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**U.S. DEPARTMENT OF STATE**  
**DIRECTORATE OF DEFENSE TRADE CONTROLS**  
**REQUEST TO CHANGE END USER, END USE AND/OR DESTINATION OF HARDWARE**

\*Transaction Number:

**Please note that an Asterisk (\*) next to a field or block in a document designates a mandatory field or block.**

**No classified information can be included in this request. Classified information must be sent separately to DDTC in accordance with the Defense Security Service guidelines.**

Classified information is being sent under separate cover

**To open a document, click on a document to highlight it and select the "Open Document" button. The document that you selected will open.**

Required Documents

DS-6004  
Certification from Foreign Owner of Original Type of Acquisition

Open Document

Included Documents

Open Document

Optional Documents

DSP-83  
Purchase Order  
Letter of Intent  
Letter of Authorization from Foreign Owner  
Technical Drawings, Schematics or Blueprints  
Product Brochures  
Other Amplifying Documents  
Firearms and Ammunitions Import Permit  
Firearms and Ammunitions Letter of Explanation  
Certification Letter of Transaction from Non DDTC Registered Person  
126.13 Eligibility Letter  
Transaction Exception Request  
Part 130 Report(Section 130.10)

Open Document

DATE RECEIVED: 05/12/2005

CASE NO. [ ]

**UNITED STATES OF AMERICA DEPARTMENT OF STATE  
REQUEST TO CHANGE END USER, END USE AND/OR DESTINATION OF HARDWARE**

\*1. Date Prepared 05/12/2005 \*2. Type of Transfer (select one)  Permanent  Temporary

3. DDTC Applicant/Registrant Code [ ] \*4. Change in hardware's (select all that apply)

**5. Applicant Name, Address, ZIP Code and Tel. No.**

- \*Applicant is:  I'm the original exporter of defense article(s)  
 A U.S. person submitting on behalf of foreign owner  
 A Foreign Embassy submitting on behalf of foreign owner  
 Current foreign owner

Subsidiary

\*Name [ ]  
 \*Attention [ ]  
 \*Address [ ]  
 \*City [ ]  
 State [ ] State ZIP Code [ ]  
 \*Country [ ] Country  
 \*Telephone # [ ] Ext [ ]

**6. Name and address of current foreign owner**

Same as Block 5  
 \*Name [ ]  
 \*Attention [ ]  
 \*Address [ ]  
 \*City [ ]  
 \*Country [ ] Country  
 \*Telephone # [ ] Ext [ ]

**7. Name and telephone number of applicant contact(s)**

Name [ ]  
 Telephone # [ ] Ext [ ]  
 Add More Contacts

**8. Country(s) of export**

Country [ ] <== [ ] View Full List

**9. Names, agency and telephone numbers of U.S. Government personnel (not DDTC) familiar with the request**

Name [ ]  
 Agency [ ] Agency  
 Please Specify [ ]  
 Telephone # [ ] Ext [ ]  
 Add More Government Contacts

**10. USML Category Number**

\*USML Category [ ] \*Subcategory [ ] Commodity Code [ ]  
 USML Category [ ] Subcategory [ ] Commodity Code [ ]

Line Item #	*11. Quantity	*12. Commodity	*13. \$ Value	
	Unit Type		Unit Price	* Line Item Total
1	[ ]	[ ]	[ ]	[ ]

Calculate

\*14. Is the Defense Article Significant Military Equipment (SME)?  Yes  No

\*15. Is DSP-83 Required?  Yes  No If SME and DSP-83 is not required, state why DSP-83 is not required

[ ] View Full Explanation

\*16. Is the Defense Article on the Missile Technology Control Regime (MTCR) Annex?  Yes  No

Add More Items

\*17. Total Value (Sum of All Pages) \$ 0.00

**\*18. The U.S. origin defense article(s) was previously authorized for export from the U.S. (Check at least one)**

- a.  by license no(s): [ Enter License No(s) ]  
 b.  by agreement (technical assistance or manufacturing agreement) no(s): [ Enter Agreement No(s) ]  
 c.  by ITAR Exemption [ Enter Exemption Citation ]  
 d.  unknown or other: [ Enter Reason/Explanation ]

Case No.

