

## Export Controls

Because of its large foreign national student population and its commitment to openly conducted research, Stanford will generally not agree to receive information in the form of technology, software source code or technical data identified on any US export control list, including the Commerce Control List at 15 CFR 774 and the US Munitions List at 22 CFR 120-130 (“Export Control-listed Information”). Stanford only performs fundamental research as the defined by the Export Administration Regulations (EAR) and the International Traffic in Arms Regulations (ITAR). Stanford does not generate Export Control-listed Information (ECI).

In the event that SPONSOR requires that it provide Stanford with ECI having a classification other than EAR99, SPONSOR shall so inform Stanford's Export Control Officer (ECO – Appendix X) prior to the initial disclosure of SPONSOR's ECI, and will not forward or provide any ECI to Stanford without the express written consent by its ECO. Stanford retains the right to decline receipt of any ECI that SPONSOR wishes to provide should receipt of ECI infringe upon Stanford's research policies, including its policies on non-discrimination in research.

All ECI that Stanford has agreed to receive shall be clearly marked in writing, or if disclosed orally, shall be identified as ECI prior to its disclosure and thereafter summarized in a written document that is provided to the recipient of the disclosure within fifteen (15) days of the disclosure.

Stanford abides by all U.S. export control laws, including the EAR, ITAR and OFAC economic sanctions regulations, when applicable.

## Appendix X

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