

Annual Firearms Manufacturing and Exportation Report (AFMER) Under 18 U.S.C. Chapter 44, Firearms

NOTE: This report **MUST** be filed even if no firearms were exported or distributed into commerce. Please read the Instruction Sheet before completing this form.

Reporting Period: Annual Report for Calendar Year Ending December 31, _____

1. Name of Licensee:	2. Trade Name (If any):
3. Federal Firearms License Number:	4. Employer Identification Number (EIN):
5. Address (Number, Street, City, State, ZIP Code):	6. Mailing Address (If different than item 5):
7. If Business has Been Discontinued: _____ (Date of Discontinuance)	Note: Even if you've discontinued business, you are still required to complete this form if you were in business for 1 or more days during the previous calendar year.

FIREARMS PRODUCED AND SOLD OR DISTRIBUTED INTO UNITED STATES (U.S.) COMMERCE - EVEN IF NO MONETARY VALUE RECEIVED

8. Number of firearms produced and **SOLD or DISTRIBUTED INTO U.S. COMMERCE** for the calendar year above - by types (See definition #5)
Fill in all totals for items 8a-j. Enter "0" (zero) if no firearm was distributed into commerce (See definition #2)

Type of Firearm Distributed into Commerce		Number of Firearms Distributed into Commerce Pistols and Revolvers by Caliber						Total Distributed into Commerce			
		Up to .22	Up to .25	Up to .32	Up to .380	Up to 9MM PARA.	Up to .50				
a.	Pistols		+		+		+		+		=
b.	Revolvers		+		+		+		+		=
		Up to .22	Up to .32	Up to .38 SPEC.	Up to .357 MAG.	Up to .44 MAG.	Up to .50				
Type of Firearm Distributed into Commerce		Total Distributed into Commerce		Type of Firearm Distributed into Commerce		Total Distributed into Commerce					
c.	Rifles			h.	Short-Barreled Shotguns						
d.	Shotguns and Combination Guns			i.	Silencers						
e.	Machineguns			j.	Miscellaneous Firearms*						
f.	Any Other Weapons			*Describe here:							
g.	Short-Barreled Rifles										

FIREARMS PRODUCED AND EXPORTED OUT OF THE U.S.

9. Number of firearms produced and **EXPORTED out of the UNITED STATES** for the calendar year above - by types (See definition #5)
Fill in all totals for items 9a-j. Enter "0" (zero) if no firearm was exported, or if the firearm was only temporarily exported (See instruction #6)

Type of Firearm Exported		Total Exported	Type of Firearm Exported		Total Exported
a.	Pistols		g.	Short-Barreled Rifles	
b.	Revolvers		h.	Short-Barreled Shotguns	
c.	Rifles		i.	Silencers	
d.	Shotguns and Combination Guns		j.	Miscellaneous Firearms*	
e.	Machineguns		*Describe here:		
f.	Any Other Weapon				

Under penalties of perjury, I declare that I have examined this report and to the best of my knowledge and belief, it is true, correct and complete.

10. Name:	11. Title:
12. Signature:	13. Telephone Number: _____
14. Date: _____	

ATF Form 5300.11 Instructions

1. This form must be submitted annually for all Type 07 (manufacture of firearms), and Type 10 (manufacture of destructive devices) Federal Firearms Licenses, in compliance with 18 U.S.C. § 923 (g)(5)(A). The AFMER is not a tax form - it is used for statistical purposes.
2. **IMPORTANT:** Even if no firearms have been exported or distributed into commerce, an annual report must still be filed. The current reporting period is for the previous calendar year ending on December 31.
3. **This form MUST be submitted by April 1st.** Please retain a copy for your files.
4. When a manufacturing license is discontinued, submit this form no later than 30 days following the discontinuance of business; include the date of discontinuance in Item 7.
5. You must identify/briefly describe all miscellaneous firearms accounted for in item 8j and/or item 9j.
6. (a) Export data in item 9 is not a sub-set of the data in item 8. They should be separate counts. For example, if you manufactured 10 pistols and distributed 7 of them into commerce and exported the other 3, 7 should be reported in item 8, and 3 should be reported in item 9. However, if you manufactured 10 pistols and distributed 7 to another licensed manufacturer and exported 3, 0 should be reported in item 8, and 3 should be reported in item 9.
(b) If a DSP-73 application was approved for an export, and thus the firearm was only exported temporarily, the export does not need to be reported on this form.
7. This form must be executed (signed) by a person authorized to sign and be responsible for the completeness and accuracy of the information furnished.
8. If at any time after filing your report you discover an error in what you reported, please submit a corrected AFMER. Be sure to write "Amended Report" across the top of the corrected report and be sure to indicate the correct calendar year for which you are reporting.
9. AFMER form 5300.11 can be electronically completed and submitted via eforms at www.atf.gov/firearms/applications-eforms. For eforms help you may contact the Helpdesk at 1-877-875-3723 or send an email for assistance to eforms.admin@atf.gov.
10. Submit completed form to one of the following:
Electronically submit via eForms: www.atf.gov/firearms/applications-eforms
Mail to: ATF-FFLC, AFMER program, 244 Needy Road, Martinsburg, WV 25405

