertake sanctions and export control due diligence.

9.2 The University is already required under money laundering legislation to ensure that due diligence/'know your customer' screening checks on third parties are conducted before entering into business relationships.

9.3 The University must undertake sanctions and export control lists checks to ensure that individuals and entities (and any individuals listed as owners or controllers of such entities) are not designated persons or subject to other sanctions or restrictions for the following
activities in the responsible areas listed in Annex A. The templates at Annexes B and C can be used to record the checks. A basic flowchart outline is included at Annex D.

9.4 The University must assess all aspects of any proposed project or interaction, including payment and supply chains to identify if any proposed partners, persons, contractors or financial institutions appear on the sanctions list or are owned or controlled by listed persons and seek warranties in contracts to address sanctions risk. Annex B can be used for this.

9.5 Enhanced due diligence checks must be undertaken prior to entering into business relationships with entities or individuals based in the countries deemed by UK, US and EU lists to be ‘high risk’. Annex C can be used for this.

9.6 Sanctions list screening must use the relevant online lists to determine whether someone is sanctioned as these lists are continually updated. The following search tools can be used:

UK: [https://sanctionssearchapp.ofsi.hmtreasury.gov.uk/](https://sanctionssearchapp.ofsi.hmtreasury.gov.uk/)

EU: [https://sanctionsmap.eu/#/main](https://sanctionsmap.eu/#/main)

US: [https://sanctionssearch.ofac.treas.gov/](https://sanctionssearch.ofac.treas.gov/)

Currently the following countries are deemed to be ‘high risk’ across the above sanctions regimes:

| Afghanistan, Armenia and Azerbaijan, Belarus, Bosnia & Herzegovina, Burundi, Central African Republic, China and Hong Kong, Cuba, Democratic People's Republic of Korea (North Korea), Democratic Republic of the Congo, Ethiopia, Guinea, Guinea-Bissau, Haiti, Iran, Iraq, Lebanon, Libya, Mali, Moldova, Montenegro, Myanmar, Nicaragua, Russia, Serbia, Somalia, South Sudan, Sudan, Syria, Tunisia, Turkey, Ukraine, Venezuela, Yemen, Zimbabwe. |

**However, it should be noted that this list constantly changes.** Sanctioned countries lists should therefore be checked to ensure this is current:

UK (under ‘Geographic’): [UK sanctions regimes list](#)

EU (map and list): [https://sanctionsmap.eu/#/main](https://sanctionsmap.eu/#/main)

OFAC (US Sanctioned Country list): [Sanctions Programs and Country Information](#)

9.7 Additionally, countries designated as high risk third countries under the Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017 ([Schedule 3ZA](#)) should also be considered to be high risk:

| Albania, Barbados, Burkina Faso, Cambodia, Cayman Islands, Democratic People's Republic of Korea, Gibraltar, Haiti, Iran, Jamaica, Jordan, Mali, Morocco, Myanmar, |
9.8 Where high risk goods, software, technology (and related assistance) are being transferred overseas the following list and tool should be used: DIT’s checking tools may be used for this purpose. Case studies are included at Annex D and in the Export Control Guidance at Appendix C.

9.9 any suspected dealings with a target of financial sanctions (or with a third party who is known or suspected of being connected to a target/DP) must be reported to the Assurance or Legal Services teams via riskandcompliance@kent.ac.uk and by completing a breach report form as any held or controlled funds or resources owned by a DP must be reported to OFSI.

10. Further guidance

Detailed guidance and links to consolidated lists can be found on the following web pages:

FCDO: The UK Sanctions List

HM Treasury’s Office of Financial Sanction Implementation (OFSI): The consolidated list

OFAC (US Office of Foreign Assets Control): SDN list (US Specially Designated Nationals List) and consolidated list (non-SDN)

EU: Overview of sanctions

DIT export control: Consolidated list of strategic military and dual use items that require export authorisation.

Separate University guidance on export control will be provided on the Assurance team’s SharePoint site.

