A **license exception** to U.S. export control regulations will apply to the USF owned laptop, PDA, Digital Storage Device and/or GPS equipment and its operating software if the software or technology comes within the **TEMPORARY EXPORT EXCEPTION** because:

- A. ____ The software contained on the device is only commercially-available mass market software, <u>AND</u>
- B. The device, equipment, software and/or technology is not on the United States Munitions List ("USML") under the International Traffic in Arms Regulations ("ITAR") Part 121 (see U.S. Department of State DDTC <u>https://www.pmddtc.state.gov/regulations_laws/itar.html</u> for a list of items on the USML—please carefully review Category XII for exporting GPS equipment), <u>AND</u>
- C. The device, equipment, software and/or technology will not be put to a military use OR used in outer space, <u>AND</u>
- D. There is no reason to believe that my research could be used in the development of weapons of mass destruction, <u>AND</u>
- E. Transfer of my USF owned laptop, PDA, Digital Storage Device, or GPS and its operating software to a foreign country falls under the **TEMPORARY EXPORT EXCEPTION-TOOLS OF THE TRADE** because:
 - 1. The item(s) will be returned to the U.S. within one year of the export date, AND
 - 2. The item(s) is a "tool of the trade" because it is a usual and reasonable type of tool of trade for use in lawful research or USF business activities, <u>AND</u>
 - 3. I will retain effective control over the equipment while abroad by retaining physical possession of the item or securing the item in a secure environment such as a hotel safe, <u>AND</u>
 - 4. I am not exporting the item to Cuba, Iran, North Korea, Syria, or South Sudan AND
 - 5. I am not and will not be using this item in relation to any type of nuclear research.

All items must be checked in order for the Temporary Export Exception (TMP) TOOLS OF THE TRADE to apply.

Name	Signature	Date