Definitions

1. **Produced** - Firearms (to include separate frames or receivers, actions or barreled actions) manufactured during the reporting calendar year that were distributed into commerce or exported. Separate frames or receivers, actions or barreled actions, are to be included in this report - when they are exported or distributed into commerce to someone other than a licensed manufacturer. A manufacturer who uses such items manufactured by another licensed manufacturer, who then distributes the completed firearm into commerce or exports the firearm, must include the firearms in this report. In this scenario, the previous manufacturer didn't distribute it into commerce or export it out of the U.S. so they would not report the firearm - the last manufacturer distributed it into commerce or exported it, so they report it. GCA to NFA conversions on previously owned firearms should also be reported.

Exceptions (Enter a "0"/zero if your firearms fall under any of the following):
 - a. Firearms manufactured but NOT distributed into commerce or exported;
 - b. Firearms distributed to another licensed manufacturer (FFL Type 07 or Type 10). Those firearms will be reported by the Type 07 or Type 10 FFL who finally distributes the firearms into commerce, or exports them;
 - c. Firearms received solely for the purpose of the manufacturer to act as a Dealer, thus only receiving the firearm for purposes of transferring;
 - d. Firearms remanufactured or customized that were previously in the possession of a non-manufacturer;
 - e. Firearms incorporating frames or receivers of foreign manufacture;
 - f. Firearms produced solely for the official use of the Armed Forces of the United States;
 - g. Destructive devices as defined under 18 U.S.C. § 921(a)(4) and 26 U.S.C. § 5845(f) - see definition #3 below; or
 - h. Antique firearms as defined under 18 U.S.C. § 921 (a)(16) - see definition #4 below.
2. **Commerce** - a purchase or sale, business deal or transaction, within or between any of the following: a State of the United States; District of Columbia; U.S. Territory or possession.
3. **Destructive Device** - (A) any explosive, incendiary, or poison gas - (i) bomb, (ii) grenade, (iii) rocket having a propellant charge of more than four ounces, (iv) missile having an explosive or incendiary charge of more than one-quarter ounce, (v) mine, or (vi) device similar to any of the devices described in the preceding clauses; (B) any type of weapon (other than a shotgun or a shotgun shell which the Attorney General finds is generally recognized as particularly suitable for sporting purposes) by whatever name known which will, or which may be readily converted to, expel a projectile by the action of an explosive or other propellant, and which has any barrel with a bore of more than one-half inch in diameter; and (C) any combination of parts either designed or intended for use in converting any device into any destructive device described in subparagraph (A) or (B) and from which a destructive device may be readily assembled. The term "destructive device" shall not include any device which is neither designed nor redesigned for use as a weapon; any device, although originally designed for use as a weapon, which is redesigned for use as a signaling, pyrotechnic, line throwing, safety, or similar device; surplus ordnance sold, loaned, or given by the Secretary of the Army pursuant to the provisions of section 4684(2), 4685,

Definitions *(continued)*

or 4686 of title 10; or any other device which the Attorney General finds is not likely to be used as a weapon, is an antique, or is a rifle which the owner intends to use solely for sporting, recreational or cultural purposes.

