

Technology Transfer, Deemed Exports, and University Based Fundamental Research

We help clients achieve compliance and research goals involving complex rules on transfer of (or access to) controlled technology and/or software source code, including export-controlled, nuclear and health care-related technology. Advise on voluntary disclosures. IP protection and licensing. Acquisition. Offshoring. Technology transfer agreements.

We help universities understand when the Fundamental Research Exemption (FRE) applies. We help institutions navigate the Deemed Export and Reexport Rules and related employment issues. We also assist research institutions in handling review processes that allow them to more easily work with certain export-controlled information, and address joint ventures and other collaborations.

Representative experience

Resolved voluntary disclosures of U.S. medical device manufacturers for the transfer of controlled technology to foreign destinations and persons.

Assist U.S. companies obtain U.S. and EU authorizations to transfer controlled technology to China, Middle East, Russia, and other countries.

Assist multiple nuclear companies with obtaining authorization to transfer nuclear technology and provide services in China, India, and the UAE.

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Practices

International Trade and
Investment

Assisting a large state university to obtain a “deemed” export license for release of export-controlled technical data to an Iranian student engaged in semiconductor research.

Latest thinking and events

[Hogan Lovells Publications](#)

[Trade Demystified Video Series](#)