Are you sharing, shipping, transmitting, or transferring USC-developed, non-encryption software?

YOU MAY NEED AN EXPORT LICENSE TO SHARE WITH FOREIGN NATIONALS AND/OR TO EXPORT TO A FOREIGN COUNTRY – CALL THE OFFICE OF COMPLIANCE!

Are you sharing, shipping, transmitting, or transferring items or technology that will support development or use of a nuclear explosive device, chemical/biological weapons, or missiles?

Was the item or information to be shared, shipped, transmitted, or transferred developed under a sponsored agreement that: (1) Imposes publication restrictions beyond a brief review (90 days) for patent protection and/or inadvertent release of proprietary information; or (2) Imposes personnel restrictions on the basis of nationality?

Was the item or information to be shared, shipped, transmitted, or transferred developed under an NDA or confidentiality agreement?

Are you exporting any item, such as equipment, hardware, or software?

Are you exporting any information or technology, such as software source code or technical data (e.g. blueprints, plans, designs, specifications) that would enable the development, production, or use of equipment or software?

Are you sharing, shipping, transmitting, or transferring any item, information, or technology to an entity or person in a country subject to economic sanction by the U.S. State Department? http://www.ustreas.gov/offices/enforcement/ofac/

Is the item or information central to the research program and/or do the data disclosure restrictions affect ability to publish research results?

Is the information or technology to be exported either published, patented, or generally accessible and available to the public?

NO EXPORT LICENSE NECESSARY