4. **Antique Firearm** - (A) any firearm (including any firearm with a matchlock, flintlock, percussion cap, or similar type of ignition system) manufactured in or before 1898; or (B) any replica of any firearm described in subparagraph (A) if such replica - (i) is not designed or redesigned for using rimfire or conventional centerfire fixed ammunition, or (ii) uses rimfire or conventional centerfire fixed ammunition which is no longer manufactured in the United States and which is not readily available in the ordinary channels of commercial trade; or (C) any muzzle loading rifle, muzzle loading shotgun, or muzzle loading pistol, which is designed to use black powder, or a black powder substitute, and which cannot use fixed ammunition. For purposes of this subparagraph, the term "antique firearm" shall not include any weapon which incorporates a firearm frame or receiver, any firearm which is converted into a muzzle loading weapon, or any muzzle loading weapon which can be readily converted to fire fixed ammunition by replacing the barrel, bolt, breechblock, or any combination thereof.
5. **Types of Firearms** *(as identified on the form in items 8a-j and 9a-j)*
- a. **Pistol** - A weapon originally designed, made, and intended to fire a projectile (bullet) from one or more barrels when held in one hand, and having (a) a chamber(s) as an integral part(s) of, or permanently aligned with, the bore(s); and (b) a short stock designed to be gripped by one hand and at an angle to and extending below the line of the bore(s).
 - b. **Revolver** - A projectile weapon, of the pistol type, having a breechloading chamber cylinder so arranged that the cocking of the hammer or movement of the trigger rotates it and brings the next cartridge in line with the barrel for firing.
 - c. **Rifle** - A weapon designed or redesigned, made or remade, and intended to fire from the shoulder, and designed or redesigned and made or remade to use the energy of the explosive in a fixed cartridge to fire only a single projectile through a rifled bore for each single pull of the trigger and shall include any such weapon which may be readily restored to fire a fixed cartridge. Having barrels at least 16 inches in length and at least 26 inches in overall length.
 - d. **Shotgun** - A weapon firearm designed and intended to be fired from the shoulder, and designed or redesigned and made or remade to use the energy of the explosive in a fixed shotgun shell to fire through a smooth bore either a number of ball shot or a single projectile for each single pull of the trigger and shall include any such weapon which may be readily restored to fire a fixed shotgun shell. Having barrels at least 18 inches in length, and at least 26 inches in overall length.
 - e. **Machinegun** - Any weapon which shoots, is designed to shoot, or can be readily restored to shoot automatically more than one shot within manual reloading by a single function of the trigger, the frame or receiver of any such weapon, any part designed and intended solely and exclusively, or any combination of parts designed and intended for use in converting a weapon into a machinegun, and any combination of parts from which a machinegun can be assembled if such parts are in the possession or under the control of a person.
 - f. **Any Other Weapon** - Any weapon or device capable of being concealed on the person from which a shot can be discharged through the energy of an explosive, a pistol or revolver having a barrel with a smooth bore designed or redesigned to fire a fixed shotgun shell, weapons with combination shotgun and rifle barrels 12 inches or more, less than 18 inches in length, from which only a single discharge can be made from either barrel without manual reloading, and shall include any such weapon which may be readily restored to fire. Such term shall not include a pistol or a revolver having a rifled bore, or rifled bores, or weapons designed, made, or intended to be fired from the shoulder and not capable of firing fixed ammunition.
 - g. **Short-Barreled Rifle** - A rifle having one or more barrels less than 16 inches in length, and any weapon made from a rifle, whether by alteration, modification, or otherwise, if such weapon as modified has an overall length of less than 26 inches, or a barrel or barrels less than 16 inches in length.
 - h. **Short-Barreled Shotgun** - A shotgun having one or more barrels less than 18 inches in length, and any weapon made from a shotgun, whether by alteration, modification, or otherwise, if such weapon as modified has an overall length of less than 26 inches, or a barrel or barrels of less than 18 inches in length.
 - i. **Silencer** - Any device for silencing, muffling or diminishing the report of a portable firearm, including any combination of parts, designed or redesigned, and intended for use in assembling or fabricating a firearm silencer or firearm muffler, and any part intended only for use in such assembly or firearm muffler, and any part intended only for use in such assembly or fabrication.
 - j. **Miscellaneous Firearms** - Any firearms not included in the other categories, such as frames or receivers, etc. that are not identified as particular firearms. YOU MUST IDENTIFY OR BRIEFLY DESCRIBE THE FIREARM(S). Attach a separate sheet if necessary.

Paperwork Reduction Act Notice

This form is in accordance with the Paperwork Reduction Act of 1995. The information you provide is used to compile statistics on firearms that have been manufactured and distributed in U.S. commerce and/or manufactured and exported out of the U.S. The furnishing of this information is mandatory (18 U.S.C. § 923(g)(5)(A)).

The estimated average burden associated with this collection of information is 20 minutes per respondent or recordkeeper, depending on individual circumstances. Comments concerning the accuracy of this burden estimate and suggestions for reducing this burden should be addressed to Reports Management Officer, Resource Management Staff, Bureau of Alcohol, Tobacco, Firearms and Explosives, Washington, DC 20226.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

ATF E-Form 5300.11
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