



Are any Foreign Nationals (not naturalized or US citizens) involved in any current or future Department of Energy (DOE) projects (subcontracts included)?

BACKGROUND

A recent regulatory change was made to DOE Order 142.3A (December 13, 2019). You may see this clause in DOE agreements awarded after December 2019 as well older DOE agreements that are being amended by DOE to include this revision. The revised 142.3A requires **prior approval of all Foreign Nationals working on DOE projects (including U.S. Permanent Residents)**. The clause must also be flowed down to subcontractors. Export Control was asked by Sangita Pawar, Vice President, Operations (RII) to centralize collection and submissions of the required documentation to DOE.

NEXT STEPS

Please check your DOE agreements awarded or amended after December 2019. If any foreign nationals are working on or expected to work on DOE projects, please email [Export Control](mailto:export@arizona.edu) so that we may assist you in navigating next steps. If these agreements contain the revised clause and foreign nationals are working on the project, they most likely will have to be removed from the project until approval is obtained from DOE. We will work with you to expeditiously request approval. Please keep in mind that DOE may be amending agreements awarded prior to December 2019 on a continual basis.

We appreciate your assistance and quick attention to this request. If this applies to your department, please let [Export Control](mailto:export@arizona.edu) know, and we will follow up with additional guidance including requesting the required information.

Do you have a current or future DOE project with foreign national personnel?

A Dec. 2019, DOE Order requires advanced approval for foreign nationals; DOE is amending prior agreements.

Contact the Export Control team for assistance – export@arizona.edu