

Normally, these parts are restricted to factory installation only, as we consider it necessary to perform additional testing prior to sale, such as: proofing, test-firing, or additional gauging after final assembly. These checks are performed on every gun in which such parts are installed. However, in view of the special circumstances in this case, we would agree to supply you these parts provided you will agree to the following conditions.

- 1. **BRANT RATLIF** agrees that these parts will be properly installed in a manner prescribed by Remington, and that rifles in which the parts are installed will be proofed and test-fired according to industry standards.
- 2. <u>BRANT RATLIF</u> agrees to indemnify and hold harmless Remington Arms Company, Inc., and their officers, directors, owners, agents and employees against damages and expenses (including reasonable attorneys' fees), relating to product liability suits or claims for damages for bodily injury (including death) or property damage resulting from the use of the parts supplied to <u>BRANT RATLIFF</u>. By Remington under this agreement. <u>BRANT RATLIF</u> shall have the sole option to defend or settle any claim against which <u>BRANT</u> RATLIF is obligated under this clause to indemnify and hold harmless Remington.

If these conditions are acceptable to you, please have an officer of **<u>BRANT RATLIF</u>** signify your acceptance of these conditions by signing the bottom of this form. Please return it to me at the above address.

Sincerely,

AGREED AND ACCEPTED		
Name of Business:	Name:	
Witnessed By	_	
Title	Date:	

Subject to Protective Order - Williams v. Remington