
 www.glock.com	GLOCK, Inc.	USA	 PERFECTION
	6000 Highlands Parkway Smyrna, GA 30082 USA Tel. +1 770 432 1202 Fax +1 770 433 8719		
PRINTED COPIES OF THIS DOCUMENT ARE UNCONTROLLED			

GLOCK Stocking Dealer Program

Dealer Program Agreement

 Stocking Dealer Store Name

 INTERSTATE ARMS CORP/
 GLOCK Commercial Distributor / Sales Rep

5-20 Pistols Package

Enrollment Timeframe: January 1st – March 31st

Over **\$500** in
free merchandise

All items must be submitted
<input type="checkbox"/> Pistol Order Form (1 page - initialed)
<input type="checkbox"/> Agreement (8 pages - signed and dated)
<input type="checkbox"/> State Resale / Exemption Certificate
<input type="checkbox"/> Exterior Photos / Street View and Store Front
<input type="checkbox"/> Interior Photos / Firearms Display and Store
<input type="checkbox"/> Current FFL / Extension Letter
<input type="checkbox"/> 35 Business Hours Minimum



PRINTED COPIES OF THIS DOCUMENT ARE UNCONTROLLED

GLOCK Stocking Dealer Program

Dealer Program Agreement

Attention GLOCK Stocking Dealer:
Complete the following and forward to a
Participating Distributor of your choice.

Attention GLOCK Distributor: Verify and complete the following
and forward to GLOCK, Inc. for processing.

INTERSTATE ARMS CORP/
GLOCK Commercial Distributor / Sales Rep

Stocking Dealer Store Name

Business Street Address / City / State / Zip Code

Contact Person (First Name, Last Name) / Job Title (please print)

35 Business Hours / Week (ex. Mon-Fri: 8-5, Sat: 9-6)

Business Phone*

Business Fax*

Business Email*

Business Website*

*Note: Business phone, fax, email, and website that is provided in this agreement will be shown on the GLOCK dealer locator.

Does your facility have a range operation? Yes No

GLOCK USE ONLY

New Sales Logix

Renew Order Total:

Pistol Order Form (1 pages - initialed)

Exterior Photos / Street View and Store Front

Agreement (8 pages – signed)

Interior Photo of Firearms Display

Current FFL/Extension Letter

35 Business Hours Minimum

State Resale/Exemption Certificate



PRINTED COPIES OF THIS DOCUMENT ARE UNCONTROLLED

GLOCK Stocking Dealer Program

Pistol Order Form

5-20 Pistol Order (Multiples up to 5 per model allowed).

Gen3	Models	Price	\$ Total
.380	___ G42Gen3	x \$327.00	_____
9X19	___ G43Gen3	x \$371.00	_____
Gen5	Models	Price	\$ Total
9x19 Gen5	___ G17Gen5 ___ G19Gen5 ___ G26Gen5	x \$455.00	_____
Gen5 MOS Long Slide	___ G34Gen5 (9x19)	x \$597.50	_____
Gen4	Models	Price	\$ Total
9x19 Gen4	___ G17Gen4 ___ G19Gen4 ___ G26Gen4	x \$403.00	_____
.40 Gen4	___ G22Gen4 ___ G23Gen4 ___ G27Gen4	x \$403.00	_____
.45 Gen4	___ G21Gen4 ___ G30Gen4	x \$479.00	_____
10mm Gen4	___ G20Gen4 ___ G29Gen4	x \$479.00	_____
MOS/Long Slide	Models	Price	\$ Total
Gen4 Long Slide	___ G34Gen4 (9x19) ___ G35Gen4 (.40)	x \$484.00	_____
	___ G41Gen4 (.45 Auto)	x \$519.00	_____
MOS Long Slide	___ G34Gen4 (9x19) ___ G35Gen4 (.40)	x \$554.00	_____
	___ G41Gen4 (.45) ___ G40Gen4 (10mm)	x \$575.00	_____
MOS 9x19	___ G17Gen4 (9x19) ___ G19Gen4 (9x19)	x \$476.00	_____

TOTAL: _____

Please initial below:

All prices include Federal Excise Tax.
All prices are subject to change without notice.

