May 26, 2022

Export Compliance at UNC Chapel Hill

The University of North Carolina at Chapel Hill and its senior leadership are committed to compliance with all United States export control laws and regulations including the Export Administration Regulations (EAR) (15 § CFR 730-744) administered by the Department of Commerce, the International Traffic in Arms Regulations (ITAR) (22 CFR § 120-130) administered by the Department of State, and the Office of Foreign Assets Control Sanctions Programs administered by the Department of Treasury.

UNC’s Export Control Program is part of the Division of Institutional Integrity and Risk Management (IIRM). IIRM recognizes that the scope of export compliance is far reaching and will require close relationships across UNC to be effective. Therefore, IIRM is partnering with key programs at UNC to state its commitment to export control compliance and its willingness to implement this program with input and support from a diverse coalition. The signatures on this letter reflect the makeup of that coalition and provide a commitment to the UNC community to the values and ideals espoused in this letter.

UNC is committed to “serve as a center for research, scholarship, and creativity and to teach a diverse community of undergraduate, graduate, and professional students to become the next generation of leaders.” UNC’s Export Control Program works diligently to ensure that compliance obligations are satisfied with the minimum number of restrictions on sharing data and collaborating with external partners. Only in limited circumstances does UNC accept restrictions on scientific publications for national security reasons.

It is incumbent upon all of us to ensure that taxpayer funds are utilized responsibly and ethically. Export control laws and regulations were primarily developed to curb the proliferation of weapons across the world. It is not always obvious how new technologies and inventions may be used. However, export control officers are constantly reading the applicable regulations, working with government and industry partners, and reviewing new research awards to help identify and control new information or technology that might have the potential to be used nefariously.

I ask each of you to take these matters very seriously and to support me in this effort. Compliance with these policies, laws, and regulations are a group effort with responsibility resting on every member of the UNC community.

If you have any questions concerning the legitimacy of a transaction or potential violations, please contact the Export Control Officer at exportcontrol@unc.edu.

George E. Battle III, J.D.
Vice Chancellor for Institutional Integrity & Risk Management
Quinton Johnson
Quinton Johnson, J.D.
Chief Compliance / Export Control Officer

Penny Gordon-Larsen, Ph.D.
Interim Vice Chancellor for Research

J. Michael Barker, Ph.D.
Vice Chancellor for I.T. and Chief Information Officer