

January 8, 2018

CORPORATE TRADE COMPLIANCE POLICY STATEMENT

Veritas is a global company. Veritas solutions (e.g., products, software, hardware, services, technology) are shared, distributed, and delivered across international borders during research and development, manufacturing, sales, and support activity.


As a global company, Veritas is committed to fully complying with the United States and all other applicable government export and import laws and regulations governing the export, re-export, or import of Veritas solutions, regardless of where we do business.

Under no circumstances will any export, re-export or import transaction be approved if it violates these laws and regulations.

Veritas Global Trade Compliance (GTC) develops and maintains policies to facilitate company-wide compliance with export and import laws and regulations around the world. All employees, contractors, partners, customers, and other parties doing business with Veritas must adhere to such compliance requirements when using or dealing with Veritas solutions. Such parties are required to report to GTC any transactions that are or are suspected to be in violation of export and import laws, or the associated Veritas policies.

Failure to comply is serious and may result in severe criminal, civil, and administrative penalties, including the loss of export privileges. These penalties may be directed at the company or the individual person(s) involved.

Export and import policy information is available at <https://www.veritas.com/about/legal/export-compliance>. Questions may be directed to GTC at trade.compliance.AMS@veritas.com.



Greg Hughes
Chief Executive Officer