This is an agreement between the "Rele	eased Parties", as de	fined below,
and	("Participant"	')
voluntarily entered on into this the	(day) of	(month), 201

The person(s) and/or entity/entities ("Released Parties") which I, Participant, am releasing from all liability of any type whatsoever, arising out of any action or omission whatsoever, including but not limited to that of any member, officer, owner, agent, director, employee, guest, contractor, subcontractor, lessor, or lessee are:

- 1. Full Blown Firearms
- 2. Any and all persons, organizations and entities authorized to conduct any type of business or activities on Range
- 3. All persons involved, in any manner, in any event of any type on Range, or on any property or premises anywhere being utilized by Full Blown Firearms for any purpose whatsoever.
- 4. Any Instructor in any instructional capacity of any type whatsoever
- 5. Any participant in any event
- 6. Anyone present
- 7. Any insurer representing or covering any of the above

Participant affirms that he has reached the age of majority in the state of Georgia, that he is legally free to own and use a firearm without restriction or supervision, and that there is no legal reason he may not use a firearm or take firearms instruction. Participant understands that handling firearms carries inherent risk, including serious bodily injury or even death, and accepts that risk.

Participant understands that attending firearms training, and/or competitions involving firearms and/or shooting on a shooting range carries inherent risk and accepts that risk for the purposes of receiving access to the Range and/or receiving instruction and/or participation in competitions. In this agreement the use of the term "Range" identifies any property, wherever located, held or used by the Released Parties, permanently or temporarily, whether owned by Released Parties or not.

Participant agrees to comply with all safety directions presented by the Released Parties, the safety rules posted at the Range, and the safety rules provided in the application packet. Participant acknowledges that safety rules are posted at the Range, and are available in the Gunsmith Shop located at the Range, and verifies that Participant has familiarized himself with the rules, understands the rules, and has had the opportunity to ask any questions he may have concerning the rules.

Participant will provide his own firearm and ammunition, and affirms that any and all equipment he may use is in safe, properly maintained, and good working order. Participant certifies that he is familiar, comfortable and competent with any firearm he uses on Range. Participant further certifies that any Minor or guest of Participant Is

familiar, comfortable and competent with any firearm he may use, and that such Minor or guest's equipment is in safe, properly maintained, and good working order.

Participant represents and certifies that any Minor, brought to Range by Participant, is a Minor over which participant has legal guardianship and that by bringing Minor to Range, participant has legal authority to, and does, on behalf of Minor, and in capacity as legal guardian, agree to and consent to all of this document, for and on behalf of Minor. Should participant bring to Range any Minor over whom Participant does not have legal guardianship, Participant agrees and represents that he has presented a copy of this agreement to the legal guardians, and that the legal guardian of said minor agrees to be bound by this agreement, in it's entirety, for and on the behalf of Minor, as legal guardian, and that the legal guardian agrees that all provisions of this agreement will pertain to and be binding on Minor.

Participant agrees to be fully responsible for any action or omission of any type whatsoever of any guest that Participant brings to Range. Participant agrees that Participant will not leave any guest unsupervised for any period of time whatsoever and that participant has thoroughly explained the Safety Rules to any guest. Any Minor is considered to be the guest of Participant and is the sole and complete responsibility of Participant.

Neither Participant nor Participant's heirs, assigns or executors will sue or make a claim of any type whatsoever against the Released Parties for loss or damage of any type, including but not limited to, loss or damage on account of personal injury, bodily injury, death, property damage and/or any other personal or financial injury, or that of any guest(s), sustained as a result of Participant's participation in or spectatorship of any event, training, or service conducted on these premises. Participant acknowledges that any such injuries, death, and /or damage are NOT covered by any insurance issued to or on behalf of any of the released parties.

PARTICIPANT RELEASES THE RELEASED PARTIES AND THEIR HEIRS, EXECUTORS, LEGAL REPRESENTATIVES, PARTNERS, DIRECTORS, OFFICERS, EMPLOYEES, INSURERS, PREDECESSORS, SUCCESSORS, AND ASSIGNS, FROM ALL PAST, PRESENT, AND/OR FUTURE CLAIMS, DEMANDS, DAMAGES, EXEMPLARY DAMAGES, CONSEQUENTIAL DAMAGES, PUNITIVE DAMAGES, LOST PROFITS DAMAGES, COSTS OF COURT (INCLUDING BUT NOT LIMITED TO ATTORNEYS' FEES), AND CAUSES OF ACTION OF ANY NATURE, WHETHER IN NEGLIGENCE, GROSS NEGLIGENCE, CONTRACT, OR IN TORT, OR ARISING UNDER ANY STATUTE OR REGULATION, OR ANY LEGAL THEORY.

PARTICIPANT FURTHER AGREES TO INDEMNIFY THE RELEASED PARTIES AND THEIR HEIRS, EXECUTORS, LEGAL REPRESENTATIVES, PARTNERS, DIRECTORS, OFFICERS, EMPLOYEES, INSURERS, PREDECESSORS, SUCCESSORS, PURCHASERS, AND ASSIGNS FROM ALL CLAIMS, GRIEVANCES, COMPLAINTS, CAUSES OF ACTION, LIABILITIES, OR

DAMAGES, FILED BY, THROUGH, OR ON BEHALF OF PARTICIPANT AGAINST RELEASED PARTIES.

PARTICIPANT'S OBLIGATION TO INDEMNIFY THE RELEASED PARTIES SHALL BE WITHOUT REGARD TO THE NEGLIGENCE OF THE RELEASED PARTIES, WHETHER THE NEGLIGENCE BE ACTIVE OR PASSIVE, SOLE OR CONCURRENT, SIMPLE OR GROSS, COMPARATIVE, CONTRACTUAL, OR ANY OTHER DEGREE OR TYPE OF NEGLIGENCE. THE STUDENT FURTHER AGREES THIS INDEMNITY APPLIES TO ALL ATTORNEYS' FEES AND COSTS INCURRED BY THE RELEASED PARTIES, ITS INSURERS, ATTORNEYS, AND AGENTS IN DEFENDING AGAINST SUCH CLAIMS, CAUSES OF ACTION, LIABILITIES, OR DAMAGES.

Should any portion of this agreement be found unenforceable by any Court, the remainder of this agreement shall retain full force and effect.

Any pronoun in this agreement is gender neutral and any reference to "him', "his", "himself', or any other such word applies equally to any Participant, regardless of their gender.

This agreement is governed by the laws of the State of Georgia, and any action of any type whatsoever shall be governed and construed by the laws of the State of Georgia. Venue shall be in Spalding County, Georgia, for any action of any type whatsoever that arises out of any incident or omission of any type. Participant agrees to pay all attorneys fees for Released Parties should he file suit against Released Parties. Participant agrees to indemnify and reimburse the Released Parties for their defense for any claim arising out of any act or omission, or any willful act.

Participant certifies that he has read, fully understands, and agrees to all of this document.

Participant:			
Printed Name	Signature	(date)	
Witness:			
Printed Name	Signature	(date)	