

DOE 10 CFR Part 810



COOPERATION



SECURITY

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A SMARTER, MORE RESPONSIVE RULE

Essential

– *Meets Current U.S. Export Control Reform*

Effective

– *Flexible Regulatory Posture*

Efficient

– *Transparent Processing*



MAJOR GOALS OF THE RULE

- Clarifying the Technical Scope
- Right Sizing the Regulatory Burden
- To Keep Pace with Commercial and Academic Developments
- To be consistent with President's Export Control Reform Initiative
- To Strengthen USG Nonproliferation positions



IT'S GOOD GOVERNMENT

We Took it from Strategy to Implementation

- A Change Management Plan to Make Us More Responsive
- Step-by-Step Guidance
- The Six Sigma Approach to Business with our Process Improvement Plant
- Using Technology:
e810



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You are accessing a U.S. Government (USG) Information System (IS) that is provided for USG-authorized use only.

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- Item 2
- Item 3

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NNSA E810

Taskbar: 12:07 PM 11/4/2014



ARE YOU AFFECTED BY THE CHANGE?

Any person (as defined in section 810.3 of the rule) that is planning to *transfer technology or assistance* related to:

- commercial nuclear technology; OR
- a U.S. company that has nuclear technology AND provides access to that technology to foreign nationals is subject to the regulation.



PART 810 AND WORK FOR OTHERS

As under the previous regulation, transfers of Part 810 controlled technology by DOE National Laboratories with funding and at the direction of the Department are exempt.

- DOE is not a Person under Part 810 therefore the Labs are not considered a Person in this scenario

Transfers of Part 810 controlled technology by National Laboratories under work for others or lab directed research and development funding or any other non DOE directed funding to foreign governments or entities are subject to the requirements of the Part 810 regulations.

- National Laboratories are considered a Person under Part 810 in these scenarios
- SA Application or GA Reporting requirements may apply



Modernizing Regulation

- Positive Country List
 - Consistent with NRC Regulations
 - Mainly in line with US policy on 123 agreements
- Beneficial
 - Streamlines Approvals
 - Unique to U.S.



Important Dates to Remember:

Savings Clause

Rule Published: 2/23/2015

Effective Date: 3/25/2015

Compliance Date: 8/24/2015

Companies have 180 days after the effective date to come into compliance with the regulation.



CONTACT US

Final Rule:

<http://www.gpo.gov/fdsys/pkg/FR-2015-02-23/pdf/2015-03479.pdf>

Website:

<http://nnsa.energy.gov/aboutus/ourprograms/nonproliferation/programoffices/officenonproliferationinternationalsecurity-3-0>

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QUESTIONS?