

FORM B 217-42 A: APPLICATION FOR DIRECT TRANSFER OF SURPLUS STATE PROPERTY TO NON-STATE AGENCIES

COMMONWEALTH OF KENTUCKY
FINANCE & ADMINISTRATION CABINET

RQ# _____

DS# _____

The noted local government or non-profit agency desires to purchase the items listed below from the Commonwealth of Kentucky. As a duly authorized representative of local government or non-profit agency, I certify that these items will be used in the official service of said agency in compliance with the terms and conditions printed on the back of this form.

Item Description	Inventory #	Serial Number	Quantity	Transfer Charge
REMOTEC MK5 Robot	50520	2808	1	\$0
REMOTEC RONS Robot	None	2223-025-M-060	1	\$0
Total Transfer Charge				\$0

Donee Card Number 034500
 Agency Name Lexington-Fayette Urban County Government - Police
 Requested By Name & Title Chief Lawrence Weathers
 Agency Address 150 E. Main Street
 City Lexington State KY Zip Code 40507

Authorized Agency Signature _____

ORDER

Pursuant to KRS 45A.425 (KRS 45.600 for handguns), the above listed property has been declared surplus to the Commonwealth of Kentucky. It is deemed in the best interest of the Commonwealth to transfer said property as requested, at the charges listed and in compliance with the terms and conditions listed on the back of this form.

Approved by: _____
 PROPERTY OFFICER, DONOR AGENCY Date

INSTRUCTION for Form B217-42A: Form to be filled out by the requesting agency and returned to the surplus agency. Form to be attached by the surplus agency to the B217-2 Declared Surplus form.

The agency requesting this property certifies that it:

- a. Is a unit of local government or a nonprofit organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code or a nonprofit organization eligible to receive federal surplus property pursuant to 41 C.F.R. 101-44.207(c).
- b. Shall use the property for public purposes or to further its nonprofit mission and that it is not being acquired for other purposes, for sale, or for permanent use outside the Commonwealth.
- c. Shall use all property received for at least one (1) year from date of receipt unless prior approval is granted for an alternate minimum use requirement by the Division of Surplus Property, Finance and Administration Cabinet.
- d. Shall pay to the Commonwealth the proceeds of disposal or the fair market value or fair rental value of the property if the property is put into personal or other ineligible use, or, is sold, traded, leased, or otherwise disposed of, within twelve (12) months of receipt, without approval of the Commonwealth. Such payment shall be determined as of the time of such disposal or ineligible use, and shall be at the option of and as determined by the state agency. Payment shall not preclude any other legal action that the state may pursue if criminal violation is suspected.
- e. Shall, if requested during the twelve (12) months after receipt, report to the state agency the condition, use, and location of, answer other questions about, and allow inspection of the property.
- f. Accepts the property "as is" and "where is" without warranty of any kind.
- g. Holds the Commonwealth of Kentucky harmless from any and all losses, claims, expenditures, actions, causes of action, costs, damages, and obligations arising from this transaction and from the use of the property and the acts of the donee recipient, its agents, employees, and licensees that may result in injury to person or persons, damage to property, or loss of any sort, and to indemnify the Commonwealth of Kentucky from any and all liability, loss, or damage that it may suffer resulting therefrom or any other claims or judgments resulting therefrom.
- i. Shall title any transferred property for which titles are required in the name of the recipient agency.