OMB APPROVAL NO. 1405-0013 EXPIRATION DATE: 09-30-2008 *ESTIMATED BURDEN: 30 minutes

* PAPERWORK REDUCTION ACT STATEMENT: Public reporting burden for this collection of information is estimated to average 30 minutes per response, including time required for searching existing data sources, gathering the necessary data, providing the information required, and reviewing the final collection.

Send comments on the accuracy of this estimate of the burden and recommendations for reducing it to: Department of State (A/RPS/DIR) Washington, D.C. 20520.

U.S. DEPARTMENT OF STATE DIRECTORATE OF DEFENSE TRADE CONTROLS

APPLICATION/LICENSE FOR TEMPORARY IMPORT OF UNCLASSIFIED DEFENSE ARTICLES

Transaction Number: Please note that an Asterisk () next to a field it	in a document designate a mandatory field or block.
No classified information can be included in this applica separately to PM/DDTC in accordance with the Defense	
Classified information is being sent under separate cover	
To select and open a document, highlight a form and select the "Op	
Required Documents	Included Documents
DSP-61	
Optional Documents	
22 CFR § 126.13 Certification Letter	
22 CFR § 127.11 Exception to Policy Letter	
Contract	
Firearms and Ammunitions Import Permit Firearms and Ammunitions Letter of Explanation	
Letter of Intent	
Manufacturer Unknown Letter of Explanation	
Other Amplifying Data (e.g. Briefing, Proposals)	
Precedent (identical/similar) Cases	
Product Brochures	
Purchase Order	
Supplementary Explanation of Transaction (e.g. White Paper)	

Errors

A
<u>-</u>
Y
I variable to the second of th

U.S. DEPARTMENT OF STATE

DIRECTORATE OF DEFENSE TRADE CONTROLS

By selecting the "Submit" button, above, the Applicant hereby warrants the truthfulness of all statements made herein and in accompanying documentation; acknowledges and understands that, in accordance with 22 C.F.R. §127.2, it is unlawful to use any export or temporary import control document containing a false statement or misrepresenting or omitting a material fact for the purpose of exporting any defense article or technical data or the furnishing of any defense service for which a license or approval is required by this subchapter and that any false statement, misrepresentation, or omission of material fact in an export control or temporary import control document will be consider as made in a matter within the jurisdiction of a department or agency of the United States for the purposes of 18 U.S.C. 1001, 22 U.S.C. 2778 and 22 U.S.C. 2779; and that the applicant further agrees to comply with all applicable provisions of 22 C.F.R. §120-130.

To cancel this submission, select "Cancel".

(If you cancel the submission, you will return to the previous page.)

Please be further advised, that if the "Submit" button is not active and you have already saved the submission, you may not have completed all of the required fields. As a reminder you must save the submission before you can submit.

SEA	AL										
	Si	gnature					DATE ISSUE	D			
to the suspen	License is hereby granted to the applicant for the described commodity to be shipped to the United States in transit to indicated destination. This license may be revoked, suspended or amended by the Secretary of State without prior notice whenever the Secretary deems such action advisable.			revoked,	LICENSE NO. LICENSE VALID FOR MONTHS FROM ABOVE DATE					E	
	APPLICATIO		NITED STATES OF SE FOR TEMPOR				IENT OF STAT		ARTIO	CLES	
	* 2. PN	1/DDTC	* 3. Foreign country f				* 4. U.S. port			2222	
1. Dat	e prepared Applica Code	nt/Registrant	3. Poreign country i	Tom which	i siiippe		4. C.S. por	or import			
	/18/2008										
			* 5. Foreign Country	of Ultima	te Destin	ation:	* 6. U.S. port	t of export			
7. Na	me, agency and tele	phone number	r of U.S. Government		8. Ap	plicant's N	Name, Address, Zl	IP Code, and	Felepho	ne Numt	oer
per	rsonnel (not PM/DD	ΓC) familiar w	vith the commodity		*Appli	cant is:	Manufacturer	Exporter		overnmen	ıt
Nan	ne					Subs	idiary	_			
Age	ncy				*Nam						
Tele	phone #		Ext.								
9. Na	me and telephone nu	ımbers of app	licant contact if U.S.		*Attent	ion					
	rnment needs additio				*Addre	ess					
*Nam	e				*City						-
*Tele	phone #		Ext.		*State			*ZIP Code			-
Ac	id 🗆					hone #		ZII Code	Ext.		
10. Г	 Description of Transa	action									<u> </u>
A. [_		nsed to the country in Blo	ock 3 under	license n	umber(s).					
B. [•	nsed to other countries un								
C. [•	ied to the country in Bloc		,	,	r(s)				
D. [·	er licensed for this applic		oraca me		. (0).				
E. [_		of agreement number(s).								
F. [<u> </u>		greement number(s).								
					a .:						
			are filed with Defense Tra	ide Control	s Compli	ince N	o [Yes				
Е	nter Compliance Discl	osure Number:									
Line	*11. Quantity	*12a. Comm	 iodity			*12b. Th	ne commodity is a				
Item	TI. Quantity				 -	120, 110	ic commounty is a				
#							entify the commod	lity for which	it is int	ended	
1	Unit Type					Noi	ne				
	*13. USML Cat. Nu	umber					Unit Price	Lin	e Item T	otal	

