* 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/ISS/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 in a document designate a mandatory field or block.

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

Classified information is being sent under separate cover

To select and open a document, highlight a form and select the "Open Document" button. The document that you selected will open.

Required Documents

DSP-61

Included Documents

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)						

SEAL	ation. This license may be revoked,	LICENSE NO.		ICENSE VALID FOR
	NITED STATES OF AMERI SE FOR TEMPORARY IN	-	E <mark>NT OF STATE</mark> LASSIFIED DEF	FENSE ARTICLES
 Date prepared 02/15/2018 * 2. DDTC Registration Code 	* 3. Foreign Country from Whi		* 4. U.S. Port of I	
	* 5. Foreign Country of Ultima	te Destination:	* 6. U.S. Port of E	`xport
7. U.S. Government Personnel (not PM) with Commodity Name Agency	/DDTC) Familiar	8. Applicant *Applicant is:	—	Exporter 🗌 Government
Telephone # 9. Applicant Contact for Additional Info	Ext.	*Attention *Address		
*Name *Telephone # Add 10. Description of Transaction	Ext.	*City *State *Telephone #	*	ZIP Code Ext.
 A. The identical commodity was licer B. The identical commodity was licer 	of agreement # reement #	e # voided license #	☐ Yes	
*11. Quantity *12a. Comm Unit Type Image: Commmon state s	odity	*12b. Con *12c. Iden	tify the commodity f	or which it is intended

*13. USML Category			*14. \$ V	alue Unit Price	e	Line Item Total		
	Category	Sub						
	*	Add		*15. TOTAL VALUE	\$		0	

16. Owner/End-User of Commodity in Foreign Country from	17. Manufacturer of Commodity
Which Shipped	Same as Block 8 Unknown
*Name	*Name
*Address	*Address
*City	*City
*Country	State ZIP Code
	*Country
	Add
18	19. Source of Commodity
Consignor in Foreign Country from Which Shipped	Same as Block 8 Same as Block 17
*Name	*Name
*Address	*Address
*City	*City
*Country	State ZIP Code
Add	*Country
	Add
20. Foreign Intermediate Consignee	21. U.S. Intermediate Consignee
□ None	Same as Block 8
*Name	*Name
*Address	*Address
Address	Autos
*City	*City
*Country	*State *ZIP Code
Add	Add
22	*23.
22. Consignee in Foreign Country of Ultimate Destination	^{+23.} Specific Purpose
None	a. Select all that apply:
*Name	Overhaul/Repair Modification/Upgrade Other (Provide Details)
*Address	
*City	
*Country	
Add	
24. End User in Foreign Country of Ultimate Destination	
Same as Block 16	b. Return to country in Block 16 Transshipment to third country
*Name	
*Address	
*0'	
*City	
*Country	

*25. Applicant's Statement

Ι

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 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.

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

- a. 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.
- 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 22 CFR 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 22 CFR 127.11 of the ITAR.
- d. I am not authorized by the applicant to certify the conditions of 22 CFR 126.13. 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 from an official that is authorized by the applicant to certify to the conditions of 22 CFR 126.13.
- e. I am not authorized by the applicant to certify the conditions of 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 22 CFR 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 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 22 CFR 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

gnature

26. License to be sent to:

[Block is inactive on electronic form.]

	-		•	
Name				
Address				
<i>a</i> .				
City				
State]	ZIP Code	
Telephon	e #			

CONDITIONS OF ISSUANCE AND TEMPORARY IMPORT PROCEDURES

- 1. This license is issued under the conditions cited in 22 CFR 120-130, including conditions and limitations 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 or other approval.
- 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 U.S. of any technical data, unless authorized by an exemption.
- 4. The issuance of this license does not release the applicant, or anyone acting on their 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 U.S. 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 this 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 U.S. Government regulations.
- 7. The prior written approval of the Department of State, Directorate of Defense Trade Controls, must be obtained before USML defense articles exported from the U.S. using a license or other approval, to include an ITAR exemption, may be resold, transferred, diverted, transshipped, 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 a U.S. 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. The applicant must retain the original license. Prior to any temporary import and subsequent export, the exporter must present the original 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 International Traffic in Arms Regulations (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.

DISPOSITION OF LICENSE

The final disposition of this license shall be in accordance with 22 CFR12	23.22(c)).
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ENDORSEMENT

Indicate below which COMMODITY is BEING EXPORTED and maintain a CONTINUING BALANCE of the remaining value:

SHIPMENT DATE	QUANTITY	СОММОІ	DITY	SHIPMENT VALUE	XTN/ITN	INITIALS	PORT OF EXIT/ENTRY
	TOTAL AUT	THORIZED VALUE:					
	REMAINI	NG BALANCE:					

NOTE Continuation of additional shipments must be authenticated by use of continuation sheets in the U.S.Customs handbook.