EXPORT CONTROLS CERTIFICATION (FOR H-1B OR O-1 ONLY)

Effective February 20, 2011 immigration regulations require US employers to attest that export compliance regulations have been properly met as they pertain to an international employee working in H-1B or O-1A status. All US employers must provide this information in the actual H-1B or O-1A filing.

In order to comply with these immigration regulations, the Department must complete the Export Certification Request. Chad Copeland, TTUHSC Research Compliance Officer/Export Controls Officer will review the questionnaire and instruct the Department on whether to answer NO or YES to the Department Export Control Attestation question below.

Any questions regarding export control at TTUHSC should be addressed to <u>Chad Copeland</u>, at 806-743-4752. As TTUHSC's Export Controls Officer, he is best able to determine whether the foreign employee will have access to export controlled technology or technical data.

IES WILL NOT MAIL THE H-1B OR O-1 PETITION TO USCIS WITHOUT WRITTEN CONFIRMATION, FROM THE EXPORT COMPLIANCE OFFICER, THAT THE EXPORT CERTFICATION REQUEST FORM IS COMPLETED

DEPARTMENT EXPORT CONTROLS ATTESTATION

My department has completed and submitted the <u>Export Certification Request</u> and TTUHSC's Export Controls Office has instructed us to provide the following response:

- No, a deemed export license is not required from either the US Department of Commerce or the US Department of State to release such technology or technical data to the international employee; or
- Yes, 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 international employee (beneficiary) and I will prevent access to the controlled technology or technical data by the international employee until and unless I have received the required license or other authorization to release it to this beneficiary.

I certify that I have reviewed the export control regulations applicable to this I-129 petition (H-1B or O-1 petition) and that, to the best of my knowledge, the information I have provided in connection with this petition is true and correct. I understand that information provided in connection with this petition is subject to the penalties for perjury and/or knowing submission of false statements to the Federal Government including fines up to \$10,000 and imprisonment up to five years, or both.

Signature:	Date:	
Printed Name:	Title:	_