U.S. Department of Justice

Final Notice of Denial of Application, Revocation Suspension and/or Fine of Firearms License

In the matter of:	
The application for license as a/an	, filed by:
or	
✓ License Number <u>5-76-201-01-5B-03812</u>	as a/an
Dealer in Firearms Other Than Destructive Devices	, issued to:
Name and Address of Applicant or Licensee (Show number, street, city, state and Zip Code) Lohman Arms Company LLC 11875 West Little York Road Suite 701 Houston, Texas 77041	
Notice is Hereby Given That:	
A request for hearing pursuant to 18 U.S.C. § 923(f)(2) and/or 922(1)(5) was not timely filed. Based on the findings set forth in the attached documer ✓ license described above is revoked pursuant to 18 U.S.C., 923(e), 922(t)(5) or 924(p), effective:	it, your
☐ 15 calendar days after receipt of this notice, or	
license is suspended for calendar days, effective, pursuant to 18 U.S.C. § 922(t)(5) or 924(n)
Icensee is fined \$, payment due:, pursuant to 18 U.S.C. § 922(t)	
After due consideration following a hearing held pursuant to 18 U.S.C. § 923(f)(2) and/or 922(t)(5), and on the basis of findings set out in the atta the findings and conclusions, the Director or his/her designee concludes that your	ched copy of
application for license described above is denied, pursuant to 18 U.S.C., 923(d).	
application for renewal of license described above is denied pursuant to 18 U.S.C. 923(d), effective:	
15 calendar days after receipt of this notice, or	
license described above is revoked pursuant to 18 U.S.C., 923(e), 922(t)(5) or 924(p), effective:	
15 calendar days after receipt of this notice, or	
license is suspended for calendar days, effective, pursuant to 18 U.S.C. § 922(t)(5) or 924(p).
Licensee is fined \$, payment due:, pursuant to 18 U.S.C. § 922(0)(5) or 924(p)
If, after the hearing and receipt of these findings, you are dissatisfied with this action you may, within 60 days after receipt of this notice, file pursuant 18 U.S.C. § 923(f)(3), for judicial review with the U.S. District Court for the district in which you reside or have your principal place of business to continue operations after the effective date of this action while you pursue filing for judicial review or otherwise, you must request a stay of the action from Industry Operations (DIO), Bureau of Alcohol, Tobacco, Firearms and Explosives, at	If you intend the Director of
prior to the effective date of the action set forth above. You may not continue licensed operations unless and until a stay is granted by the DI	<u>.</u> ,

Records prescribed under 27 CFR Part 478 for the license described above shall either be delivered to ATF within 30 days of the date the business is required to be discontinued or shall be documented to reflect delivery to a successor. See 18 U.S.C. 923(g)(4) and 27 CFR § 478.127.

After the effective date of a license denial of renewal, revocation, or suspension, you may not lawfully engage in the business of dealing in firearms. Any disposition of your firearms business inventory must comply with all applicable laws and regulations. Your local ATF office is able to assist you in understanding and implementing the options available to lawfully dispose of your firearms business inventory.

Date 08/29/2022		nd Title of Bureau of Alcohol, Tobacco, Firearms and Exp James, Director, Industry Operations	splosives Official Signature Janarra James
I certify that, o	on the date	below, I served the above notice on the person identified I	I below by:
V		mail to the address shown below. Number: 7018 2290 0000 3367 3229 Or	Delivering a copy of the notice to the address shown below.
Date Notice Se	erved	Title of Person Serving Notice Executive Assistant	(b)(6)
Print Name an	d Title of	Person Served	Signature of Person Served
Address When		erved Road, Suite 701, Houston, Texas 77041	

Note: Previous Edition is Obsolete

Page 3 – ATF Form 5300.13, Final Notice of Denial of Application, Revocation, Suspension, and/or Fine of Firearms License

Lohman Arms Company LLC, ("Licensee"), holds Federal Firearms License 5-76-201-01-5B-03812 issued by the Bureau of Alcohol, Tobacco, Firearms and Explosives ("ATF") pursuant to the Gun Control Act of 1968, as amended, 18 U.S.C. Chapter 44, and the regulations issued thereunder, 27 C.F.R. Part 478 (collectively, "GCA") as described herein.

On June 30, 2022, ATF issued a Notice to Revoke or Suspend Licensee and/or Impose a Civil Fine, ATF E-Form 4500 (5300.4) ("Notice to Revoke License") advising Licensee that ATF intended to revoke its License. The Notice to Revoke alleged that Licensee willfully violated the provisions of the GCA, and the regulations issued thereunder. The Notice to Revoke further specified that if Licensee wished to challenge the revocation, it may file a request with ATF for a hearing "within 15 days after receipt of this notice." See 18 U.S.C. § 923(f)(2); 27 C.F.R. § 478.73(b).

By letter dated July 14, 2022, Licensee timely requested a hearing to review the Notice to Revoke License. As a result, ATF notified Licensee that the hearing would occur on August 25, 2022.

On August 23, 2022, Licensee, through its attorney, emailed the Director of Industry Operations and Division Counsel of the Houston Field Division indicating that it was surrendering its license, effective August 24, 2022.

For reasons set forth in the Notice to Revoke License issued on June 30, 2022, License for Lohman Arms Company LLC is hereby REVOKED with an effective date of August 24, 2022.

Dated this 29th day of August 2022

Janarra James Tanarra James

Tanarra James Director, Industry Operations Houston Field Division Bureau of Alcohol, Tobacco, Firearms and Explosives United States Department of Justice