Dealer

SPF
Distributor

GLOCK



PRINTED COPIES OF THIS DOCUMENT ARE UNCONTROLLED

GLOCK Stocking Dealer Program

Promotional Package

When you sign up with the GLOCK Stocking Dealer Program you will receive:

Benefits

- 1 Free Entry into Armorer's Course
- 20% Off GLOCK Parts

Advertising (subject to change)

- 1 "Safe Action" Aluminum Sign
- 1 Banner
- 1 Clear Counter Mat
- 1 Bench mat
- 25 Price Tags
- 1 Store Hour Sign

Employee Incentive

- 5 GLOCK Hats
- 4 GLOCK Polo Shirts
(Select Sizes Below)

Men's		Women's	
S	<input type="text"/>	S	<input type="text"/>
M	<input type="text"/>	M	<input type="text"/>
L	<input type="text"/>	L	<input type="text"/>
XL	<input type="text"/>	XL	<input type="text"/>
XXL	<input type="text"/>	XXL	<input type="text"/>
XXXL	<input type="text"/>		

Literature

- 25 Firearm Safety Brochures
- 25 GSSF Applications
- 25 GLOCK Safe Action Stickers
- 1 GLOCK Stocking Dealer Sticker
- 25 Preventive Maintenance Manuals
- 50 Buyer's Guides

Accessories (subject to change)

- 1 GLOCK Multi-Purpose Backpack
- 5 GLOCK Pens
- 25 GLOCK Plastic Bags

GLOCK Stocking Dealer Program

Dealer Program Agreement

GLOCK, INC. STOCKING DEALER PROGRAM AGREEMENT 2018

This agreement ("Agreement") is entered into by the parties, _____ ("DEALER"),

INTERSTATE ARMS CORP ("DISTRIBUTOR"), and GLOCK, Inc. ("GLOCK"), respectively, as of the date that it is formally executed by DEALER, DISTRIBUTOR and GLOCK. ("Effective Date"). The parties agree to the following applicable terms and conditions:

1. Rights Granted.

GLOCK hereby grants to DEALER a non-exclusive and non-assignable right upon the terms and conditions in this Agreement to purchase GLOCK products from DISTRIBUTOR, and to promote and resell GLOCK products according to the terms and conditions set forth in this Agreement.

2. Products.

As used herein, the term "GLOCK products" shall mean those products expressly identified in the GLOCK Stocking Dealer Order Form, together with any products that GLOCK may expressly add to this Agreement from time to time. GLOCK may, at any time and for any reason, withdraw from this Agreement any GLOCK product, without suspending the provisions of this Agreement relating to the remaining GLOCK products.

3. Best Practices.

- A. All sales of firearms will be made to DISTRIBUTOR with the understanding that it will resell to DEALER.
- B. DEALER represents that it possesses a current Federal Firearms License ("FFL"), sells exclusively from its place of business, as defined by the Bureau of Alcohol, Tobacco, Firearms & Explosives ("ATF"), where products are displayed to the shooting public; and is a properly licensed business, complying with all applicable federal, state, and local laws, and regulations, and possesses a state resale tax certificate (where applicable). The FFL location may be used only to conduct business; use of any part of the premises as a dwelling is not allowed. This provision is to ensure: (1) compliance with all laws, (2) proper promotion of GLOCK products, and (3) the opportunity for demonstration of safe handling of GLOCK firearms by knowledgeable DEALERS to their customers. Upon execution of this Agreement, DEALER shall provide GLOCK with a photograph of the interior of the property where it conducts business.
- C. DEALER agrees to be fully knowledgeable of and comply with all federal, state, and local laws, regulations, and ordinances applicable to the sale and transfer of firearms and high-capacity magazines (where applicable), to comply fully with all requests from federal, state, and local law enforcement authorities for information regarding sales and transfers of firearms, and to keep all required records. DEALER must also immediately report to law enforcement authorities any suspected, attempted, or actual violation of federal, state, or local laws or regulations regarding the sale of firearms of which DEALER becomes aware.