*15. TOTAL VALUE (Sum of All Pages) \$

Commodity Code

Category

Add

16.	Name and address of owner/end-user of commodity in	17. M	anufacturer of Commodity
	foreign country from which shipped		Same as Block 8 Unknown
*Nam	e	*Name	
*Addr	ess	*Address	
*City		*City	
*Coun	try	State	ZIP Code
		*Country	
		Add	
18.	Name and address of consignor in foreign country from which shipped	19. S	ource of Commodity Same as Block 8 Same as Block 17
*Nam	е	*Name	
*Addı	ress	*Address	
*City		*City	
*Cour	ntry	State	ZIP Code
Ac		*Country	
		Add	
20.	Name and address of foreign intermediate consignee	21. N	ame and address of U.S. intermediate consignee
	None	1	Same as Block 8
*Nam	e	*Name	
*Addr	ess	*Address	
*City		*City	
*Coun	try	*State	*ZIP Code
Ad	ld	Add	
22.	Name and address of consignee in foreign country of ultimate destination		ecific purpose for which the article or hardware is apporarily imported
*Nam		a. Sele	ct all that apply:
rum		Overl	naul/Repair
*Addı	ess		
*City			
*Coun	try		
Ad			
24.	Name and address of end user in foreign country of ultimate destination		
*N	Same as Block 16	b.	eturn to country in Block 16 Transshipment to third country
*Nam			
* A . A . I			
*Addre	.55		
*City			
*Coun	try		

