

Beneficiary's Name \_\_\_\_\_ Country of Citizenship \_\_\_\_\_

Visa Type Requested \_\_\_\_\_ Department \_\_\_\_\_

**PROJECT INFORMATION and AUTHORIZATION**

Effective Dec. 22, 2010, immigration regulations require the U.S. employer to attest that export compliance regulations have been properly met as they pertain to an international employee working in H1B or O-1A status. Florida Tech must provide this information in the H1B or O-1A filing.

In order to comply with these immigration regulations, the principal investigator must complete the export compliance license certification below. To complete the certification, the faculty sponsor, principal investigator and/or department chair must determine whether the beneficiary will have access to university-conducted research that includes hardware, software, technology, data, chemicals or biologic agents which are controlled as:

- Military-related technology (defense article)\* under the International Traffic in Arms Regulations (ITAR-Dept. of State). ITAR can be found at [http://www.pmdtdc.state.gov/regulations\\_laws/itar\\_official.html](http://www.pmdtdc.state.gov/regulations_laws/itar_official.html)
- Dual use items\*\* under the Export Administration Regulations (EAR-Dept. of Commerce), which refers to all non-military-related items and technology. EAR can be found at [http://www.access.gpo.gov/bis/ear/ear\\_data.html](http://www.access.gpo.gov/bis/ear/ear_data.html)

If you require assistance in making the above determination, please consult with Florida Tech's Office of Sponsored Programs at (321) 674-7239.

*Key Definitions:*

\* *Defense Article (22CFR120.6)*—Any item or technical data designated in 22CFR121.1 (U.S. Munitions List).

\*\* *Dual Use Items (15CFR772.1)*—Items that have both commercial and military or proliferation applications.

*While this term is used informally to describe items that are subject to the EAR, purely commercial items are also subject to the EAR (see 15CFR734.2(a)).*

**CERTIFICATION STATEMENT**

Complete as appropriate; sign and submit to ISSS with the H1B Packet or O-1 Packet.

\_\_\_\_\_ No. Based on completion of the Visa Deemed Export Questionnaire and consultation with Florida Tech, I believe a deemed export license is not required from either the U.S. Department of Commerce or the U.S. Department of State to release such technology or technical data to the international employee; or

\_\_\_\_\_ Yes. Based on completion of the Visa Deemed Export Questionnaire and consultation with Florida Tech, I believe a deemed export license may be required. By signing below, I certify that an export license may be required to release project technology or technical data to the beneficiary and I will prevent access to the controlled technology or technical data by the beneficiary until and unless I have received the required license or other authorization to release it to the beneficiary.

\_\_\_\_\_  
*Printed Name of Faculty Sponsor/Department Chair*

\_\_\_\_\_  
*Signature of Faculty Sponsor/Department Chair*

\_\_\_\_\_  
*Date*

\_\_\_\_\_  
*Date*

*Signature: John Politano, Assistant Vice President for Research  
Director, Office of Sponsored Programs*