* PAPERWORK REDUCTION ACT STATEMENT Public reporting burden for this collection of information is estimated to average 1 hour 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 EXPORT OF UNCLASSIFIED DEFENSE ARTICLES

*Transaction Number	
Please note that an Asterisk (*) next to a field or blo	ck in a document designates a mandatory field or block.
No classified information can be included in this application separately to PM/DDTC in accordance with the Defense Secondaried information is being sent under separate cover	
To open a document, click on a document to highlight it and select the you selected will open.	"Open Document" button. The document that
Required Documents	Included Documents
DSP-73	
Optional Documents 22 CFR § 126 13 Eligibility Letter Firearms and Ammunitions Import Permit Firearms and Ammunitions Letter of Explanation Manufacturer Unknown Letter of Explanation Other Amplifying Data (e.g. Briefing, Proposals) Precedent (identical/similar) Cases Product Brochures Supplementary Explanation of Transaction (e g White Paper) Technical Drawings, Schematics, or Blue Prints Transaction Exception Request	

SEAL	S				(-		
	Signature	_		I	DATE ISSUED		
	ed to the applicant for the described com mporary export and return to the United S		LICENSE NO.		Ll	ICENSE VALID FOR	
may be revoked, susper	nded or amended by the Secretary of State					ONTHS FROM ABOV	E DATE
whenever the Secretary	deems such action advisable						···
	UNITED STA	ATES OF AMERI	CA DEPARTN	AENT (OF STATE		
	APPLICATION	N/LICENSE FO	R TEMPORA	ARY E	EXPORT OF		
	UNO	CLASSIFIED D	EFENSE AR	TICLE	ES		
*1. Date Prepared	*2. PM/DDTC	*3. Select One:		*4. Sn	ecific countries		
01/17/2008	Applicant/Registrant Code	Single departure	and return		sojourn		
		Series of departs					
,		Series of departs	ures and returns				
,							
5 Annlicant's Nam	ne, Address, ZIP Code and Teleph	none Number	*6. Probable por	L			
			exit from U.S.	t OI			
Applicant is	Government Nanufacturer	Exporter	· · · · · · · · · · · · · · · · · · ·				
Subsidi	ıary		*7. Probable por	rt of			
*Name		<u></u>	entry into U.S.				
Name			*8. Probable dat	te of firs	st exit from U.S.		mm/dd/yyyy
			*9. Probable da	te of fin	al entry into U.S.		mm/dd/yyyy
*Attention						lividual(s) to contac	t if U.S.
*Address				nt needs	s additional inform	nation.	
			*Name				
*City	`		*Telephone # .			Ext	
*State	*ZIP Code		Add 🗀				
*Telephone #		Ext				ers of U.S. Governm	
				not PM	/DDTC) familiar	with the commodity	·
			Name				
			Telephone #			Ext	
		7 94 -	Agency				
4.			Add				
*11. Description of	Transaction				T		
-	represents ONLY completely ne	w shinment CONI	V renewal of prev	nously i	ssued license no		
	has related license no(s)	spe 0.12	ir renewar or prev	rousty is	ssaea memse no		
r •l							
tem *12. Quantit	*13. Commodity				gory Number		
#			Catego	ry	Sirp C	ormodity Code	
1			*15. \$ Va	lue			
Unit Type			Unit Price		Line Item Total		
1							
Add		T			<u> </u>		
Add		*1	6. Total Value (Sum of	All Pages) \$		

17. Manufacturer of Commodity	18. Name and address of foreign intermediate consignee
Same as Block 5 Unknown	None
*Name	*Name
*Address	*Address
	1.00.000
*Cıty	*City
State ZIP Code	*Country
*Country	*Role
Add	
	Add
19. Source of Commodity	20. Name and address of temporary foreign consignee
Same as Block 5 Same as Block 17	None
*Name	*Name
*Address	*Address
*0	
*City	*City
State ZIP Code	*Country
*Country	Add
Add	
21. Name and address of consignor and/or freight forwarder in United States	22. Name and address of temporary foreign end-user
Same as Block 5	Same as Block 20
*Name	*Name
	*Address
*Address	
*City	*City
*State *ZIP Code	*Country
Add	Add
*23. Specific purpose of temporary export	*24. Is the article being exported an Aircraft or Vessel?
Request for Prior Approval (22 CFR § 126 8)	
	Yes No
	N . DI I 25 20
	Note Blocks 25 - 29 are on another page and are only displayed if there is a "Yes" response to Block 24

* 30. Applicant's statement
I,
an empowered 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 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
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 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 services 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)
☐ 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 above
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 is attached
l am not authorized by the applicant to certify the conditions of 22 CFR § 126 13 as listed above. The applicant and all the parties to the transaction can meet in full the conditions of 22 CFR § 126 13 as listed above. 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 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 letter for such certification and request for an exception to policy is attached
Signature
Signature
31. License to be sent to:
[Block is inactive on electronic form.]
Name
Address
City
State ZIP Code
Telephone # Ext

CONDITIONS OF ISSUANCE AND TEMPORARY EXPORT PROCEDURES

- 1 This license is issued under the conditions cited in 22 CFR 120-130, including provisos as applicable to a specific license authorization
- 2 Approval of this license shall not be construed as implying U S. Government approval or commitment to authorize future 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 The issuance of a license for the export of hardware does not authorize the export 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 requirements of U S law and regulations
- 5 No transfer of title is authorized to occur during the period of temporary export from 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 export of an aircraft or vessel. The applicant when using this license agrees that during its sojourn abroad (1) the aircraft/vessel will remain demilitarized or has only those capabilities that are subject of this license, (2) the applicant will maintain a valid U.S. certification or registry, (3) the aircraft/vessel will not be used in military activities, and (4) it will be operated only by a United States licensed operator (except during U.S. Government approved demonstrations). Also, during its sojourn abroad, the commander will not transport in the aircraft/vessel any defense articles (e.g., arms, ammunitions or implements of war) as described in the U.S. Munitions List unless authorized in this license or by a separate license or exemption under appropriate U.S. Government 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 equipment authorized for temporary export may be shipped only from a U S port where a U S Customs and Border Protection officer is available. It may not be shipped on any 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. The applicant retains the original of the license. Prior to each export or entry the applicant presents the original of the license to a U S. Customs and Border Protection officer for verification and endorsement, having declared the export or entry in accordance with the ITAR and U S. Customs and Border Protection procedures using the Automated Export System (AES). When a license is authorized for the temporary export of an aircraft and vessel, in addition to presenting the license for verification and endorsement, the exporter must carry the U S. Customs and Border Protection endorsed license on board as evidence of proper export authorization. Any article temporarily exported must be returned to the United States prior to expiration of the license or the applicant must request a new license at least 60 days prior to the expiration date to renew the authorization. In any instance when a request for renewal is not granted the exporter must immediately return the articles to the United States.

RETURN OF LICENSE

ENDORSEMENT

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

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 (Include classification) SHIPMENT VALUE SED NO INITIALS PORT OF EXIT/ENTRY TOTAL AUTHORIZED VALUE REMAINING BALANCE