**\*19. Identify highest Government Security Classification of commodity to be transferred (NOTE: Do not include classified information)**

a. The highest level of U.S. Government Security Classification is

b. Is the commodity classified by the government of the current foreign owner?  Yes  No

If yes, provide the highest level of Foreign Government Security Classification

**\*20. Description of end use**

**\*21. Name and address of foreign end user**

Same as Block 5  Same as Block 6

Name

Address

City

Country

**\*22. Name, address and role of foreign consignor (includes foreign freight forwarder)**

None

Name

Address

City

Country

Role

**\*23. Name, address and role of foreign consignee**

None

Name

Address

City

Country

Role

**24. Additional Details of Transaction**

**\*25. Name and address of foreign intermediate consignee**

None

Name

Address

City

Country

**\*28. Response to be sent to (Enter name, address and tel. no.)**

*[Block is inactive on electronic form.]*

Name

Attention

Address

City

Country

Telephone #  Ext



**26. U.S./Foreign Embassy Applicant Statement**

I, , (Select one)

- am a citizen of the U.S., or have been lawfully admitted to the U.S. for permanent residence (and maintains such residence) under the Immigration and Nationality Act, as amended, (8 U.S.C. 1101(a) (20), 66 Stat. 163); and an empowered official (ITAR 120.25) or an official of a foreign government entity in the U.S. hereby apply for approval to complete the transaction above; warrant the truth of all statements made herein; and acknowledge, understand and will comply with the provisions of Title 22 CFR 120-130, and any conditions and limitations imposed.
- a U.S. person submitting on behalf of a foreign owner hereby apply for approval to complete the transaction above; warrant the truth of all statements made herein; and acknowledge, understand and will comply with the provisions of Title 22 CFR 120-130, and any conditions and limitations imposed. I have attached a letter certifying this transaction and an authorization/request from the foreign owner.

I am authorized by the applicant to certify the following in compliance with 22 CFR 126.13:

- (1) Neither the applicant, its chief executive officer, president, vice presidents, other senior officers or officials (e.g., comptroller, treasurer, general counsel) nor any member of its board of directors is:
  - (a) the subject of an indictment for or has been convicted of violating any of the U.S. criminal statutes enumerated in 22 CFR 120.27 since the effective date of the Arms Export Control Act, Public Law 94-329, 90 Stat. 729 (June 30, 1976); or
  - (b) ineligible to contract with, or to receive a license or other approval to import defense articles or defense services from, or to receive an export license or other approval from any agency of the U.S. Government;
- (2) To the best of the applicant's knowledge, no party to the export as defined in Section 126.7 (e) has been convicted of violating any of the U.S. criminal statutes enumerated in 22 CFR 120.27 since the effective date of the Arms Export Control Act, Public Law 94-329, 90 Stat. 729 (June 30, 1976); or is ineligible to contract with, or to receive a license or other approval to import defense articles or defense services from, or to receive an export license or other approval from any agency of the U.S. Government.

**22 CFR 126.13 Certification (Select one)**

- I am authorized by the applicant to certify that the applicant and all the parties to the transaction can meet in full the conditions of 22 CFR 126.13 as listed in Block 26.
- I am authorized by the applicant to certify to 22 CFR 126.13. The applicant or one of the parties of the transaction cannot meet one or more of the conditions of 22 CFR 126.13 as listed in Block 26. A request for an exception to policy is attached.
- I am not authorized by the applicant to certify the conditions of 22 CFR 126.13 as listed in Block 26. The applicant and all the parties to the transaction can meet in full the conditions of 22 CFR 126.13 as listed in Block 26. Please see the attached letter for such certification.
- I am not authorized by the applicant to certify the conditions of 22 CFR 126.13 as listed in Block 26. The applicant or one of the parties of the transaction cannot meet one or more of the conditions of 22 CFR 126.13 as listed in Block 26. A letter of such certification and request for an exception to policy is attached.

**Compliance with 22 CFR 130 (Select the appropriate box)**

- This transaction does not meet the requirements of 22 CFR 130.2.
- This transaction meets the requirements of 22 CFR 130.2. The applicant or its vendors have not paid, nor offered, nor agreed to pay, in respect of any sale for which a license or approval is requested, political contributions, fees or commissions in amounts as specified in 22 CFR 130.9(a).
- The applicant or its vendors have paid, or offered or agreed to pay, in respect of any sale for which a license or approval is requested, political contributions, fees or commissions in amounts as specified in 22 CFR 130.9(a). Information required under 22 CFR 130.10 is attached.
- I am not authorized by the applicant to certify the conditions of 22 CFR 130.9(a). Please see the attached letter for such certification.