and any conditions and limitations imposed. If the commodity is firearm or ammunition of U.S. manufacture, Lectrify that, based on corroborative vidence, the commodity was not himsisted on a gain basis to or acquired without [In payment by, a foreign government under a foreign assistance reogram of the U.S. as set forth in 27 CFR § 447.57. In anthorized by the applicant to certify the following in compliance with 22 CFR § 126.13: 1) Neither applicant, its chief executive officer, prevident, other sentor officers or officials (e.g., comproder, resource, general counce) not any member of its board of directors is: (a) the object of an inditituent for on his been consisted of violating any of the U.S. crinical statutes councerated in 22 CFR § 120.27 since the effective data of the Arms Export Council Act, Public Law 94-329, 90 Stat. 729 (June 10, 1976); or (b) ineligible to contract with, or to receive a license or other approval from any agency of the U.S. dovernment. 2) To the best of the applicant's knowledge, no party to the export as defined in 22 CFR § 126.7 (e) has been convicted of violating any of the U.S. crinical statutes councerated in 22 CFR § 120.27 since the effective date of the Arms Export Council Act, Public Law 94-329, 90 tat. 729 (June 30, 1976), or is indigible to contract with, or to receive a license or other approval to import defense services from, or neceive an export license or other approval from any agency of the U.S. Government; and 22 CFR § 126.13 Certification (Select one) (a) I am authorized by the applicant to certify that the applicant and all of the parties to the transaction cannot exist on defense excises from, or neceive an export license or other approval to import defense articles or defense excises from 7 are neceive an export license or other approval from any agency of the U.S. Government; and 22 CFR § 126.13 is listed above. (b) I am authorized by the applicant to certify that the applicant to over of the parties to the transaction cannot export on the parties	25. Applicant's Statement
internated above; warrant the rath of all statements made hereful; and ack avoiveling, understand and still comply with the provisions of 22 CFR, 120-130, and any conditions and initiations impact. If the commodity is fireant or animations of U.S. inandistruct. P. cartify lath, based on commoditive violence, the commodity was not furnished on a grant basis to, or acquired without full payment by, a foreign government under a foreign assistance regregator of the U.S. see forth in 27 CFR § 126-13: 1) Neither applicant, its chief executive officer, president, vice president, other ventror officers or officials (e.g., comprintler, treasurer, general source) and provided of the cartificial of the commodition of the commodition of the U.S. criminal statutes enterested in 22 CFR § 120.27 since the effective due of the Arms Export Control Act, Dublic Class 49 s5220, 98 Sat. 299 (June 30, 1975); or of the best of the applicant's knowledge, no party to the export as defined in 22 CFR § 126.7 (e) has been convicted of violating any of the U.S. Government; 2) To the best of the applicant's knowledge, no party to the export as defined in 22 CFR § 126.7 (e) has been convicted of violating any of the U.S. criminal statutes enumerated in 22 CFR § 120.27 since the effective due to fine Arms Export Control Act, Dublic Class 49 state (a) the applicant's knowledge, no party to the export as defined in 22 CFR § 126.7 (e) has been convicted of violating any of the U.S. criminal statutes enumerated in 22 CFR § 120.27 since the export as defined in 22 CFR § 126.7 (e) has been convicted of violating any of the U.S. criminal statutes enumerated in 22 CFR § 120.27 since the export as defined in 22 CFR § 126.7 (e) has been convicted of violating any of the U.S. criminal statutes enumerated in 22 CFR § 120.27 since the export as defined in 22 CFR § 126.7 (e) has been convicted of violating any of the U.S. criminal statutes enumerated in 22 CFR § 120.27 since the export and the condition of 22 CFR § 126.1 since the U.S. converted to the c	
1) Neither applicant, its chief executive officer, pesident, vice presidents, other senior officers or officials (e.g., comptroller, treasurer, general consed) many member of its board of directors is: (a) the subject of an indictione for or has been convicted of violating any of the U.S. criminal statutor, 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) is aligible to contract with, or to receive a license or other approval for 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 22 CFR § 126.7 (e) has been consciented 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 int., 729 (June 30, 1976), or is indigible to contract with, or to receive a license or other approval to import defense articles or defense ervices from, or to receive an export license or other approval from any agency of the U.S. Government; and 22 CFR § 126.13 a listed above. 22 CFR § 126.13 a listed above. 3 126.13 as listed above. 3 126.13 as listed above. 3 126.13 as listed above. 4 126.13 as listed above. 4 126.13 as listed above. 4 126.13 as listed above. 5 126.13 as listed above. 5 126.13 as listed above. 5 126.13 as listed above. 6 126 Lam 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 above. 6 126 Lam authorized by the applicant to certify the conditions of 22 CFR § 126.13 as listed above. 7 126 Lam authorized by the applicant to certify the conditions of 22 CFR § 126.13 as listed above. 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 above.	mempowered official, (22 CFR §120.25) or an official of a foreign government entity in the U.S., hereby apply for a license to complete the transaction described above; warrant the truth of all statements made herein; and acknowledge, understand and will comply with the provisions of 22 CFR, 120-130, and any conditions and limitations imposed. If the commodity is firearm or ammunition of U.S. manufacture, I certify that, based on corroborative evidence, the commodity was not furnished on a grant basis to, or acquired without full payment by, a foreign government under a foreign assistance program of the U.S. as set forth in 27 CFR § 447.57.
(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 Arma Export Control Act, Public Law 94-329, 90 Snit. 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 22 CFR § 126.7 (e) has been convicted of violating any of the U.S. criminal statutes enumerated in 22 CFR § 120.7 since the effective date of the Arma Export Control Act, Public Law 94-329, 90 tail. 739 (June 30, 1976), or is ineligible to contract with, or to receive a license or other approval to import defense articles or defense ervices from, or to receive an export license or other approval from any agency of the U.S. Government; and 2 2 2 CFR § 126.13 certification (Select one) a. I am authorized by the applicant to certify that the applicant and all of the parties to the transaction can meet in full the conditions of 22 CFR § 126.13 as listed above. A request for an exception to policy, as described in Section 127.11 of the ITAR, is attached. b. 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 above. A request for an exception to policy, as described in Section 127.11 of the ITAR, is attached. c. 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 above. However that party has meet the conditions imposed by the Directoral of the Control in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the ITAR. d. I am not author	am authorized by the applicant to certify the following in compliance with 22 CFR § 126.13:
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 in the export as defined in 22 CFR § 126.7 (e) has been convicted of violating any of he 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 tat. 729 (June 30, 1976), or is incligible to contract with, or to receive a license or other approval to import defense articles or defense errorices from, or to receive an export license or other approval from any agency of the U.S. Government; and **P2 CFR § 126.13 Certification (Select one) a. 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 above. A request for an exception to policy, as described in Section 127.11 of the ITAR, is attached. c. 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 above. A request for an exception to policy, as described in Section 127.11 of the ITAR. [3] J. Iam not authorized by the applicant to certify the conditions of 22 CFR § 126.13 as listed above. The applicant and all of the parties to the transaction cannot in the form of the conditions of 22 CFR § 126.13 as listed above. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13 as listed above. 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 above. The applicant or certify to the transaction cannot meet	1) Neither 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:
2) To the best of the applicant's knowledge, no party to the export as defined in 22 CFR § 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 tat. 729 (June 30, 1979), or is ineligible to contract with, or to receive a license or other approval to import defense articles or defense ervices from, or to receive an export license or other approval from any agency of the U.S. Government; and 2 2 CFR § 126.13 Certification (Select one)	
he 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 tata. 729 (June 30, 1976), or is incligible to contrate with, not or neceive a license or other approval to import defense articles or defense ervices from, or to receive an export license or other approval from any agency of the U.S. Government; and **P 22 CFR § 126.13 Certification (Select one)** a. 1 am authorized by the applicant to certify that the applicant and all of the parties to the transaction can meet in full the conditions of 22 CFR § 126.13 as listed above. A request for an exception to policy, as described in Section 127.11 of the ITAR, is attached. c. 1 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 above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the ITAR. d. 1 am not authorized by the applicant to certify the conditions of 22 CFR § 126.13 as listed above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the parties to the transaction can meet in full the conditions of 22 CFR § 126.13 as listed above. The applicant and all of the parties to the transaction can meet in full the conditions of 22 CFR § 126.13 as listed above. 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 above. 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 above. The applicant to certify to the conditions of 22 CFR § 126.13 as listed above. The	
a. 1 am authorized by the applicant to certify that the applicant and all of the parties to the transaction can meet in full the conditions of 22 CFR § 126.13 as listed above. b. 1 am authorized by the applicant to certify to 22 CFR § 126.13 as listed above. A request for an exception to policy, as described in Section 127.11 of the ITAR, is attached. □ C. 1 am authorized by the applicant to certify to 22 CFR § 126.13 as listed above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the ITAR. □ d. 1 am not authorized by the applicant to certify the conditions of 22 CFR § 126.13 as listed above. The applicant and all of the parties to the transaction can meet in full the conditions of 22 CFR § 126.13 as listed above. The applicant and all of the parties to the transaction can meet in full the conditions of 22 CFR § 126.13 as listed above. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13 as listed above. 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 above. 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 above. 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 above. The applicant to or office the parties of the transaction cannot meet one or more of the conditions of 22 CFR § 126.13 as listed above. A request for an exception to policy, as described in Section 127.11 of the ITAR. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13 as listed above. The applicant to certify to the conditions of 22 CFR § 126.14 as a ce	2) To the best of the applicant's knowledge, no party to the export as defined in 22 CFR § 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 ervices from, or to receive an export license or other approval from any agency of the U.S. Government; and
 	* 22 CFR § 126.13 Certification (Select one)
more of the conditions of 22 CFR § 126.13 as listed above. A request for an exception to policy, as described in Section 127.11 of the ITAR, is attached. C. 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 above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the ITAR. d. 1 am not authorized by the applicant to certify the conditions of 22 CFR § 126.13 as listed above. The applicant and all of the parties to the transaction can meet in full the conditions of 22 CFR § 126.13 as listed above. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13 as listed above. 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 above. 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 above. 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 above. 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 above. 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 above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the ITAR. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13. Signature Signature Signature Signature	
more of the conditions of 22 CFR § 126.13 as listed above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the ITAR. d. I am not authorized by the applicant to certify the conditions of 22 CFR § 126.13 as listed above. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13 as listed above. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13 as listed above. A request for an exception to policy, as described in Section 127.11 of the ITAR, and a letter from an official that is authorized by the applicant to certify the conditions of 22 CFR § 126.13 as listed above. A request for an exception to policy, as described in Section 127.11 of the ITAR, and a letter from an official that is authorized by the applicant to certify the conditions of 22 CFR § 126.13 as listed above. 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 above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the ITAR. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13. Signature 26. License to be sent to: [Block is inactive on electronic form.] Name ZIP Code ZIP Code	more of the conditions of 22 CFR § 126.13 as listed above. A request for an exception to policy, as described in Section 127.11 of the ITAR, is
transaction can meet in full the conditions of 22 CFR § 126.13 as listed above. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13 as listed above. 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 above. A request for an exception to policy, as described in Section 127.11 of the ITAR, and a letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13 are attached. [In a most authorized by the applicant to certify the conditions of 22 CFR § 126.13 as listed above. 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 above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the ITAR. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13. Signature Signature Signature ZIP Code ZIP Code ZIP Code	more of the conditions of 22 CFR § 126.13 as listed above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the
transaction cannot meet one or more of the conditions of 22 CFR § 126.13 as listed above. A request for an exception to policy, as described in Section 127.11 of the ITAR, and a letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13 are attached. f. I am not authorized by the applicant to certify the conditions of 22 CFR § 126.13 as listed above. 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 above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the ITAR. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13. Signature	transaction can meet in full the conditions of 22 CFR § 126.13 as listed above. Please see the attached letter from an official that is authorized
transaction cannot meet one or more of the conditions of 22 CFR § 126.13 as listed above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the ITAR. Please see the attached letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13. Signature 26. License to be sent to: [Block is inactive on electronic form.] Name Address City State ZIP Code	transaction cannot meet one or more of the conditions of 22 CFR § 126.13 as listed above. A request for an exception to policy, as described in Section 127.11 of the ITAR, and a letter from an official that is authorized by the applicant to certify to the conditions of 22 CFR § 126.13
26. License to be sent to: [Block is inactive on electronic form.] Name Address City State ZIP Code	transaction cannot meet one or more of the conditions of 22 CFR § 126.13 as listed above. However that party has met the conditions imposed by the Directorate of Defense Trade Controls in order to resume standard submission of applications, not requiring an exception to policy as described in Section 127.11 of the ITAR. Please see the attached letter from an official that is authorized by the applicant to certify to the
26. License to be sent to: [Block is inactive on electronic form.] Name Address City State ZIP Code	Signature
[Block is inactive on electronic form.] Name Address City State ZIP Code	Signature
[Block is inactive on electronic form.] Name Address City State ZIP Code	26. License to be sent to:
Name Address City State ZIP Code	
Address City State ZIP Code	
City State ZIP Code	Name
State ZIP Code	Address
State ZIP Code	City
Telephone #	
relephone #	Telephone #