4. DEALER Responsibilities.

DEALER agrees that during the term of this Agreement, it will, subject to and in accordance with the terms and conditions herein expressed:

- A. Possess all licenses required by federal, state, and local law and agrees to provide copies to DISTRIBUTOR with original signatures where required.
- B. Comply with federal, state, and local laws and regulations and file with GLOCK an annual certification verifying such compliance. By signing this Agreement, DEALER certifies such current compliance.
- C. Ensure that all DEALER employees involved with the sale of GLOCK products are trained in compliance with all federal, state, and local laws as they relate to the sale of GLOCK firearms.
- D. Maintain sufficient internal compliance procedures to ensure proper safe firearms handling training of DEALER employees before they are permitted to sell or handle GLOCK products.
- E. Sell firearms only at the premises listed on DEALER's FFL as defined by ATF for purposes of an FFL.
- F. Conduct all legally required background checks before completing a transfer to a non-FFL holder, and fully identify each non-FFL purchaser through the use of positive identification. Sale of multiple GLOCK pistols purchased under this agreement to another FFL is strictly prohibited and requires prior written approval from GLOCK.
- G. Maintain and provide evidence of valid commercial storefront operation by attaching hereto a photograph of DEALER'S premises, which must be open to the public, with regular commercial business hours. DEALER agrees it will not use any part of the premises as a dwelling.
- H. Maintain a security system for its premises to deter theft.
- I. Provide customer for each GLOCK pistol sold the written safety information provided by GLOCK with each product. Fully explain and demonstrate to each non-FFL purchaser and FFL (upon request): (1) the operation and safe handling of the GLOCK pistol, and (2) the features and benefits of such GLOCK pistol. Review the GLOCK Customer Safety Awareness Form with each non-FFL purchaser and obtain a customer signature of understanding.
- J. Conduct background checks on DEALER employees and not allow DEALER employees to sell handguns who are legally prohibited from possessing them.

PRINTED COPIES OF THIS DOCUMENT ARE UNCONTROLLED

GLOCK Stocking Dealer Program

Dealer Program Agreement

- K. Refrain from sale of GLOCK products in any state or municipality wherein GLOCK products do not meet requirements established by a governmental authority or are otherwise prohibited.
- L. Not advertise, offer for sale or sell any item that GLOCK in good faith deems to infringe upon GLOCK's intellectual property rights.
- M. Notify DISTRIBUTOR and GLOCK of any change in, suspension of, or delay in receipt of DEALER's FFL.
- N. Maintain sales information for all GLOCK products, including the serial numbers of handguns sold, dates of sale, and identity of purchasers, and make this information available for review by GLOCK, its designees, and authorized law enforcement and regulatory representatives.
- O. DEALER agrees to sell GLOCK firearms as received from DISTRIBUTOR and shall not disassemble firearms to be sold in parts.
- P. DEALER agrees it will sell GLOCK products as intended by GLOCK; e.g. the correct number of magazines assigned to a pistol by GLOCK shall be included with the sale.
- Q. DEALER agrees not to sell, transfer or exchange multiple GLOCK pistols purchased under this agreement to another FFL without prior written approval from GLOCK.
- R. Provide to GLOCK any available information of which DEALER becomes aware regarding laws or regulations of municipalities and states that make GLOCK products nonsalable at DEALER's location.
- S. **Magazines.** DEALER understands that some jurisdictions have enacted regulations regarding the transfer or possession of large-capacity ammunition feeding devices. DEALER agrees not to sell to civilian customers (non-Federal Firearms licensees) large capacity magazines in compliance with any applicable state or local regulation. The following states currently have restrictions regarding magazine capacity: **CALIFORNIA, COLORADO, CONNECTICUT, HAWAII, MARYLAND, MASSACHUSETTS, NEW JERSEY, NEW YORK, and WASHINGTON, D.C.**
- T. **Firearms.** THE FOLLOWING GLOCK MODELS MAY NOT BE SOLD TO END USERS IN THE FOLLOWING JURISDICTIONS: **CALIFORNIA** – Models not approved for sale by the California Department of Justice, as well as any firearm equipped with internal locking frame or ambidextrous magazine release. Note: All GLOCK model firearms manufactured in the United States are not approved for sale in the State of California, regardless of the model number. Further, GLOCK GEN 4 and GEN 5 models, GLOCK models 42 and 43, and GLOCK model 36 with accessory rail are not approved for sale in the State of California. **MASSACHUSETTS** – Any firearm manufactured after October 28, 1998, which includes any firearm with a serial number higher than CWT607US.

