Compliance with International Trade Regulations Policy

SPONSORING ORGANIZATION: Ethics & Compliance

INTRODUCTION
Booz Allen is a global firm that serves clients around the world. We work with people, products, and technology that crosses international borders and with multinational teams. We therefore must ensure compliance with applicable international trade regulations. These regulations are in place to protect national security and global stability by ensuring that sensitive technologies are appropriately secured. These laws are also in place to ensure that companies don’t support countries, organizations, or individuals which are engaged in terrorism, international drug trafficking, human rights violations, or other significant misconduct with global implications.

The penalties for violating international trade regulations are severe – not only would Booz Allen suffer significant reputational damage, but possible debarment from government contracting, very large corporate fines and we would damage our relationships with an important client – the U.S. Department of Defense, which is a key trade regulations stakeholder. As a global firm, we must consider the international trade regulations in all the countries where we do business.

PURPOSE
The purpose of this policy is to set forth the requirements to comply with international trade regulations and explain how these regulations impact where we do business, who we do business with, and what we do when we engage in cross-border business activities that involves sensitive technologies.

SCOPE
This policy applies to all employees, officers, directors, subsidiaries, and affiliates of the firm (referred to as “Booz Allen people”).

POLICY
International trade regulations impact where we do business, who we do business with, and what we do when we engage in cross-border business activities.

WHERE can we do business?
Booz Allen is generally permitted to do business around the world. U.S. international trade regulations only prohibit doing business in a handful of countries – Cuba, Iran, North Korea, Sudan, Syria, and the Crimea region of Ukraine. We generally will not engage in any business involving these sanctioned countries, other than for very limited purposes such as providing humanitarian aid or supporting U.S. Government programs or interests. In those limited circumstances, Ethics & Compliance will seek to obtain the required U.S. Government authorization to pursue that work.

When Booz Allen conducts business outside the United States, we must also consider local laws, including local sanctions laws and blocking legislation that may apply to U.S. sanctions programs. Any instances of potential conflict between U.S. and local laws regarding these measures should be raised with Ethics & Compliance who will seek to ensure compliance with all applicable laws.

WHO can we do business with?
Booz Allen does business with companies, organizations and governments in many countries. International trade regulations restrict doing business with certain individuals and organizations that support countries subject to economic sanctions; engage in terrorist activities, drug trafficking, or the proliferation of weapons of mass destruction; or have violated international trade regulations. Governments identify these organizations and individuals by placing them on publicly available watch lists. Booz Allen screens employee candidates, clients,
vendors, visitors, and other business partners against these watch lists to ensure we do not hire or do business with them.

Certain countries, including the U.S., have enacted anti-boycott laws that penalize cooperation with any boycott that is not government sanctioned. For U.S. companies, these laws most frequently impact business in the Middle East and requests for compliance with the Arab League boycott against Israel. Booz Allen must not agree to any request by a client or third-party for information about our business activities related to Israel, or any attempt to require Booz Allen to refuse to do business with anyone because of any boycott against Israel. We are also required by law to report these requests to the U.S. Government.

WHAT cross-border business can we do?

Engagements that involve cross-border transfers of sensitive items or technologies, such as encryption exceeding commercially available levels or technologies with critical military or intelligence applications, may require government authorization, which may take the form of a government-issued license or self-certification of a license exemption.

International transfers that require government authorization include physical shipments of items, electronic transfers such as by internet or email, and visual or verbal transfers of technical information. Some governments, including the United States, regulate transfers that occur within the country between people from different countries. The United States also requires authorization for the provision of defense services, which includes both military training and technical assistance or technical data relating to defense articles provided to non-U.S. persons (i.e., persons that are not U.S. citizens or permanent residents). Government authorization, when required, applies to all cross-border transfers, including transfers between Booz Allen offices and employees.

HOW do we comply with International Trade Regulations? (Employee Responsibilities)

1. **Record engagements with cross-border activities in OTIS CRM and CATS.** When documenting your business opportunities in OTIS CRM and CATS, you must indicate whether the engagement potentially includes work performed outside the United States. Prompt and accurate responses to the relevant questions allow the International Trade Compliance (ITC) team in Ethics & Compliance to identify any international trade restrictions or authorization requirements that might apply to the engagement and address those requirements as early as possible in the opportunity management process.

2. **Reach out to the ITC team for guidance on any cross-border activity that is not identified in OTIS CRM or CATS.** If you are engaged in a cross-border activity that will either (a) not be entered in OTIS CRM or CATS or (b) result from a change in scope to your project, you must contact the ITC team. Examples of cross-border activities that require review may include:
   - International travel with your Booz Allen laptop or other equipment
   - Shipping equipment or other items from one country to another
   - Sending or giving access to information to a colleague in another country
   - Sharing information with non-U.S. parties, even at the direction of the U.S. government (*note that all international activity related to client contracts should be indicated in CATS*)
   - Purchasing items or services from a company in another country
   - Participating in international conferences or symposiums
   - Marketing and sales to non-U.S. parties if not entered in OTIS CRM
   - Developing a product for sale in global markets
   - Hiring a non-U.S. person

The ITC team will work with you to determine whether your cross-border activity requires government authorization and obtain any necessary authorization. If an authorization is obtained, the ITC team will continue to work with you to ensure that the firm complies with all requirements under the government authorization.
3. **Protect export-controlled items.** You must protect export-controlled items or information from unauthorized access. Booz Allen information and the information entrusted to us by our clients and others may be subject to export controls. If you are entrusted with export-controlled information or items, you must ensure that those items are only accessed to authorized foreign persons. Any questions regarding whether an item is export-controlled can be directed to the ITC team.

4. **Contact Ethics & Compliance regarding any boycott-related request.** You must contact Ethics & Compliance if you become aware of a request by a client or third party for information about our business activities related to Israel, or any attempt to require Booz Allen to refuse to do business with anyone because of any boycott against Israel. While anti-boycott issues are generally identified and reviewed in connection with the opportunity management process, any employee that recognizes a potential anti-boycott request must report the request.

**REPORTING CONCERNS**

We expect Booz Allen People to comply with our policies and promptly raise questions or concerns about our business and/or business practices. Violations of any Booz Allen Policy, including this one, will be addressed in accordance with our Discipline for Misconduct Policy.

We rely on Booz Allen people to report suspected violations of our policies and our Code of Ethics and Business Conduct. As outlined in our Mandatory Reporting and Non-Retaliation Policy, if you observe or have reasonable suspicion that a Booz Allen policy or the Code has been violated, you have a responsibility as part of your employment to promptly report your concerns by contacting any of the following firm resources:

- Your Job Leader or Career Manager
- One of the firm’s Ethics Advisors
- Human Resources via the Help Desk
- Employee Relations
- The Legal Department
- The firm’s Ethics & Compliance Team
- The firm’s Chief Ethics and Compliance Officer
- The firm’s Ethics HelpLine (at +1-800-501-8755 (US) or +1-888-475-0009 (international))
- The firm’s site for anonymously reporting concerns (http://speakup.bah.com)

We take all allegations of misconduct seriously, investigate them promptly and strictly prohibit retaliation against any person who raises a good faith ethical or legal concern.