

2A SHOOTING CENTER RANGE AND PREMISES USE AGREEMENT

By checking the "AGREE" box, I hereby acknowledge that I have voluntarily applied to enter on to and to engage in or to observe shooting and other activities at the 2A Shooting Center Range (the "RANGE"). I further acknowledge and understand that "shooting and other activities" includes any and all activities of any kinds whatsoever in which I engage or observe while at the RANGE.

I ACKNOWLEDGE AND UNDERSTAND THAT:

- SHOOTING ACTIVITIES CAN BE DANGEROUS and involve both known and unanticipated risks which could result in damage or destruction of property and physical or emotional injury, including paralysis or death, of myself or other persons.
- The nature and condition of the RANGE facilities, premises and environment is such that both known and unanticipated hazards exist which create or contribute to both known and unanticipated risks inherent in entering on to the RANGE, in using RANGE facilities and in engaging in or observing any activities of any kinds whatsoever while at the RANGE risks with such activity cannot be eliminated without compromising the essential qualities of the RANGE facilities, equipment, premises and environment.
- The 2A Shooting Center makes no warranty as to the design, manufacture, maintenance, condition, or fitness for any particular purpose of any RANGE facilities or equipment, including but not limited to firearms, ammunition, eye/hearing protection, and first-aid supplies.

As lawful consideration for being permitted to enter on to the RANGE, to use RANGE facilities or equipment and to engage in or observe shooting and other activities at the RANGE, as either a Member or a Guest, I agree as follows:

I expressly AGREE to accept and assume any and all risks existing on the range and in entering on to the range and in using range facilities or equipment and in engaging in or observing shooting and other activities at the range. This includes any minor who accompanies me at the facility.

I AGREE to assume all responsibility and liability for any act or acts by me, whatsoever, including acts that cause injury to me or any third party or damage to 2A Shooting Center.

I AGREE to abide by all 2A Shooting Center RANGE RULES (Attached as Exhibit A).

I AGREE that I, my next of kin, heirs, guardians, representatives and assigns HEREBY AGREE TO INDEMNIFY, HOLD HARMLESS AND AGREE NOT TO SUE 2A Shooting Center (I understand that "2A Shooting Center" includes any and all officers, directors, attorneys, agents, employees, contractors, volunteers, guests and affiliated individuals or organizations of the 2A Shooting Center) from and against any and all claims, demands, damages, expenses, causes of action, attachment of property or liability of any kind whatsoever, that I, my next of kin, heirs, guardians representatives or assigns may have for property damage, personal injury or death resulting from me entering on to the RANGE using RANGE facilities or equipment, or engaging in or observing shooting and other activities at the RANGE, even if such claims, demands, damages, expenses, causes of action, attachment of property, or liability result partially or wholly from any act or acts, even any negligent act or omissions to act, including negligent or omitted first-aid or rescue operations or procedures, by the 2A Shooting Center.

I AGREE, notwithstanding my express agreement not to sue 2A Shooting Center. That any disputes arising out of or relating to this contract shall be settled by arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules and judgment on the award rendered by the arbitrator (s) may be entered in any court having jurisdiction thereof.

I FURTHER ACKNOWLEDGE AND AGREE that this Agreement is intended to be as broad and inclusive as permitted by law and that if any provision or portion is held to be invalid, void or otherwise unenforceable, I agree and intend that the remaining provisions or portion shall continue and remain in full legal force and effect.

I FURTHER ACKNOWLEDGE AND AGREE that it is my understanding and intent that this Agreement and any signed written amendments or modifications to it, shall remain in full force and effect from the date of execution and ever after and shall be applicable to each and every occasion that I enter on to the RANGE, use RANGE facilities or equipment or engage in or observe shooting and other activities at the RANGE unless expressly withdrawn by me by a subsequent writing delivered to 2A Shooting Center.