5. GLOCK Responsibilities.

GLOCK agrees that during the term of this Agreement, it will, subject to and in accordance with the terms and conditions herein expressed:

- A. Actively pursue compliance with all applicable state and local laws to conform to any particular requirements of a specific jurisdiction to ensure the legal salability of GLOCK products.
- B. Provide a gun lock with every GLOCK firearm.
- C. Provide written safety information for distribution with every new and refurbished GLOCK firearm, including all warnings that currently accompany every GLOCK product as of the Effective Date and any additional warning(s) mandated by any particular jurisdiction.
- D. Conduct criminal background checks and drug screening of all GLOCK employees who handle firearms.
- E. Conduct FFL validity checks of every GLOCK DISTRIBUTOR and DEALER using the ATF "eZ Check" system on a no less than a quarterly basis.
- F. Provide a GLOCK Customer Safety Awareness form with every new and refurbished GLOCK firearm.
- G. Audit and otherwise test or investigate DEALERS and DISTRIBUTORS compliance with GLOCK-established policies and the standards and practices established pursuant to such policies.
- H. Assist and cooperate with law enforcement by providing law enforcement and regulatory agencies, upon request, access to pertinent documents and materials necessary for investigative or oversight purposes.
- I. Continue to cooperate with the ATF on ACCESS 2000, an ATF program to facilitate tracing of firearms.
- J. Assist DEALERS and DISTRIBUTORS upon request in obtaining the materials and information for training employees in recognizing attempts to illegally purchase firearms, recognizing that firearms may be being diverted (intentionally or otherwise) for later sale or transfer to those not legally entitled to purchase, and in responding to those attempts.

6. Transaction Terms.

- A. DEALER, upon executing this Agreement, will submit to DISTRIBUTOR an order on the GLOCK Stocking Dealer Program Order Form, copies of DEALER's state tax licenses and resale certificates, a copy of DEALER's FFL with an original signature, a photograph of DEALER's commercial storefront and a copy of DEALER's yellow pages advertisement (if any).
- B. The prices of products for initial order are set forth in the GLOCK Stocking Dealer Program Order Form. DEALER should contact its DISTRIBUTOR for information regarding procedures for ordering GLOCK product and to ascertain DISTRIBUTOR's order schedule and estimated delivery dates. DEALER will purchase replacement firearms from DISTRIBUTOR at the regular DEALER price.
- C. DEALER will receive a free promotional package. GLOCK may change content of the promotional package at any time.



PRINTED COPIES OF THIS DOCUMENT ARE UNCONTROLLED

GLOCK Stocking Dealer Program

Dealer Program Agreement

- D. DEALER will receive benefits including: (1) the opportunity to train one DEALER staff member at the GLOCK Armorer's course at no charge; (2) the opportunity to order GLOCK apparel for retail sales directly from GLOCK; and (3) a twenty percent (20%) discount on parts ordered directly from GLOCK and which total, not including sales tax, \$25 or more per order. DEALER is responsible for costs of travel and lodging for any DEALER employee attending a GLOCK Armorer's course.
- E. GLOCK reserves the right to amend or modify this Agreement and the program to which it relates at any time.
- F. GLOCK shall not be in default to the extent that any of the following delays its performance or makes its performance impossible: acts of God, war, civil commotion, governmental action, fire, storm, flood, explosion, strike, walkout, other industrial disturbance, inability to get raw material from usual source, including delays in manufacture or delivery from manufacturer, or any other cause beyond its reasonable control.

7. Sales Efforts.

- A. DEALER agrees to use best efforts to market GLOCK products. DEALER shall maintain an active and fully knowledgeable sales force and stock the full line of GLOCK products. DEALER agrees to maintain an adequate inventory of various models of GLOCK pistols, accessories and apparel. The parties agree that a lack of DEALER's best efforts, as determined by GLOCK, will be grounds for termination of this Agreement at GLOCK's discretion. The parties further agree that the failure by GLOCK to terminate this Agreement based on lack of evidence of best efforts is not a waiver of this paragraph and DEALER hereby agrees that laches will not be a defense to same.
- B. DEALER hereby agrees to display and promote GLOCK products in accordance with the merchandising information supplied in the GLOCK Stocking Dealer Package.
- C. Best sales efforts will include full compliance with all federal, state, and local laws, including educating sales personnel on any such applicable laws.
- D. Sub-distribution is expressly forbidden and is grounds for termination of this Agreement by GLOCK. If DEALER is approached with questionable orders, DEALER must contact the GLOCK Stocking Dealer Program staff to address any concerns.