Signature

Signature

**27. Foreign Person Applicant Statement**

I, , a foreign person and not a DDTC registered person hereby apply for approval to complete the transaction above; warrant the truth of all statements made herein; and acknowledge, understand and will comply with the provisions of Title 22 CFR 120-130, and any conditions and limitations imposed. I have attached a letter certifying this transaction.

I am authorized by the applicant to certify the following in compliance with 22 CFR 126.13:

- (1) Neither the applicant, its chief executive officer, president, vice presidents, other senior officers or officials (e.g., comptroller, treasurer, general counsel) nor any member of its board of directors is:
  - (a) the subject of an indictment for or has been convicted of violating any of the U.S. criminal statutes enumerated in 22 CFR 120.27 since the effective date of the Arms Export Control Act, Public Law 94-329, 90 Stat. 729 (June 30, 1976); or
  - (b) ineligible to contract with, or to receive a license or other approval to import defense articles or defense services from, or to receive an export license or other approval from any agency of the U.S. Government;
- (2) To the best of the applicant's knowledge, no party to the export as defined in Section 126.7 (e) has been convicted of violating any of the U.S. criminal statutes enumerated in 22 CFR 120.27 since the effective date of the Arms Export Control Act, Public Law 94-329, 90 Stat. 729 (June 30, 1976); or is ineligible to contract with, or to receive a license or other approval to import defense articles or defense services from, or to receive an export license or other approval from any agency of the U.S. Government.

**22 CFR 126.13 Certification (Select one)**

- I am authorized by the applicant to certify that the applicant and all the parties to the transaction can meet in full the conditions of 22 CFR 126.13 as listed in Block 27.
- I am authorized by the applicant to certify to 22 CFR 126.13. The applicant or one of the parties of the transaction cannot meet one or more of the conditions of 22 CFR 126.13 as listed in Block 27. A request for an exception to policy is attached.
- I am not authorized by the applicant to certify the conditions of 22 CFR 126.13 as listed in Block 27. The applicant and all the parties to the transaction can meet in full the conditions of 22 CFR 126.13 as listed in Block 27. Please see the attached letter for such certification.
- I am not authorized by the applicant to certify the conditions of 22 CFR 126.13 as listed in Block 27. The applicant or one of the parties of the transaction cannot meet one or more of the conditions of 22 CFR 126.13 as listed in Block 27. A letter of such certification and request for an exception to policy is attached.

**CONDITIONS OF ISSUANCE AND TRANSFER PROCEDURES**

1. This license is issued under the conditions cited in 22 CFR 120-130, including any provisos as applicable to the specific license authorization.
2. The issuance of a license for the export/re-export of hardware does not authorize the transfer of any technical data.
3. The issuance of this license does not release the applicant, or anyone acting on their behalf, from complying with other requirements of U.S. law and regulations.
4. No transfer of title is authorized to occur during temporary export.
5. Access to the defense article by foreign persons shall only be in accordance with and for the purpose identified on this license or the original license as applicable.
6. Licenses for the temporary export of an aircraft or vessel: The applicant when using this license agrees that during its temporary export the aircraft/vessel will remain demilitarized and the applicant will maintain the same certification or registry of entry. Also, the aircraft/vessel during its temporary export cannot be used in any activities (e.g., military activities and transport of USML articles) that are not authorized in this license or by a separate license or exemption under appropriate USG regulations.
7. The prior written approval of the Department of State, Directorate of Defense Trade Controls, must be obtained before USML articles exported from the United States using a license or other approval, to include an ITAR exemption, may be resold, transferred, diverted, transshipped, reshipped, re-exported to, or used in any country, or by any end user or for any end use, other than that described on the license or other approval.

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a. by license no(s):


b. by agreement (technical assistance or manufacturing agreement) no(s):


c. by ITAR Citation:

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d. unknown or other. A reason/explanation follows:

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**Subsidiary Information under Block 5 of the DS-6004**

Name	<input type="text"/>		
Attention	<input type="text"/>		
Address	<input type="text"/>		
City	<input type="text"/>		
State	<input type="text" value="State"/>	ZIP Code	<input type="text"/>
Telephone #	<input type="text"/>	Ext	<input type="text"/>