By checking the “AGREE” box, I confirm the following as true and accurate:

1. I am at least 18 years of age or older and of sound body and mind.
2. I am not a fugitive from justice.
3. I am not an unlawful user of, or addicted to, marijuana, any depressant, stimulant, narcotic drugs, or any other controlled substance.
4. I have not been convicted, in any court, of a crime punishable by imprisonment for a term exceeding one year, even if the sentence given was shorter than a year.
5. I have not been adjudicated mentally defective or committed to a mental institution.
6. I have not been convicted in any court of a misdemeanor crime of domestic violence.
7. I am not subject to a court order restraining me from harassing, stalking, or threatening an intimate partner or child of such partner.

I have carefully read this “Acknowledgement of Risk, Release & Indemnity Agreement” and fully know its contents. I acknowledge that no other inducement, assurance, or guarantee has been made to me in consideration of me agreeing to this Agreement, which I agree to voluntarily and of my own free will.

I UNDERSTAND THAT BY CHECKING THE “AGREE” BOX, I AM GIVING UP SUBSTANTIAL RIGHTS, THAT I AM AGREEING NOT TO SUE 2A SHOOTING CENTER AND RELEASING AND HOLDING HARMLESS 2A SHOOTING CENTER OF ALL LIABILITY.

Name: _____

Photo ID #: _____

Date: _____

I AGREE

(IF APPLICABLE) I, the above, represent and warrant that I am the Parent or Legal Guardian of the Minor, whose name(s) appears below, and hereby grant my permission and consent as to such Minor. I have read the foregoing “Acknowledgement of Risk, Release & Indemnity Agreement” and fully know and understand its contents and acknowledge and agree to be bound by all its terms and conditions.

Name: _____

Name: _____

Name: _____

Name: _____

Name: _____

Name: _____

RANGE



RULES

- ✿ **NEVER** retrieve or handle a firearm, in any condition, outside of the shooting stall or from/at the back bench.
- ✿ Steel core, tracer, incendiary, explosive, etc. type ammo, and/or black powder are not allowed.
- ✿ No shotguns or shotgun shells, which include shotgun shells fired through any “Taurus Judge” style revolvers.
- ✿ All Class 3 weapons and/or any NFA items must be disclosed and accompanied with proper paperwork.
- ✿ Everyone must wear eye and ear protection at all times while in the range regardless if they are shooting or not.
- ✿ Maximum of two people per lane but only one person may shoot at a time. Minors must be accompanied by an adult 21 or above.
- ✿ Only one firearm may be loaded and/or fired at a time (No dual wielding) and shooting must be above the bench i.e. no prone.
- ✿ No drawing from a holster, rapid fire, or multiple target engagements unless documented permission has been granted.
- ✿ Aimed shooting only i.e. a sighting system is required; no firing from the hip etc. All centerfire rifles and all firearms chambered in a centerfire rifle caliber must have the target set at 25 yards.
- ✿ Treat all guns as always loaded and never point/aim your firearm at anything you are not willing to kill or destroy.
- ✿ Never put your finger inside the trigger guard or on the trigger until your sights are aligned with your target and you have made the conscious decision to shoot.
- ✿ Know your target, what is behind it, and correctly align yourself with it so you do not shoot walls, floor, or ceiling.
- ✿ If you experience a problem or malfunction that you are unable to fix, bench your gun with the muzzle pointed down range and contact a 2A employee for assistance.
- ✿ Excluding 2A employees, no one is authorized to go forward of the firing line for any reason.
- ✿ If you drop any firearm, **DO NOT** try to catch it! If it falls forward of the firing line, contact a 2A employee for assistance.
- ✿ If you drop any equipment/items, bench your gun with the muzzle pointed down range before you retrieve your equipment/items from the floor. If it falls forward of the firing line, contact a 2A employee for assistance.
- ✿ You are welcome to pick up the brass you brought in as long as it does not land forward of the firing line. If you do not want your brass, sweep it forward of the firing line.
- ✿ Do not use “brooms” or other objects to retrieve items or brass that are forward of the firing line.
- ✿ Clean up your area including throwing away trash, sweeping your lane and the carpeted area behind you, and retrieving/trashing your targets.
- ✿ A damage fee is assessed if the follow are shot for any reason: \$5 target holder, \$5 per clip, \$40 any part of trolley system.
- ✿ **Any violation of these rules may result in your immediate dismissal from the range without a refund.**