CONDITIONS OF ISSUANCE AND TEMPORARY IMPORT PROCEDURES

- 1. This license is issued under the conditions cited in 22 CFR 120-130, including provisos as applicable to the specific license authorization.
- 2. Approval of this license shall not be construed as implying U.S. Government approval or commitment to authorize future temporary imports or exports of any defense article on the U.S. Munitions List (USML) or any U.S. Government commitment with regard to any proposed manufacturing license, technical assistance or distribution agreement that may result from a license authorization.
- 3. If a license is issued for temporary import of hardware, for return to the country of origin or in-transit to another foreign country, it does not authorize the temporary import or export (permanent or temporary) from the United States of any technical data, unless covered by an exemption.
- 4. The issuance of this license does not release the applicant, or anyone acting on its behalf, from complying with other requirement of U.S. law and regulations.
- 5. No transfer of title is authorized to occur during the period of temporary import for purposes of overhaul/repair or modification/upgrade into the United States and access to the defense article by foreign persons shall only be in accordance with and for the purpose identified on the license.
- 6. Licenses for the temporary import of an aircraft or vessel: The applicant when using this license agrees that during its temporary import (1) the aircraft/vessel will remain demilitarized unless otherwise authorized or will have only those capabilities that are the subject of the license; and (2) the applicant will maintain the same certification or registry of entry. Also, the aircraft/vessel during its temporary import 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.
- 8. The defense articles authorized for temporary import may only be shipped temporarily into the United States using a Port where a U.S. Customs and Border Protection officer is available. Shipments of defense articles licensed in accordance with the ITAR may not be shipped on a vessel, aircraft, or other means of conveyance that is owned or operated by, or leased to or from, any of the proscribed countries or areas. Prior to any temporary import and subsequent export, the exporter must present the original of the license to a U.S. Customs and Border Protection officer for verification, endorsement and retention and declare the export or entry in accordance with the ITAR and U.S. Customs and Border Protection procedures using the Automated Export System (AES). Any article temporarily imported must be exported to the authorized foreign destination prior to the expiration of the license. Otherwise, the applicant must submit a renewal license at least 60 days prior to the expiration date to renew the authorization.

