



Channel Partner

**AGGIORNAMENTO E INTEGRAZIONE RELATIVI ALLE  
CONDIZIONI DI VENDITA ADOTTATE DA BAKER HUGHES  
IN CONFORMITA' ALL' INTERNATIONAL TRACE CONTROL  
ALLE QUALI EPSRL ADERISCE IN TOTO**

**The Sanctions and Diversion Risk Countries List contains those countries under comprehensive and targeted sanctions, as well as those countries that have been identified by International Trade Compliance as having a high-risk of product diversion to sanctioned countries and of potential involvement with prohibited end-users (including sanctioned end-users) and/or prohibited end-uses.**

**In all of its operations, it is the policy of Baker Hughes to comply with all economic sanctions and export control laws and regulations.**

	<b>Comprehensively Sanctioned Countries or Regions</b>			<b>Restricted Persons, Entities and Locations</b>
<b>Guidance to Business</b>	<ul style="list-style-type: none"> <li>No business activity allowed with these countries or regions.</li> </ul>		<b>Guidance to Business</b>	<ul style="list-style-type: none"> <li>No business activity allowed with these persons, entities, locations and restricted projects.</li> <li>Contact ITC for more information or guidance.</li> </ul>
<b>Territories or Entities</b>	<ul style="list-style-type: none"> <li>Cuba</li> <li>Iran</li> <li>North Korea</li> <li>Syria</li> <li>Donetsk, Luhansk &amp; Crimea Regions</li> </ul> <p>Cuba, Iran, North Korea and Syria have also been designated by the US Government as State Sponsors of Terrorism.</p>		<b>Territories or Entities</b>	<ul style="list-style-type: none"> <li>Specially Designated Nationals (“SDNs”)</li> <li>Terrorists, weapons of mass destruction (WMD) proliferators, human rights violators, malicious cyber-related activities, transnational criminal organizations, narcotics traffickers, Magnitsky, rough diamonds, etc.</li> <li>Foreign Sanctions Evaders, Sectoral Sanctions Entities</li> <li>Certain Russian entities in deepwater (&gt;500ft), Arctic offshore or shale projects in or outside of the Russian Federation</li> <li>Yuzhno-Kirinskoye field in Russia</li> </ul>

	<b>Significant Sanctions</b>			<b>Targeted Sanctions (US)</b>
<b>Guidance to Business</b>	<ul style="list-style-type: none"> <li>• Extensive sanctions. A High Risk Country Workflow is required for all transactions.</li> <li>• End-user/end-use statement or certification required from customer.</li> <li>• Business should be alert for trade compliance red flags.</li> </ul>		<b>Guidance to Business</b>	<ul style="list-style-type: none"> <li>• Targeted U.S. sanctions</li> <li>• May be subject to U.S. arms embargo or have restrictions on the sale of military-controlled items.</li> <li>• End-user/end-use statement or certification required from customer.</li> <li>• Business should be alert for trade compliance red flags.</li> </ul>
<b>Territories or Entities</b>	<ul style="list-style-type: none"> <li>• Belarus</li> <li>• China (only required for transactions involving the specific entities or related entities on the MEU Entity List or BIS Entity list)</li> <li>• Libya</li> <li>• Myanmar</li> <li>• Russia</li> <li>• South Sudan</li> <li>• Sudan</li> <li>• Ukraine</li> <li>• Venezuela</li> </ul>		<b>Territories or Entities</b>	<ul style="list-style-type: none"> <li>• Afghanistan</li> <li>• Balkans</li> <li>• Burundi</li> <li>• Central African Republic</li> <li>• China</li> <li>• Cyprus</li> <li>• DR Congo</li> <li>• Eritrea</li> <li>• Haiti</li> <li>• Iraq</li> <li>• Kyrgyzstan</li> <li>• Lebanon</li> <li>• Somalia</li> <li>• Yemen</li> <li>• Zimbabwe</li> </ul>
	<b>Targeted Sanctions (EU)</b>			<b>Diversion Risk Countries</b>
<b>Guidance to Business</b>	<ul style="list-style-type: none"> <li>• Targeted European Union sanctions</li> <li>• End-user/end-use statement or certification required from customer.</li> <li>• Business should be alert for trade compliance red flags.</li> </ul>		<b>Guidance to Business</b>	<ul style="list-style-type: none"> <li>• Countries with high risk of diversion to sanctioned countries and potential involvement with prohibited end-users and/or end-uses.</li> <li>• End-user/end-use statement or certification required from customer.</li> </ul>

			<ul style="list-style-type: none"> <li>• Business should be alert for trade compliance red flags.</li> </ul>
<p><b>Territories or Entities</b></p>	<ul style="list-style-type: none"> <li>• Afghanistan</li> <li>• Armenia</li> <li>• Azerbaijan</li> <li>• Burundi</li> <li>• Central African Republic</li> <li>• China</li> <li>• DR Congo</li> <li>• Egypt</li> <li>• Guinea and Guinea-Bissau</li> <li>• Iraq</li> <li>• Lebanon</li> <li>• Maldives</li> <li>• Mali</li> <li>• Somalia</li> <li>• Tunisia</li> <li>• Yemen</li> <li>• Zimbabwe</li> </ul>	<p><b>Territories or Entities</b></p>	<ul style="list-style-type: none"> <li>• Armenia</li> <li>• Azerbaijan</li> <li>• Belarus</li> <li>• China</li> <li>• Cyprus</li> <li>• Georgia</li> <li>• Hong Kong</li> <li>• Iraq</li> <li>• Kazakhstan</li> <li>• Kyrgyzstan</li> <li>• Lebanon</li> <li>• Malaysia</li> <li>• Moldova</li> <li>• Pakistan</li> <li>• Singapore</li> <li>• South Korea</li> <li>• Sudan</li> <li>• Tajikistan</li> <li>• Turkey</li> <li>• Turkmenistan</li> <li>• United Arab Emirates</li> <li>• Uzbekistan</li> <li>• Venezuela</li> <li>• Vietnam</li> </ul>