



AGENCY RECEIPT / AGENT AUTHORIZATION CONTRACT

General Provisions:	
Received from the _City of Columbia, Missouri, Police Department	
hereafter referred to as "City" or "Agency", the attached list of	(physical count) firearms
subject to final audit, designated and earmarked for destruction by pu	lverization.

GunBusters, LLC, hereafter referred to as GunBusters shall destroy the listed weapons at no charge to the Agency with the understanding GunBusters will sell salvaged and recyclable parts and scrap metals. Weapons may include firearms which may not be possessed under federal or state law, to include fully automatic weapons, those having defaced serial numbers or those which have been illegally modified.

The Agency conveys said weapons to GunBusters, such weapons being free of any encumbrance, seizure claim, or another possessory claim. The Columbia Missouri Police Department is an official law enforcement entity (federal, state, county, or local government) that, pursuant to the provisions of the Gun Control Act of 1968 ("GCA") and the National Firearms Act of 1934 ("NFA"), conveys to GunBusters on a repair basis, GCA and NFA regulated firearms, noting such process includes destruction by pulverization, as directed by the Agency. GunBusters will notify the ATF within 48 hours of destruction of a previously registered NFA firearm receiver(s).

GunBusters shall act as an agent of the Agency, for the sole purpose of destruction of the listed firearms by pulverization and authorizes GunBusters to transport, house and destroy seized and surrendered weapons for destruction by pulverization, with the Agency retaining ownership of each firearm until the moment of destruction. Accordingly, the Agency requests GunBusters to additionally destroy such firearms with serial numbers that are defaced or obliterated, acknowledging GunBusters is specifically acting as an agent of the Agency and not withstanding 18 U.S.C. § 922(k), such agency is entitled under 18 U.S.C. § 925(a)(1) to destroy contraband under its constructive control via its agent GunBusters.

Liability:

Each party shall not be bound by any action taken by the other party in good faith in the exercise of the powers and authority conferred upon such party under this Agreement. The parties are *not* jointly and severally liable for any tort, contractual liability, misfeasance or malfeasance, violation of civil or criminal laws, or any other action arising out of, or in relation to, this Agreement.

Assignment:

Neither this Agreement nor any other interest arising from the execution of this Agreement may be assigned, pledged, transferred or hypothecated without the prior written consent of both GunBusters and the City.

Governing Law and Venue: This Agreement shall be governed, interpreted, and enforced in accordance with the laws of the State of Missouri and/or the laws of the United States, as applicable. The venue for all litigation arising out of, or relating to this contract document, shall be in Boone County, Missouri, or the United States Western District of Missouri. The Parties hereto irrevocably agree to submit to the exclusive jurisdiction of such courts in the State of Missouri.

General Laws: Contractor shall comply with all federal, state, and local laws, rules, regulations, and ordinances.

No Waiver of Immunities: In no event shall the language of this Agreement constitute or be construed as a waiver or limitation for either party's rights or defenses with regard to each party's applicable sovereign, governmental, or official immunities and protections as provided by federal and state constitutions or laws.

Notices: Any notice, demand, request, or communication required or authorized by the Agreement shall be delivered either by hand, facsimile, overnight courier or mailed by certified mail, return receipt requested, with postage prepaid, to:

If to City:

City of Columbia, Missouri Police Department 600 East Walnut Columbia, MO 65201 ATTN: Chief of Police

If to Contractor:

GUNBUSTERS, LLC 743 Spirit 40 Park Drive Chesterfield, MO 63005

Entire Agreement:

This Agreement constitutes the entire agreement between the Gunbusters and the Agency pertaining to the subject matter contained herein, and supersedes all prior and contemporaneous agreements, representations, warranties and understandings of the parties. No supplement, modification or amendment of this Agreement shall be binding unless executed in writing by both GunBusters and the City. No waiver of any of the provisions of this Agreement shall be deemed, or shall constitute, a waiver of any other provision, whether similar or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be binding, unless the waiver is in writing and signed by the party making the waiver.

Severability:

If any provision of this Agreement, or the application of such provision to any person or circumstance, shall be held invalid, the remainder of this Agreement, or the application of such provision to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby.

Destructions Services Contract Between GunBusters and Law Enforcement Agency Page 3 IN WITNESS WHEROF, the Parties have executed this Agreement.

For GunBusters, LLC	Date	For City of Columbia	Date
Printed Name and Title	à	Printed Name and Title Chief Law Enforcement Officer or Designee	
R 3/18		Agency Name	
		Approved as to form:	W
		City Counselor	