Advice and assistance should be sought from professional service departments as follows:

- Assurance or Legal Services if you are exporting or importing goods, or transferring technologies that are subject to prohibitions or licensing requirements, if you believe that the University has any information or reporting obligations or if there are any suspected dealings with a target of financial sanctions (or with a third party who is known or suspected of being connected to a target/DP) via: riskandcompliance@kent.ac.uk

- Insurance where activities (for example grant funded work) require professional indemnity via insurance@kent.ac.uk
11. Monitoring and review

To ensure the University's principles are effective and strictly observed, regular monitoring will take place via at least annual compliance questionnaire for relevant teams to include details of any heightened sanctions risk which will be included in a report to the Executive Group as well as through internal and external audit mechanisms. If any issues are identified, these must be investigated promptly, urgent measures taken to prevent any recurrence, and the relevant authorities notified.

Due diligence records and approvals should be kept for at least 5 years. All local records held in relation to export controls (correspondence with authorities, the licence and expiry date and any other records which are required to be stored by the authorities) must be copied to the Assurance team via riskandcompliance@kent.ac.uk.

The Governance and Assurance Directorate will communicate with sanctions regulators and staff must cooperate with any requests for assistance in relation to sanctions or export control enquiries.

This policy will be reviewed biannually by the Assurance team.

12. Governance arrangements

This policy will be reviewed by the Executive Group and approved by the Audit Committee.

13. Document control

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<th>Version</th>
<th>Author</th>
<th>Description of Change</th>
<th>Date</th>
<th>Reviewing / Governing body</th>
<th>Review or Approval date</th>
<th>Next Review date</th>
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<td>Assistant Director/AD Assurance</td>
<td>Policy created</td>
<td>09.22</td>
<td>EG reviewed</td>
<td>06.02.23</td>
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<td>AD Assurance</td>
<td>Amended to include flowchart, due diligence templates and case studies.</td>
<td>03.23</td>
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<td>Head of Legal</td>
<td>Minor amendments for clarity</td>
<td>05.23</td>
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<td>06.23</td>
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<td>13.06.23</td>
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# Annex A

<table>
<thead>
<tr>
<th>Activity</th>
<th>Impacted teams or group</th>
<th>Action required: Sanctions check (using Dun &amp; Bradstreet or see - Annex B template)</th>
<th>Action required: Enhanced due diligence - see Annex C template</th>
</tr>
</thead>
<tbody>
<tr>
<td>New students prior to taking payment</td>
<td>Student admissions, records, visa compliance team, international recruitment.</td>
<td>✓</td>
<td>✗</td>
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<tr>
<td>Masters/Postgraduate applied research and teaching in STEM subjects</td>
<td>Lecturers and Researchers in applied STEM subjects</td>
<td>✗</td>
<td>✓ per course or project</td>
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<tr>
<td>Student sponsors for students</td>
<td>Finance income office, credit control</td>
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<td>✗</td>
</tr>
<tr>
<td>New commercial customers</td>
<td>The team/business agreeing the relationship</td>
<td>✓</td>
<td>✓ high risk countries</td>
</tr>
<tr>
<td>New academic partners</td>
<td>QACO, International Partnerships</td>
<td>✓</td>
<td>✓ high risk countries</td>
</tr>
<tr>
<td>New donors and scholarship donations</td>
<td>Engagement and development team leads</td>
<td>✓</td>
<td>✗</td>
</tr>
<tr>
<td>Research and innovation bids and awards</td>
<td>Research team – pre award process</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Any international research collaboration</td>
<td>Relevant researcher</td>
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<td>✓</td>
</tr>
<tr>
<td>New suppliers</td>
<td>Finance payments team/procurement</td>
<td>✓</td>
<td>✓ high risk countries</td>
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<tr>
<td>Student and staff travel</td>
<td>Team authorising the travel/travel supplier</td>
<td>✓</td>
<td>✓ high risk countries</td>
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</tbody>
</table>
Annex B: Sanctions Due Diligence Assessment Template (or alternatively, a Dun and Bradstreet check should be performed)

