

TO: \_\_\_\_\_  
(U.S. Exporter)

**SUBJECT:** Restricted Technology or Software Received from \_\_\_\_\_  
(U.S. Exporter)

**REFERENCE:** U.S. Export Administration Regulations [§740.6(a)(1) & (2)]

I, \_\_\_\_\_, hereby certify that, without a Bureau of Industry and Security License  
(Importer)  
or License Exception, I will neither reexport or release the technology, software or the  
source code for the CLARAty software to a national of the countries listed below; nor  
export the direct product of the requirements to these countries, if such foreign produced  
direct product is subject to national security controls as identified on the Commerce  
Control List.

**Group**

**Countries**

D:1	Albania, Armenia, Azerbaijan, Belarus, Bulgaria, Cambodia, China (PRC), Estonia, Georgia, Kazakhstan, Kyrgyzstan, Laos, Latvia, Lithuania, Macau, Moldova, Mongolia, Romania, Russia, Tajikstan, Turkmenistan, Ukraine, Uzbekistan, Vietnam
E:2	Cuba, Libya
Other	Iran, Iraq, North Korea, Syria, Sudan

Respectfully,

\_\_\_\_\_  
(Signature of representative of the Foreign Importer)

\_\_\_\_\_  
Date

NOTE: This letter should be maintained on file by the U.S. exporter.