RETURN OF LICENSE

This license must be returned in accordance with 22 CFR 123 to PM/DDTC, SA-1, 12th Floor, Directorate of Defense Trade Controls, Bureau of Political-Military Affairs, U.S. Department of State, Washington, D.C. 20522-0112 when: (1) the total value authorized has been shipped; (2) the applicant states that there will be no further shipments; (3) the date of expiration is reached; or (4) when requested by the Directorate of Defense Trade Controls.

ENDORSEMENT

Indicate below which ITEM on the face of the license is BEING EXPORTED and maintain a CONTINUING BALANCE of the remaining value:

SHIPMENT DATE	QUANTITY	COMMODITY	SHIPMENT VALUE	SED NO.	INITIALS	PORT OF EXIT/ENTRY
	TOTAL AU	THORIZED VALUE:				
	REMAINING BALANCE:					

Subsidiary Information under Block 8, Page 1 of the DSP-61 $\,$

*Name		
*Attention		
*Address		
*City		
*State	*ZIP Code	
*Telephone	# Ext	

Additional Applicant Contact Information

Name Ext	Name Telephone # Ext
Name Ext	Name Telephone # Ext
Name Ext	Name Telephone # Ext
Name Ext	Name Ext
Name Ext	Name Telephone # Ext
Name Ext	Name Ext
Name Ext	Name Telephone # Ext
Name Ext	Name Ext
Name Ext	Name Ext
Name Ext	Name Ext

The identical commodity was lie	censed to the cou	intry in Block	3 of the first pa	ge under licens	e no(s).	
The identical commodity was li	censed to other	countries unde	er license no(s).			
The identical commodity was de	enied to the coun	try in Block 5	of the first page	under voided	license(s).	
The transaction is in furtheranc	e of agreement 1	no(s).				
The transaction is in support of	agreement no(s)					

Additional Commodities

Line 11	1. Quantity	12a. Commodity	12b. The	commodity is a		
Item #					for which it is intended	
-1	Unit Type		None			
13	3. USML Cat. No	umber	14. Value	Unit Price	Line Item Total	
	Category	Sub Commodity Code				
Line Item	1. Quantity	12a. Commodity	12b. The c	commodity is a		
#					y for which it is intended	
0	Unit Type		None			
,						
L						
13	3. USML Cat. Nu		14. Value	Unit Price	Line Item Total	
	Category	Sub Commodity Code				
Line Item 11	1. Quantity	12a. Commodity	12b. The	commodity is a		
#				ify the commodity	y for which it is intended	
1	Unit Type		None			
L						
	3. USML Cat. No		14. Value	Unit Price	Line Item Total	
	Category	Sub Commodity Code				
			TOTAL VA	ALUE (This Page)	\$	0

Additional Manufacturers of Commodities

Name		Name		
Address		Address		
City		City		
State	ZIP Code	State	ZIP Code	
Country		Country		
Name		Name		
Address		Address		
City		City		
State	ZIP Code	State	ZIP Code	
Country		Country		
Name		Name		
Address		Address		
City		City		
State	ZIP Code	State	ZIP Code	
Country		Country		
Name		Name		
Address		Address		
City		City		
State	ZIP Code	State	ZIP Code	
Country		Country		
Name		Name		
Address		Address		
City		City		
State	ZIP Code	State	ZIP Code	
Country		Country		