8. Unauthorized Sales.

- A. DEALER agrees not to sell, transfer or exchange multiple GLOCK pistols purchased under this agreement to another FFL without prior written approval from GLOCK. Diverting pistols sold under this Agreement to another FFL is expressly forbidden and is grounds for termination of this Agreement by GLOCK.
- B. DEALER shall not advertise or promote GLOCK products for less than GLOCK's Minimum Advertised Price ("MAP") Policy, and that violation of GLOCK's MAP may result in removal of DEALER from the GLOCK Stocking Dealer Program.
- C. DEALER will not engage in any auction of any new or unused GLOCK product, including live or internet auction, or sale of any new or unused GLOCK product on E-Bay®, Amazon®, GunBroker®, or other internet auction site, and will not knowingly sell any new or unused GLOCK product to any individual intending to sell any new or unused GLOCK product at an auction.
- D. DISTRIBUTOR agrees to sell GLOCK firearms as received from GLOCK and shall not disassemble firearms to be sold in parts.
- E. DEALER agrees it will sell GLOCK products as intended by GLOCK; e.g. the correct number of magazines assigned to a pistol by GLOCK shall be included with the sale.
- F. DEALER agrees not to export or knowingly transact business that will result in exportation of GLOCK products from the United States (which includes Puerto Rico, Guam, The Virgin Islands, and territories and possessions of the U.S.) without prior written authorization of GLOCK. GLOCK will not assist in obtaining the return of Federal Excise Tax for unauthorized exports. DEALER must inform GLOCK immediately upon receiving any request for GLOCK products intended for export. Such information must be provided to GLOCK's National Sales Manager at Bob.Radecki@Glock.US

The parties agree that the failure by GLOCK to terminate based on unauthorized sales is not a waiver of this paragraph and DEALER/DISTRIBUTOR hereby agree that laches will not be a defense. Unauthorized exports may violate international, federal and state law.

9. Unauthorized Sales Practice.

DEALER shall not advise or induce by misrepresentation any person, agency, or entity in a manner contrary to GLOCK's policies, specifications, terms, or procedures. Contrary advice and inducement by misrepresentation include, but are not limited to, the proper use of GLOCK products, product characteristics, cost, availability, safety features, and safety concerns. DEALER agrees to indemnify, defend, pay, save and hold GLOCK and DISTRIBUTOR harmless from any and all claims, costs, judgments, and damages, including reasonable attorneys' fees and costs incurred as a direct or indirect consequence thereof.

10. Assignment.

DEALER shall not transfer or assign the rights or delegate the duties under this Agreement, including, but not limited to, the use of GLOCK intellectual property rights (see ¶14). The parties agree that any attempt by DEALER to assign rights or delegate duties under this Agreement discharges all of GLOCK's covenants and obligations hereunder.

GLOCK Stocking Dealer Program

Dealer Program Agreement

11. Independent Status of the Parties.

Nothing in this Agreement may be construed to constitute any party as agent for any other party. No party has the right to bind any other party, transact any business in the name or on behalf of any other party in any manner or form, or to make any promise or representation on behalf of any other party. The relationship of GLOCK to DISTRIBUTOR and DEALER is that of an independent contractor. DISTRIBUTOR will not represent itself as a GLOCK entity in any agreement either written or oral. DISTRIBUTOR will under no circumstances commit GLOCK to the delivery of GLOCK products.

12. Term.

This Agreement will be valid for twelve (12) months from the date it is formally executed by GLOCK, DISTRIBUTOR and DEALER (Effective Date). The parties may renew this Agreement by mutual written consent.

13. Obligations at Expiration or Termination.

Upon expiration or termination of this Agreement, DEALER shall no longer be an authorized DEALER of GLOCK products. DEALER, DISTRIBUTOR, and GLOCK each further agree as follows:

- A. All rights granted by GLOCK to DEALER under this Agreement will terminate and revert to GLOCK, except that, at GLOCK's sole election, DEALER may continue to use those rights after the expiration or termination of this Agreement to dispose of GLOCK products in its inventory.
- B. DEALER shall promptly pay all amounts owed GLOCK and DISTRIBUTOR, including any such amounts which might have previously been scheduled to become due at some future date because of deferred payment or credit agreements.
- C. All unshipped orders shall be cancelled without liability of any party to the other parties.
- D. Upon request by GLOCK, DEALER shall deliver to GLOCK, free and clear of all liens and encumbrances, all GLOCK products in its inventory, and GLOCK shall elect, in its own discretion, to repurchase. Any such repurchases shall be at the net price paid by DEALER for products that are salable as new merchandise and at a mutually agreeable price, not in excess of 70% of GLOCK's then-current DISTRIBUTOR prices, for products that are not salable as new merchandise.
- E. No party to this Agreement shall be liable to any other party because of any expiration or termination of this Agreement, including compensation reimbursement, damages due to any loss of prospective profits, unanticipated sales, expenditures, investment leases, commitments in connection with the business, goodwill of GLOCK, DISTRIBUTOR, or DEALER, or for any reason whatsoever growing out of any such expiration or termination.
- F. DEALER will remove and discontinue the use of any sign or any other designation containing any of GLOCK's trademarks or trade names. Should such trademarks or trade names be printed on any of DEALER's letterhead or other written documents, the written documents shall promptly be reprinted so as to remove any such trademarks or trade names of GLOCK.

