

Identification of U.S. Persons as Potential Sub-licensees

This notice serves as a revision to Section 3.2.c.(3) of the Guidelines for Preparing Agreements dated June 25, 2008.

DTCL has removed restrictions pertaining to the identification of U.S. Persons as potential Sub-licensees to a foreign party. Sub-licensing to a U.S. Person by a foreign licensee may be identified in an agreement application to DTCL; however, the transfer of any defense articles, to include technical data to the identified U.S. sub-licensee must be conducted as part of a separate export authorization (TAA, MLA, or DSP license). Potential U.S. sub-licensees must be identified in the agreement application in accordance with **Section 3.2.b. – Requirements for all Sub-Licensing Requests** of the **Guidelines for Preparing Agreements**.

Specific modification to Section 3.2.c.(3) of the **Guidelines for Preparing Agreements** will be included to reflect this change as part of the next revision.