Additional Sources of Commodities

Name		Name
Address		Address
City		City
State	ZIP Code	State ZIP Code
Country		Country
Name		Name
Address		Address
City		City
State	ZIP Code	State ZIP Code
Country		Country
Name		Name
Address		Address
City		City
State	ZIP Code	State ZIP Code
Country		Country
Name		Name
Address		Address
City		City
State	ZIP Code	State ZIP Code
Country		Country
Name		Name
L L A		
Address		Address
City		City
State	ZIP Code	State ZIP Code
Country		Country

of 4

Additional Foreign Consignors

Name	Name
Address	Address
City	City
Country	Country
Name	Name
Address	Address
City	City
Country	Country
Name	Name
A.13	
Address	Address
City	City
Country	Country
Name	Name
Address	Address
City	City
Country	Country
Name	Name
Address	Address
City	City
Country	Country
Name	Name
Address	Address
City	City
Country	Country

DSP-61, Page of 4

Additional Intermediate Consignees in United States

Name		Name	
Address		Address	
City		City	
State	ZIP Code	State ZIP Code	
Name		Name	
Address		Address	
City		City	
State	ZIP Code	State ZIP Code	
Name		Name	
Address		Address	
City		City	
State	ZIP Code	State ZIP Code	
Name		Name	
Address		Address	
City		City	
State	ZIP Code	State ZIP Code	
Name		Name	
Address		Address	
City		City	
State	ZIP Code	State ZIP Code	
Name		Name	
Address		Address	
City		City	
State	ZIP Code	State ZIP Code	

of 4

Additional Foreign Intermediate Consignees

Name Name Address Address City City Country Country Name Name Address Address City City Country Country Name Name Address AddressCity City Country Country Name Name Address Address City City Country Country Name Name Address Address City City Country Country Name Name Address Address City City Country Country

of 0

Additional Consignees in Foreign Country of Ultimate Destination

Name	Name
Address	Address
City	City
Country	Country
Name	Name
Address	Address
City	City
Country	Country
Name	Name
Address	Address
City	City
Country	Country
Name	Name
Address	Address
City	City
Country	Country
Name	Name
Address	Address
City	City
Country	Country
Name	Name
Address	Address
City	City
Country	Country

Attachments Pertaining to the Letter of Intent

Attachment?:	Add Attachments	Remove Attachments	View Attachments

Attachments Pertaining to Manufacturer Unknown Letter of Explanation

Attachment?:	Add Attachments	Remove Attachments	View Attachments

Attachments Pertaining to Purchase Orders

Attachment?:	Add Attachments	Remove Attachments	View Attachments

Attachments Pertaining to Contracts

Attachment?:	Add Attachments	Remove Attachments	View Attachments

Attachments pertaining to Other Amplifying Data (e.g. Briefings, Proposals)

Attachment?:	Add Attachments	Remove Attachments	View Attachments

Attachments pertaining to Precedent (identical/similar) Cases

Attachment?:	Add Attachments	Remove Attachments	View Attachments

Attachments pertaining to Product Brochures

Attachment?:	Add Attachments		Remove Attachments		View Attachments
--------------	-----------------	--	--------------------	--	------------------

Attachments pertaining to Supplementary Explanation of Transportation (e.g. White Paper)

Attachment?:	Add Attachments		Remove Attachments		View Attachments
--------------	-----------------	--	--------------------	--	------------------

Attachments pertaining to 22 CFR § 127.11 Exception to Policy Letter

Attachment?:	Add Attachments		Remove Attachments		View Attachments
--------------	-----------------	--	--------------------	--	------------------

Attachments pertaining to 22 CFR § 126.13 Certification Letter

Attachment?:	Add Attachments		Remove Attachments		View Attachments
--------------	-----------------	--	--------------------	--	------------------

Attachments pertaining to Firearms and Ammunitions Import Permit

Attachment?:	Add Attachments	Remove Attachments	View Attachments

Attachments pertaining to Firearms and Ammunitions Letter of Explanation

	_			
Attachment?:] [Add Attachments	Remove Attachments	View Attachments

Are you sure you want to delete this page?

To continue and delete selection, select "YES". To cancel delete, select "NO".

After the page has been deleted, you will be automatically returned to the previous continuation page (if you have 2 or more continuation pages) or to the main page for the Block for which the additional page was added (if you have only one continuation page).

YES NO