14. GLOCK Intellectual Property / Advertising.

- A. The GLOCK name, logo and trade dress are registered trademarks of GLOCK. GLOCK reserves the right to approve each use of the GLOCK name, logo and trade dress. GLOCK will provide DEALER with the appropriate GLOCK logo to be used. Any alteration, modification, or substitution of the official GLOCK logo is prohibited.
- B. DEALER shall strictly conform with any and all Intellectual Property rules, instructions, guidance or requests communicated by GLOCK, including, but not limited to, immediate discontinuance of GLOCK's intellectual property.
- C. DEALER and GLOCK agree that DEALER may use the official GLOCK logo in its advertising for GLOCK products. DEALER agrees to contact GLOCK to obtain the appropriate logo and use instructions. This is a limited license and is only granted for the term of this Agreement.
- D. DEALER will refrain from selling any counterfeit merchandise, defined as merchandise received by a third party that uses GLOCK's intellectual property (i.e. logo, name or trade dress) on the product itself.
- E. DEALER agrees to refrain from using GLOCK's intellectual property for domain names, names of companies or social media pages.
- F. During the term of this Agreement, DEALER is authorized to use GLOCK trademarks. DEALER acknowledges that GLOCK owns and retains all trademarks and other proprietary rights in the products, and agrees that it will not at any time during or after the termination of its Agreement seek to register any trademark or other proprietary right or assert any claim or any interest in or take any action which may adversely affect the validity or enforceability of any trademark belonging to or licensed to GLOCK.
- G. DEALER agrees to use reasonable efforts to protect GLOCK's proprietary and intellectual property rights and to cooperate in GLOCK's efforts to protect its proprietary and intellectual property rights. DEALER agrees to notify GLOCK of any known or suspected breach of GLOCK's proprietary and/or intellectual property rights and to cooperate with GLOCK without making any charge therefore in any action by GLOCK to investigate or remedy any infringement of such rights.
- H. The GLOCK logo or the GLOCK Stocking Dealer logo may be used on business cards for the Stocking Dealer location. This is a limited license and is only granted for the term of this Agreement.

GLOCK Stocking Dealer Program

Dealer Program Agreement

- I. The GLOCK Certified Armorer(s) at DEALER's location may use the GLOCK logo or the language "GLOCK Certified Armorer," or both, on his or her business card for the three (3) years immediately following successful completion of the GLOCK Armorer's course. This is a limited license and is only granted for the duration of such three (3) year period.
- J. DEALER will not purposefully market, advertise, or sell GLOCK products in a manner, which might be construed to attract any persons who are not of age to purchase firearms or any criminal or negative segments of the population.
- K. DEALER will not advertise or promote GLOCK products in violation of GLOCK's Minimum Advertised Price ("MAP") Policy. Violation of GLOCK's MAP is grounds for termination of this Agreement.
- L. DEALER will not engage in any auction of any new or unused GLOCK OEM product, including live or internet auction, or sale of any new or unused GLOCK OEM product on eBay®, Amazon®, GunBroker®, or other internet auction site, and will not knowingly sell any new or unused GLOCK product to any individual intending to sell any new or unused GLOCK product at an auction.
- M. DEALER will specifically label any product offered for sale on a marketplace or auction house as "Used."
- N. DEALER agrees to name third party (aftermarket) products for GLOCK on any website controlled by DEALER as "for Glock" or "fits Glock." Any product manufactured by GLOCK shall have "Factory" or "OEM" in the product description.
- O. DEALER agrees to place the official GLOCK disclaimer on the portion of its website which sells GLOCK merchandise, or if not feasible, on a Terms and Conditions page. The disclaimer is as follows:

DISCLAIMER: "GLOCK" is a federally registered trademark of GLOCK, Inc. and is one of many trademarks owned by GLOCK, Inc. or GLOCK Ges.m.b.H. Neither [insert company name here] nor this site are affiliated in any manner with, or otherwise endorsed by, GLOCK, Inc. or GLOCK Ges.m.b.H. The use of "GLOCK" on this page is merely to advertise the sale of GLOCK pistols, parts, or components. For genuine GLOCK, Inc. and GLOCK Ges.m.b.H. products and parts visit www.glock.com.