| Name of Division or Directorate: |  |
| Name of Department |  |
| Completed by (include name and job title): |  |
| Date: |  |
| Full name of person or entity being assessed: |  |
| Address of person or entity being assessed: |  |

| Where an entity which has beneficial owners is being checked, please also check against those identified beneficial owners |  |
| Full name of beneficial owner (where applicable): |  |
| Address of beneficial owner (where applicable): |  |

| Project or context summary: |  |
| Supporting documents (if applicable): |  |

### Sanctions screening check outcomes

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<td><strong>UK:</strong></td>
<td><strong>Result:</strong></td>
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<tr>
<td><a href="https://sanctionssearchapp.ofsi.hmtreasury.gov.uk/">https://sanctionssearchapp.ofsi.hmtreasury.gov.uk/</a></td>
<td>No match/close match/match</td>
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<tr>
<td><strong>EU:</strong></td>
<td><strong>Result:</strong></td>
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<tr>
<td><a href="https://sanctionsmap.eu/#/main">https://sanctionsmap.eu/#/main</a></td>
<td>No match/close match/match</td>
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<tr>
<td><strong>US:</strong></td>
<td><strong>Result:</strong></td>
</tr>
<tr>
<td><a href="https://sanctionssearch.ofac.treas.gov/">https://sanctionssearch.ofac.treas.gov/</a></td>
<td>No match/close match/match</td>
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| Details of close match/match (if applicable): |  |
| Details of close match/match (if applicable): |  |
| Details of close match/match (if applicable): |  |

### Confirmation

I confirm that the checks performed do/do not reveal any sanctions restrictions relating to this person/entity (delete as applicable)  

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<tr>
<td><strong>Signed:</strong></td>
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<td><strong>Approved:</strong></td>
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</table>

Where screening checks are a positive match, no payment or receipt of funds can proceed. If funds are already held, please seek further advice (see below) as the University may have to freeze assets and report to OFSI.

Please retain a copy of this form for your records and send a copy to [riskandcompliance@kent.ac.uk](mailto:riskandcompliance@kent.ac.uk) for approval. This email may also be used for requests for further information and advice when reporting a match or partial match.
Annex C: Export Control and Trade Sanctions Enhanced Due Diligence Template (Please read the Export Control Guidance first).

<table>
<thead>
<tr>
<th>Name of Division or Directorate:</th>
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</thead>
<tbody>
<tr>
<td>Name of Department:</td>
<td></td>
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<tr>
<td>Completed by (include name and job title):</td>
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<td>Date:</td>
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<tr>
<td>Name of Project (where applicable):</td>
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<td>Project filed/area:</td>
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<tr>
<td>Project or context summary:</td>
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<td>Project sponsor or partner (If any):</td>
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<tr>
<td>Supporting documents (if applicable):</td>
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</table>

Export Controls are designed to restrict export and communication of sensitive technology and strategic goods for national security purposes. The controls apply to the academic community and may apply to a range of areas of academic exchange which might facilitate technology transfer, either verbally, physically, or electronically. To safeguard yourself and your work you must comply with government legislation and the rules governing transfer of certain items. Military and dual use items are under the scope of Export Controls. Dual use items are designed for civil purposes but may be used for military purposes. Please assess all aspects of your project. If export controls apply, you may be required to apply for a licence from the Export Control Joint Unit.

