

ADDENDUM TO

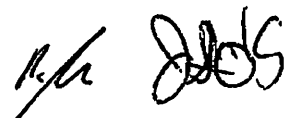
**SUPPLY AGREEMENT BY AND BETWEEN RUAG AMMOTEC, AG,
RUAG AMMOTEC USA, INC. AND CITIZENS AMMUNITION, LLC**

This Addendum hereby alters and amends the Product Supply Agreement ("Supply Agreement"), originally made and entered into on March 17, 2015, by and between RUAG Ammotec AG, (individually "RUAG AG"), RUAG Ammotec USA, Inc., a (individually "RUAG USA") (collectively "RUAG") and Citizens Ammunition LLC, ("Citizens"), with an effective date of April 1, 2015, as follows:

AGREEMENTS

1. **CLARIFICATION AND CONFIRMATION OF CITIZENS' OBLIGATION TO PURCHASE PRIME INVENTORY AND/OR STOCK.** Within the "Recitals" to the Supply Agreement, RUAG and Citizens agreed that for the first two (2) years of the Supply Agreement, after the Initial Shipment of product by RUAG as defined in the Supply Agreement, Citizens would not incur any obligation to pay for the Product (also as defined in the Supply Agreement) until it was sold by Citizens. All such Product would continue to be owned by RUAG USA until payment was tendered by Citizens. It was further agreed by the parties that after this two (2) year period, Citizens would then have to pay for any current or future inventory of the Product under RUAG's net thirty (30) day terms.

In August of 2015 (11th Sweden, 13th Switzerland, 17th Germany), the Initial Shipment of the Product was made and since this time Citizens has been tendering payment for the Product as it was sold by Citizens. The parties hereby wish to clarify and confirm that, pursuant to the subject "Recital", the balance of the supply Agreement, and this Paragraph, Citizens shall attempt to either sell all existing inventory and/or raise additional capital in order to tender payment in full to RUAG USA on or before September 30, 2017 for all current inventory and/or stock of the Product. At such time, if Citizens is reasonably capable of making the purchase, title and ownership of the Product shall transfer from its current owner, RUAG USA, to Citizens. The inventory of Product as of April 4th 2017 was as follows:

Handwritten signatures in black ink, appearing to be initials or names, located at the bottom right of the page.

Stock Description 1	Stk Unit of Measure	Qty On Hand Costed
.300 BLK PRIME Target	BX	8.003
.223 Rem. PRIME HPBT 77 gr	BX	4.882
.338 Lap. Mag. PRIME HPBT	BX	8.750
.308 Win. PRIME HPBT 175gr	BX	19.535
.22 LR PRIME RIFLE 40gr	BX	(423)
.22 LR PRIME Subsonic HP 40gr	BX	2.664
.223 Rem. PRIME FMJ 55 gr	BX	10.739
9mm Luger PRIME HP SX 124gr	BX	1.461
.260 Rem. PRIME HPBT 130gr	BX	14.930
6.5MM CREEDMOOR PRIME HPBT 130	BX	38.813
12 gauge PRIME 2 5/8 Buck Shot	BX	2.721
12 gauge PRIME 2 5/8 COMP SLUG	BX	5.656
.40 S&W PRIME FMJ 180gr	BX	8.152
.45 Auto PRIME FMJ 230gr	BX	7.820
9mm Luger PRIME FMJ 124 gr	BX	10.421
.22 LR PRIME SEMI-AUTO 40gr	BX	69.617
.45 Auto PRIME HP 230 gr	BX	4.467
9mm Luger PRIME HEXAGON 124gr	BX	7.595

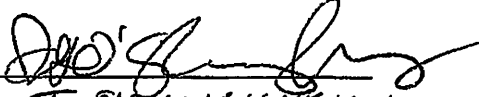
If Citizens is unable to raise sufficient capital and/or financially afford to tender the payment(s) addressed herein, it must provide a written sworn statement to this effect, and/or provide sufficient documentary proof, to RUAG USA of such financial inability.

2. **NET THIRTY (30) DAY TERMS FOR ALL NEW INVENTORY OF PRODUCT.** Consistent with Paragraph "1" above, commencing on October 1, 2017, Citizens shall have to tender payment in full for all new inventory of Product ordered by Citizens under the Supply Agreement on net thirty (30) day terms after such product is received as inventory by RUAG USA. Citizens shall provide written notice when such Product is received in inventory within three (3) business days of taking delivery of Product. As with the current inventory of Product, all new inventory of Product shall remain the property of RUAG USA until paid for in full by Citizens.

3. **UNENCUMBERED RIGHTS TO SELL OR TRANSFER BY RUAG IN EVENT OF NON-PAYMENT.** If Citizens is unable to tender payment for any remaining Product inventory by September 30, 2017, or any new Product inventory on net thirty (30) day terms, Citizens shall, unless otherwise agreed in writing by RUAG, forfeit all potential rights and claims to the Product, and RUAG shall have the full and unencumbered legal right to sell, transfer or dispose of the Product inventory as it deems fit. Citizens shall waive any and all potential rights to claim any intellectual property, goodwill or other infringement and/or violations with respect to any such sale, transfer or disposal by RUAG, including but not limited to, any claims related to RUAG's use of the PRIME name and/or all associated trademarks in connection with the sale, transfer or disposal of the Product under this Paragraph..

IN WITNESS WHEREOF, the parties hereto have caused this Addendum to Supply Agreement to be executed by their duly authorized representatives.

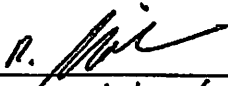
CITIZENS AMMUNITION LLC

By: 
Name: J. O'SULLIVAN
Title: CEO
Date: 8-9-17

RUAG AMMOTEC AG

By: _____
Name: _____
Title: _____
Date: _____

RUAG AMMOTEC USA, INC.

By: 
Name: Reinhard Müller
Title: General Manager
Date: 9-7-17