15. Internet Sales.

DEALER agrees that the following guidelines will govern any Internet presence by DEALER:

- A. In accordance with GLOCK'S commitment to the safe use of its products, any pictures or depictions of GLOCK firearms must be shown only in the safe "finger off the trigger" configuration.
- B. Any DEALER web site featuring GLOCK products shall list the following Four Basic Firearms Safety Rules:
 - 1) **Handle all firearms as if they were loaded!**
Never forget that a gun has the potential to produce serious injury or death in a single instant of carelessness. Make safe gun handling a habit to be followed at all times. After you determine that a gun is unloaded, continue to handle it as though it were loaded.
 - 2) **Always keep your firearm pointed in a safe direction!**
In selecting a safe direction, you must also take into consideration that a bullet can ricochet or glance off any object it strikes, and that bullets can penetrate walls, ceilings, floors, and windows.
 - 3) **Keep your finger out of the gun's trigger guard and off the trigger until you have aligned the gun's sights on a safe target and you have made the decision to fire!**
By keeping your finger completely outside the trigger guard until you have aimed at the target, you guarantee that any shots you fire will go safely in the direction of your intended target.
 - 4) **Always be certain that your target and the surrounding area are safe before firing!**
Remember that a bullet can travel as much as several miles, so you should be certain of what your bullet could strike before you pull the trigger. Never fire at a movement, a noise, a flash of color, or a rustling bush without positively identifying your target.
- C. GLOCK products may be advertised on DEALER'S website and DEALER may take orders from its website, but all online firearms sales are to be made according to applicable ATF regulations.
- D. DEALER's proposed website content pertaining to any GLOCK product shall be provided to the GLOCK Sales Department so that GLOCK may address with DEALER, in advance of posting, any trademark or other infringement issues.
- E. DEALER must provide to GLOCK the Internet address of any existing DEALER website to ensure compliance with this policy. GLOCK will work with DEALER, to the extent reasonable, to ensure that DEALER's website does not infringe upon GLOCK trademarks or trade dress.

16. Rules of Conduct.

DEALER shall adhere to the following rules of conduct:

- A. DEALER shall not disparage, denigrate, "run down" or make negative comments regarding a GLOCK competitor's products and/or business.

GLOCK Stocking Dealer Program

Dealer Program Agreement

- B. DEALER shall not sell GLOCK products or enter into any type of arrangement wherein the sale of GLOCK semi-automatic pistols are made conditional in any way on customer's purchase of another company's products.
- C. DEALER shall at all times maintain a professional appearance and shall not perform any of the duties set forth in this Agreement while intoxicated in any manner or under the influence of any type of drug or medicine.
- D. DEALER shall maintain records of sales transactions on file, in accordance with federal, state and local regulations. GLOCK reserves the right to audit said records through its staff and management at its sole discretion.
- E. DEALER shall not undertake to design or engineer GLOCK semi-automatic pistols or advise any person on any technical specifications or details contrary to GLOCK's written specifications, bulletins or accepted practices of firearm safety.

17. Termination.

- A. Any party may terminate this Agreement with thirty (30) days Written Notice of its intent to terminate this Agreement.
- B. GLOCK may terminate this Agreement at any time due to DEALER's breach of any of its obligations. Termination will be effective immediately upon delivery of Written Notice to such effect.

18. Written Notice.

- A. Methods of Delivery. Written Notice of a party's intent to terminate this Agreement shall be delivered by (i) electronic mail ("email"), (ii) a nationally-recognized, next-day courier service, or (iii) first-class certified mail, postage prepaid with return receipt requested.
- B. Receipt of Notice. A Written Notice of a party's intent to terminate this Agreement shall be deemed to have been received: (i) if sent by email, by the close of business day on which it was transmitted to the Receiving Party; (ii) if by a nationally-recognized, next day courier, on the next business day following the date it was sent to the Receiving Party; and (iii) if by first-class certified mail, postage prepaid with return receipt requested, five (5) business days after it was mailed to the Receiving Party. The email addresses and physical mailing addresses of the parties where Written Notice may be sent are on the signage page to this Agreement.

