

TO: SAAMI, Technical Office

FROM: Jason Hornady

DATE: 8/22/22

COMPANY: Hornady Mfg Co

SUBJECT: Intellectual Property Rights Related to the 300 RCM  
[Cartridge Name]

The subject cartridge contains design features covered by intellectual property rights (“IPR”) in the form of either issued patent(s) and/or patent application(s), published or unpublished, and that the submitter grants/is prepared to grant an unlimited number of non-exclusive licenses in connection with any IPR that is essential to the SAAMI Standard at issue, on reasonable terms and conditions, which may be royalty bearing or royalty free as shall be determined through negotiation, free of any demonstrably unfair discrimination. We will include in any documents transferring ownership of patents subject to the assurance, provisions sufficient to ensure that the commitments in this assurance are binding on the transferee, and that the transferee will similarly include appropriate provisions in the event of future transfers with the goal of binding each successor-in-interest.

I confirm that this it is intended to be binding on successors-in-interest regardless of whether such provisions are included in the relevant transfer documents.

As such, the submitter is in compliance with the SAAMI Intellectual Property Rights Policy, specifically paragraph III, option (b).

Signed:  \_\_\_\_\_

Title: Vice President