<table>
<thead>
<tr>
<th>Section 1: Is there an export (or are you asking for another person to arrange on your behalf export of) any of the following:</th>
<th>If yes, please provide further details.</th>
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<tbody>
<tr>
<td>Shipping/sending physical materials (including documents) overseas</td>
<td>YES/NO</td>
</tr>
<tr>
<td>Taking physical materials (including documents) overseas</td>
<td>YES/NO</td>
</tr>
<tr>
<td>Taking electronic files including software, data, or technical information overseas (via laptop, mobile or another portable device)</td>
<td>YES/NO</td>
</tr>
<tr>
<td>Accessing software, data or technical information stored on a UK based file system from overseas via remote login or VPN etc</td>
<td>YES/NO</td>
</tr>
<tr>
<td>Sending email/chat/screenshots containing code, data, or technical information (included encrypted information) to a recipient overseas or who will access overseas</td>
<td>YES/NO</td>
</tr>
<tr>
<td>Discuss, describe or present technical information via telephone, video conference such as MS Teams/Skype/Zoom, screensharing to someone in an overseas location</td>
<td>YES/NO</td>
</tr>
<tr>
<td>Upload files to a server/cloud repository with restricted access for individuals to access overseas</td>
<td>YES/NO</td>
</tr>
</tbody>
</table>

Section 2: End Use Controls
You must not export items or knowledge if you suspect or have been informed that the items might
<table>
<thead>
<tr>
<th>Section: Software, Technology and Knowledge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Does the item you wish to export have a <strong>potential</strong> WMD (chemical, nuclear or biological weapons) or military end use or something that is designed for civil purposes, but could be used for military purposes (known as dual-use items)?</td>
</tr>
</tbody>
</table>

**Section 3: Software, Technology and Knowledge**

- **Will the project involve research into any of the following categories (which apply to STEM subjects but also to some non-STEM research). For example, drones and/or navigation systems. Nuclear, Materials, Electronics, Computers, Telecommunications & Information Security, Sensors & lasers, navigation & avionics, marine, aerospace and propulsion, biotechnology.**
  - YES/NO
  - If yes, state which:

- **As part of this project, do you expect to be working with technology, equipment, software or samples controlled under UK legislation? To determine this you will need to check:**
  - **The [consolidated list](#)** of strategic military and dual-use items that require export authorisation
  - The government’s [checker tool](#)
  - YES
  - POSSIBLY – I have read the guidance and I think my research is controlled, but I am not sure (please seek further advice).
  - NO – I do not work in STEM and my project does not include research into or involve any technology. (If NO, go to **section 4**) |

- **Could the item be described as ‘technology or ‘knowledge’ including written, electronic or recorded information?**
  - YES/NO (If yes, please provide further details)

- **Is the items software, technology or knowledge that amounts to **basic scientific research** in the public domain? (This means that it must be available without restriction upon further dissemination (other than copyright) and be 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).**
  - YES/NO |

**Section 4: US imports**

- **As part of the project, do you expect to import or use items from the US that are controlled under US legislation? (US legislation is extraterritorial and has to be complied with in the UK. Export documents may state the item is subject to US export control).**
  - YES/NO/UNSURE (If yes, please provide further details and seek further advice).

**Section 5: Trade sanctions**

- Trade sanctions may be particularly wide and include not only transfer of technology.
<table>
<thead>
<tr>
<th>These include restrictions on activities in certain countries (or which may be received by persons who are ordinarily resident in a particular country) and restrictions on financial dealing with persons or organisations named on government lists.</th>
<th>but also technical assistance in related to restricted goods or technology. Professional and business services (such as audit, IT consultancy and design services) may also be restricted.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Is the destination country/ies in which the person/entity is based or linked to a country on the UK/EU/US Sanctioned List?</strong> [UK sanctions regimes list](<a href="https://sanctions">https://sanctions</a> regimes list)</td>
<td><strong>YES/NO</strong> Name of country (if applicable):</td>
</tr>
<tr>
<td><strong>Is the country deemed to be high risk under the Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017 (Schedule 3ZA)?</strong></td>
<td>Name of country (if applicable):</td>
</tr>
<tr>
<td><strong>EU (map and list):</strong> <a href="https://sanctionsmap.eu/#/main">https://sanctionsmap.eu/#/main</a></td>
<td>Country included <strong>YES/NO</strong> If yes, please provide further details and a link:</td>
</tr>
<tr>
<td><strong>OFAC (US Sanctioned Country list):</strong> [Sanctions Programs and Country Information](<a href="https://sanctions">https://sanctions</a> programs and country information)</td>
<td>Country included <strong>YES/NO</strong> If yes, please provide further details and a link:</td>
</tr>
<tr>
<td><strong>If yes, is there any correlation between the sanctioned activity and the proposed university activity (for example the sanctioned country may be sanctioned for specific activities which are unrelated to the project or activity).</strong></td>
<td><strong>YES/NO or N/A</strong> Please provide supporting comments: If yes, a licence may be required or activity may be prohibited, please seek further advice.</td>
</tr>
</tbody>
</table>