19. Taxation.

DEALER is responsible for complying with all applicable federal, state and local sales tax requirements, and for collecting and remitting applicable taxes to the state taxing authority.

20. Governing Law and Consent to Jurisdiction.

This Agreement and the rights and obligations of the parties hereunder shall be governed by and construed in accordance with the internal, substantive laws of the State of Georgia, USA, including its provisions of the Uniform Commercial Code, but without giving effect to its conflicts of laws principles. The United Nations Convention on Contracts for the International Sale of Goods shall not govern this Agreement or the rights and obligations of the parties hereunder. Any dispute or other legal action arising out of or relating to the Agreement or claim of breach hereof shall be brought exclusively in the federal court for the Northern District of Georgia, Atlanta Division, or a court of competent subject matter jurisdiction in Cobb County, Georgia, USA.

21. Severability.

If any part of this Agreement is found invalid, illegal, or unenforceable, such invalidity, illegality, or unenforceability shall not affect any other part of this Agreement, and the remaining provisions shall be enforced as if this Agreement never contained the invalid, illegal, or unenforceable part.

22. Attorneys' Fees.

It is hereby agreed to and understood by the parties to this Agreement that in the event legal action is necessary to enforce any of the terms and conditions of this Agreement, the prevailing party shall be entitled to expenses incurred, court costs, and reasonable attorneys' fees. DEALER agrees to pay all expenses incurred by GLOCK or DISTRIBUTOR or DEALER, or each of them, in attempting to collect monies owed pursuant to this Agreement, including court costs and reasonable attorneys' fees.

23. Headings.

The headings and paragraphs of this Agreement are inserted for convenience only and shall not be deemed to constitute part of this Agreement or to affect the construction thereof.

GLOCK Stocking Dealer Program

Dealer Program Agreement

24. Entire Agreement.

This Agreement constitutes the entire agreement between the parties with respect to its subject matter, and supersedes all other prior agreements and understandings, both written and oral, between or among the parties with respect to its subject matter; provided, however, this provision is not intended to abrogate any other written agreement between the parties executed with or after this Agreement. Any additional or different terms and conditions contained in DEALER'S purchase order or other documents shall not become part of this Agreement unless specifically accepted in writing by GLOCK, DISTRIBUTOR, and DEALER. Each party, by signature of its authorized person below, agrees to all terms and conditions of this Agreement and agrees that no contrary, additional, or different terms are understood or will be binding upon the parties unless agreed to in writing. All references in this Agreement to "including" shall mean "including without limitation" unless expressly stated otherwise.

25. Counterparts.

This Agreement may be executed in multiple counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same Agreement. The counterparts of this Agreement may be executed and delivered by facsimile or other electronic means by any of the parties to any other party and the receiving party may rely on the receipt of such document so executed and delivered by facsimile or other electronic means as if the original had been received. You represent you are authorized to enter into this Agreement and be bound by its terms.

[Signatures begin on next page]



PRINTED COPIES OF THIS DOCUMENT ARE UNCONTROLLED

GLOCK Stocking Dealer Program

Contract Signatures

IN WITNESS WHEREOF, the undersigned persons have executed this instrument with the understanding that it takes effect as of the date it is formally executed by GLOCK, DISTRIBUTOR and DEALER ("Effective Date"). The parties specifically agree that DEALER shall execute this Agreement first, followed by DISTRIBUTOR, and then GLOCK.

It is recommended that you keep a copy of this Agreement for future reference.

DEALER

Store Name

Contact Person (please print)

Job Title

X _____

Authorized Signature

Date

DISTRIBUTOR

INTERSTATE ARMS CORP
Distributor Name

Contact Person (please print)

Job Title

6 G DUNHAM ROAD BILLERICA, MA 01821
Distributor Street Address / City / State / Zip Code

X _____

Authorized Signature

Date

GLOCK, Inc.
6000 Highlands Parkway
Smyrna, GA 30082

X _____

Authorized Signature

Date

Job Title

GLOCK reaffirms its commitment to cooperate fully with law enforcement and regulators to eliminate illegal firearms sales and possession.