

## U.S. Sanctions Update as of July 2024

Country	Guidance	Practice Pointers
In General	U.S. Persons prohibited from transactions with anyone on the <b>OFAC SDN List</b> without a license, <i>regardless of country</i> . <sup>1</sup> Includes entities <u>owned</u> in excess of 50-percent by one or more SDNs (33-percent for select Russian nationals). Exports to those on the <b>BIS Entity List</b> prohibited without export license. <sup>2</sup> Compliance guidance " <i>A Framework for OFAC Compliance Commitments</i> ." <sup>3</sup>	<b>Identify ownership</b> of parties and screen on a regular basis. <b>Understand export categorizations</b> and screen all international customers.
Russia	<ul> <li>Significant restrictions across critical Russian industries. Subject to price cap on Russia-origin crude. Sanctions <u>continue to increase</u>.</li> <li>Significantly increased threat of <u>secondary sanctions</u> on large number of Russian entities.</li> <li>Expanded license requirements on export controls on all items on the CCL.</li> </ul>	Stay current on regulations and carefully screen all parties for ultimate beneficial ownership.Work with counsel to ensure transactions properly structured.
Crimea, LNR/DNR regions	<b>Near complete embargos</b> of Ukrainian regions subject to Russian occupation, prohibiting nearly all transactions without a license.	Consider these areas <b>blacklisted</b> .
China	Escalating <b>tensions</b> leading to continued increase in restrictions. <u>Expect this</u> <u>trend to continue</u> in the foreseeable future. Various restrictions between <b>export</b> <b>controls</b> and <b>sanctions prohibitions</b> . Increasing number of <b>SDNs</b> under various programs, including further designations in <b>Hong Kong</b> . Significant <b>BIS export controls</b> on <b>advanced computing capabilities</b> .	Vet all parties <i>thoroughly</i> for ultimate beneficial ownership. Work with counsel to identify export classifications and obtain proper licenses.
Cuba, Syria, & South Sudan	<b>Severely restrictive embargos</b> prohibiting most transactions without a license. <b>Prohibition on direct/indirect financial transactions</b> , for which the ultimate beneficiaries are Restricted Entities and Subentities Associated with Cuba.	Consider these areas <b>effectively</b> <b>blacklisted</b> . <b>Cuba</b> has some <u><i>limited</i></u> exceptions.
Iran & North Korea	<b>Near complete embargos</b> , prohibiting nearly all transactions without a license. <b>Secondary sanctions</b> restrict foreign entities from engaging.	Consider these areas <b>blacklisted.</b>
Venezuela	Transactions with Venezuelan government and related entities blocked or extremely limited. General Licenses may authorize <i>limited</i> transactions. With recent election issues, <u>expect restrictions to continue or even increase</u> .	Vet all parties thoroughly for ultimate beneficial ownership. Work with counsel to ensure transactions properly structured.
Other Notes	Other <b>country specific sanctions programs</b> : Afghanistan, Balkans, Belarus, Burma, Central African Republic, Darfur, Democratic Republic of the Congo, Ethiopia, Hong Kong, Iraq, Lebanon, Libya, Mali, Nicaragua, Somalia, Sudan, Western Balkans Region, & Yemen. <b>Policy for denial on export of defense items</b> : Belarus, Burma, China, Cuba, Iran, North Korea, Syria, & Venezuela. <b>Policy for denial on export of defense items &amp; services</b> <i>with some exceptions</i> : Afghanistan, Central African Republic, Cyprus, Democratic Republic of Congo, Eritrea, Haiti, Iraq, Lebanon, Libya, Somalia, Sudan/South Sudan, Zimbabwe.	
Recent Updates	<ul> <li>Significantly increased threat of secondary sanctions with regards to several Russian entities. Sanctions and export control restrictions continue to increase, expect this trend to continue indefinitely.</li> <li>Statute of limitations for civil violations of OFAC sanctions extended to 10 years from last violation.</li> <li>Continued upgrades to OFAC technical infrastructure, including new sanctions list search service and licensing portal.</li> <li>Relaxing of existing export controls involving certain cameras, systems, and related components to better align those controls with recent technological and commercial developments.</li> <li>Expect further designations in the Middle East as tensions continue to escalate.</li> </ul>	

<sup>&</sup>lt;sup>1</sup> The SDN List is available at: <u>https://sdnsearch.ofac.treas.gov/.</u> <sup>2</sup> BIS Entity List available at: <u>https://www.bis.doc.gov/index.php/documents/regulations-docs/2326-supplement-no-4-to-part-744-entity-list-4/file</u> <sup>3</sup> "A Framework for OFAC Compliance Commitments" available at: <u>https://home.treasury.gov/system/files/126/framework\_ofac\_cc.pdf</u>