**Section 6: Travel and Partners**
Further information can be obtained by checking the UK Foreign, Commonwealth and Development Office (FCDO) travel information on the relevant country or countries. [https://www.gov.uk/foreign-travel-advice](https://www.gov.uk/foreign-travel-advice) (It should be noted that several travel entities are sanctioned for example Aeroflot, Rossiya Airlines, Ural Airlines and Syrian Arab Airlines. **Booking with a sanctioned airline will breach financial sanctions**).

<p>| <strong>Is any partner (person/entity) involved on any sanctioned lists?</strong> UK: <a href="https://sanctionsssearchapp.ofsi.hmtreasury.gov.uk/">https://sanctionsssearchapp.ofsi.hmtreasury.gov.uk/</a> EU: <a href="https://sanctionsmap.eu/#/main">https://sanctionsmap.eu/#/main</a> US: <a href="https://sanctionsssearch.ofac.treas.gov/">https://sanctionsssearch.ofac.treas.gov/</a> | <strong>YES/NO (If Yes, please seek further advice)</strong> |
| <strong>Are any controlling persons of other entities involved in the project on the sanctioned lists under sanctions screening?</strong> | <strong>YES/NO or N/A (If Yes, please seek further advice)</strong> |
| <strong>Additional checks carried out:</strong> | |</p>
<table>
<thead>
<tr>
<th>Further resources:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Getting the deal through Sanctions 2022</td>
</tr>
<tr>
<td>Key information on several sanctions regimes jurisdictions: Australia, the EU, Israel, Japan, Mexico, Russia, South Korea, Switzerland, UK and the US.</td>
</tr>
</tbody>
</table>

Please retain a copy of this form with your records and send a copy to riskandcompliance@kent.ac.uk
This email may also be used to request further information and advice.
Annex D: Flowchart 1. Financial sanctions due diligence actions flow chart

Are you accepting or paying funds?

- Yes: Check whether the payer/payee is on the sanctions list: https://sanctionsse.archapp.ofsi.hm treasury.gov.uk/
  - Yes: If a match payment must not be made or accepted. Seek further advice from G&A and/or OFSI.
  - No: Are you exporting or transferring anything physically, verbally or electronically outside the UK as part of your research, teaching, collaboration or work?

- No: Have the items (or any part of the item) been imported from the US?
  - Yes: Are any items designed for military use or could be used to support nuclear, chemical, or biological weapons (WMD) use?
    - Yes: Seek further guidance from Assurance or Legal
    - No: Could the items have the potential to be used for military or WMD purposes? (E.g. chemical, electronics, nuclear, toxin, computing, information security, telecoms, sensors, lasers, navigation, avionics, marine, propulsion)
      - Yes: Are your activities related to any sanctioned country?
        - Yes: Read the guidance relevant to the sanctioned country. If activities are prohibited stop or seek guidance as a licence may be required from ECJU and/or OFSI to proceed lawfully.
        - No: No
      - No: Yes
  - No: Do you know or suspect that any staff/student or other person intends to use knowledge within the UK in relation to Weapons of Mass Destruction?
    - Yes: Seek further guidance as a licence may be required
    - No: No

2. Export control and trade sanctions due diligence actions flow chart. (Please read the Export Control Guidance for further information).

- No: Export controls do not apply. Revisit this step and the Export Control Guidance if circumstances change.
Annex E: Case studies (Exporting military or dual-use technology).

