



815 Chesapeake Drive, Cambridge, MD 21613 United States

PH - 410.901.1348 FX - 410.228.1775 www.lwrci.com

You may fax or email a copy of the letter to request a test and evaluation rifle.

Send to:

LWRC International, LLC

Attn: Bobbi Nelson

815 Chesapeake Drive

Cambridge, MD 21613

Fax (410) 228-1775

bnelson@lwrci.com

This letter must appear on official agency or department letterhead.

(Date)

Dear LE Sales,

Our department would like to test and evaluate the item(s) below.

(List all models you wish to test, including caliber, barrel length, and specify if semi-auto or select fire)

I understand this test and evaluation is for a period of 30 days and will contact Bobbi Nelson at bnelson@lwrci.com for approval if we wish to extend it.

I assume the responsibility for the department, at our expense, to send the firearm(s) back to LWRC International, LLC. I understand that I will receive an invoice from LWRC International, LLC for these firearm(s) that will be valid if I fail to return the firearm(s) within the agreed upon thirty (30) day period and do not request an extension.

Sincerely,

(Please include contact name, title, billing/mailling address, shipping address, phone number, and email address)

RETURN PROCESS:

1. REQUEST RMA NUMBER FROM Bobbi Nelson (bnelson@lwrci.com)
2. MARK PACKAGE WITH ASSIGNED RMA NUMBER
3. RETURN FIREARMS TO THE ABOVE ADDRESS

Short Barrel Rifles or Machine Guns must be transferred via ATF Form5 prior to returning the rifles to our facility. All test and evaluation requests are at the discretion of the LE Sales Manager and will receive a prompt response.

999-0043
08/17/10
Rev. B



LWRC INTERNATIONAL, LLC LOAN AGREEMENT

The undersigned party have requested that LWRC International, LLC provide "loan" rifles/uppers or product for "testing and evaluation", including but not limited to: demonstration before selection committee or other group, use at a government or non-government training academy or facility, use by ammunition manufacturers; use for photographic purposes for magazine articles or books; use by special military or law enforcement groups; use at trials, or for other legal and/or legitimate purposes. (LWRC International, LLC is also known in this document as "LWRCI™")

It is agreed that to comply with various provisions of the Federal and State firearms laws and regulations, LWRCI™ policy, the following requirements must be met:

- (A) Where the borrower is a government law enforcement agency, the "borrower" must be fully identified by a "Letterhead Request" showing name, address, email address, telephone and fax numbers; depending on the specific agency, this request should be signed by the Chief, Sheriff, or other management level official; and provide other information (Exemption Certificate for Federal Excise Tax, Exemption from Sales Tax, et al) as requested by LWRCI™.
- (B) Where the borrower is a non-government entity or individual, the "borrower" must be fully identified by a "Letterhead Request" showing the home address, personal telephone and fax numbers, email address, and business address, telephone and fax numbers; the "ship to party" must furnish a Federal Firearms License (FFL), which entity must also be identified by name, business telephone and fax numbers; and provide other information as requested by LWRCI™.

The undersigned understands and agrees: rifles/uppers or products shipped under this LWRCI's loan agreement are "loaned" for limited periods of time (e.g. 30 days, 60 days, 90 days, etc...). LWRCI™ tries to avoid long term loans (180days-365 days). The "ship to party or borrower" is responsible for all rifles/uppers and/or products shown on the packing slip. The loan terms may be extended by LWRCI™ for reasonable periods of time. Extensions are at the discretion of LWRCI™.

It is agreed that at the end of the loan period, or at the end of any reasonable extensions, all rifles/uppers, and/or products must be returned directly to LWRC International, 815 Chesapeake Drive, Cambridge, MD 21613. The "borrower" is responsible for the return shipping and insurance. Rifles/uppers must be returned via Fed-Ex or UPS. *You are responsible for the dollar value of losses and thefts in transit: for reporting such losses to the carrier, the local police, and ATF; and for furnishing LWRCI™ with copies of all pertinent loss and theft reports.*

After a reasonable loan period, including extensions, if the loan items are not returned to LWRCI™, their invoiced value becomes due and payable to LWRCI™, which dollar value will include applicable Firearms & Ammunition Excise Tax and State Sales Tax (bases on the invoice ship to or delivery address). Any damages, excluding the normal wear and tear, during the "testing and evaluation" loan, will be invoiced to the "borrower".

DEPARTMENT OF THE TREASURY
ALCOHOL AND TOBACCO TAX AND TRADE BUREAU**EXEMPTION CERTIFICATE (USE BY STATE OR LOCAL GOVERNMENTS)**
(For use by State and local governments (section 4221(a)(4) of the Internal Revenue Code).)

_____, 20___, I hereby certify that I am _____
 (Month & Day) (Title of Officer)
 of _____; that I am authorized to execute this certificate; and that
 (State or local government)

(check applicable type of certificate):

- The article or articles specified in the accompanying order, or on the reverse side hereof, (or)
 All orders placed by the purchaser for the period commencing _____ and ending _____,
 (Date) (Date)
 (period not to exceed 12 calendar quarters)

are, or will be, purchased from _____ for the
 (Name of manufacturer)

exclusive use of _____
 (Governmental unit)

of _____
 (State or local government)

I understand that the exemption from tax in the case of sales of articles under this exemption certificate to a State, etc., is limited to the sale of articles purchased for its exclusive use¹. I understand that fraudulent use of this certificate for the purpose of securing this exemption will subject me and all parties making such fraudulent use of this certificate to all applicable criminal penalties under the Internal Revenue Code.

SIGNATURE

PRINTED NAME

ADDRESS

¹ A sale of an article to a State or local government for resale is not considered to be a sale for the "exclusive use" of the State or local government, within the meaning of section 4221(a)(4) of the code, and, therefore, such sales may not be made tax-free. Such sales may not be made tax-free even if the resales are made to government employees, or the article is an item of equipment the employee is required to possess in carrying out his duties.

PAPERWORK REDUCTION ACT NOTICE

This request is in accordance with the Paperwork Reduction Act of 1995. In some cases, persons who sell firearms or ammunition tax-free use specific exemption certificates to support the tax-free sales. This form contains all required information for a properly executed certificate. This is being provided to promote uniformity among excise taxpayers and eliminate the need for taxpayers to design their own certificates. The information requested is required by Title 27, Code of Federal Regulations, Part 53.

We estimate the average burden associated with this collection of information is 45 minutes per respondent or recordkeeper, depending on your individual circumstances. Address your comments concerning the accuracy of this burden estimate and suggestions to reduce this burden to: Reports Management Officer, Regulations and Rulings Division, Alcohol and Tobacco Tax and Trade Bureau, Washington, DC 20220.

TTB may not conduct or sponsor and you are not required to respond to, a collection of information unless it displays a current, valid OMB control number.