Organisation A would like to have outer cases for a military radio manufactured in another country by Organisation B. To find out if the latter is able to produce the cases, Organisation A must send some drawings of the parts to be made. As the cases are specifically for the military radio, the production drawings constitute technology for the production of a military item. Therefore, a licence is required.

Organisation C manufactures night vision sights for small arms. The products are sold worldwide, and a request has been made for 200 user manuals to be sent to a foreign army. Organisation C has made and sold so many of the sights that the user manual can be obtained from their publicly available web site. The foreign army is aware of this but want the manuals posted as hard copies. As a user manual for a military list item, the technology within the manual would constitute technology for the use of a controlled item, so normally an export licence would be required. However, as the user manual is available in the public domain it is released from control by Article 18 of the Export Control Order 2008. That the foreign army has asked for hard copy manuals makes no difference to the freedom to transfer without an export licence, as the public domain exception still applies.

Organisation D makes various controlled mass spectrometers and wants to send some marketing material to a trade fair in another country. The material highlights the typical products supplied and includes testimonials from satisfied customers. Although the company produces controlled items, the publicity material does not include specific information necessary for the development, production or use of the items. The marketing material is therefore not technology as defined and does not require an export licence.

An employee of Organisation E sends an email with attachments containing controlled technology to produce military aero-engine components to an overseas partner. The email is automatically routed via a third country. An export licence is only required for transfer to the country of final destination of the email where the intended recipient is located, even where a copy of it is cached (stored temporarily) on a server in the third country.

Organisation F stores cryptographic activation tokens on its servers in the UK that enables cryptographic functions in a variety of information security equipment. Company employees travelling overseas may access these tokens remotely via laptop or another mobile device. A licence would be required for every country from which such access will take place.

Organisation G decides for reasons of cost to locate its data servers in another country. Naval gun designs are uploaded from the UK to those servers. However, access to the designs are restricted so that only employees located in the UK are able to access or download the information. In this case no licence is required because all the intended recipients of the data will be in the UK.
Organisation H makes export controlled CAD software for development of active flight control systems available on its intranet as a service. Access to use the controlled software would not be subject to licensing. However, accessing or downloading the resultant data overseas may be subject to export licences if the data contains controlled technology.

A US employee of Organisation I is working temporarily in the UK and remotely downloads UK export-controlled technology, access to which is controlled by the US organisation. No UK export licence is required as in this case the transfer is from the US into the UK. The same US employee then returns to the US with the UK export-controlled technology that he has remotely downloaded and saved on his laptop hard drive. A UK export licence is required for the transfer of controlled technology from the UK to the US. In this example US export controls may also apply as the US employee has accessed US data from the UK.

A UK employee of Organisation J transfers controlled technology residing on a server in Iceland to the intended recipient in South Africa. The recipient's server is located in Thailand. An export licence will be required to transfer the controlled technology from the UK to South Africa. The same licensing requirement applies if the exporter or the recipient is unaware of the location of either server.

Organisation J is a cloud service provider. Organisation K stores controlled technology on Organisation J's servers located in the UK or elsewhere. Organisation K has protected the controlled technology stored in the cloud from unintended access, for example by using industry standard encryption, identity and access management or other safeguards. To provide, support and maintain the cloud services, some Organisation J technical, administrative and maintenance personnel are located outside the UK. Organisation K may require Organisation J personnel to manage technical issues in Organisation K's cloud environment. No export licence is required because Organisation J personnel are not the intended recipients of the controlled technology.

A person in Great Britain uploads dual-use controlled technology to an Icelandic server and responsibility for the controlled technology falls on someone in Northern Ireland. The transfer of technology will be from Great Britain to Northern Ireland. The person in Northern Ireland who is responsible for the controlled technology then grants access to someone in Singapore. Here the export is Northern Ireland to Singapore even though the technology was originally uploaded by a person in Great Britain.

Case studies adapted from Government guidance found here:

Further academic case studies can be found attached to the Export Control Guidance at Appendix C.