

ON TARGET SPORTS Release, Waiver of Liability, Assumption of Risk and Indemnity Agreement

This Release, Waiver of Liability, Assumption of Risk and Indemnity Agreement is given on the date signed below by the **Customer** in favor of the **On Target Sports LLC (OTS)** and its **Owners** (including Philip S. May, III, and OTS's officers, heirs and successors), employees and agents. **PLEASE INITIAL EACH LINE ITEM.**

I am the **Customer** and I am being given permission to use the Shooting Range and related facilities. In consideration of being allowed to be a **Customer** at the **OTS** Shooting Range, on behalf of myself, my personal representatives, heirs, executors, next of kin, spouses, minor children and assigns, I agree as follows:

I understand that I am entering a private shooting range at my own risk where I will encounter high levels of noise and the discharge of ammunition from **Firearms** (including hand guns, rifles and machine guns). I am entering this property at my own risk and acknowledge the risks and dangers that exist in my use of any and all firearms and my participation in **Shooting Activities** (including all activities involving **Customer** in any manner and of any nature whatsoever that occur with respect to the Shooting Range including, but not limited to target practice, tactical maneuvers, training and instruction in the use and handling of **Firearms**). **Shooting Activities** further include all activities in which I am engaged from the time I arrive at **OTS** until the time I leave, regardless of the time or location of those activities.

I acknowledge and understand that **Shooting Activities** are inherently hazardous 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 of other persons, and I assume the risks that could result in physical and/or emotional injury, paralysis, death, or damage to myself, to property, or to third-parties. Inherent risks include, but are not limited to: flying or ricocheting bullets or debris, noise; being shot by or shooting myself or others; partial or total loss of eyesight or hearing; inhalation or other harmful contact with lead or other contaminants; being struck by flying or falling objects; negligent conduct or intentional misconduct of other customers and participants. I understand that such risks cannot be eliminated without compromising the essential qualities of **Shooting Activities**.

I acknowledge and understand that, in the event any such property damage or physical or emotional injury occurs, **OTS** has no duty to undertake first-aid or rescue operations or procedures.

I acknowledge and understand that **OTS** 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.

I agree to release and hold harmless **OTS**, its **Owners**, employees and agents, to the maximum extent allowed by law, against any and all claims, demands, damages, expenses, causes of action, attachments of property, liability, injury, death or financial compensation which I may incur directly or indirectly as a result of my participation in **Shooting Activities**, whether caused by negligent conduct or intentional misconduct of myself or others, including OTS, its Owners, employees, agents and customers.

I have read, understood, and agreed to the rules and regulations of OTS.

I expressly agree that this Agreement is intended to be as broad and inclusive as is permitted by the law of the State of Florida and that if any portion is held invalid, it is agreed that the balance shall continue in full legal force and effect. I have read and voluntarily signed this Agreement. I agree that no statements made by an **OTS** representative to me will supersede or change this Agreement. I agree that my electronic signature on this document is valid and enforceable.

Date _____

Printed Name of Customer

Customer Signature

WAIVER: READ CAREFULLY BEFORE SIGNING

For OTS Internal Use Only
Valid through: _____
OTS Staff
Acknowledgement: _____



CENTERFIRE RIFLE SHOOTER RULES ADDENDUM

DUE TO THEIR POWER, CENTERFIRE RIFLES CAN SEVERELY DAMAGE AND/OR DESTROY OTS RANGE EQUIPMENT.

- AS A CENTERFIRE SHOOTER, I AGREE TO SHOOT ONLY BRASS-CASED, LEAD-CORED AMMUNITION MEETING THE SPECIFICATIONS FOR MY FIREARM(S), AT MY SPECIFICALLY DESIGNATED AND ALLOWED TARGET.
- I CERTIFY THAT I WILL NOT SHOOT ANY STEEL- CASED OR STEEL-CORED AMMUNITION AT OTS AND DO NOT HAVE ANY SUCH AMMO *IN MY POSSESSION*.
- I UNDERSTAND THAT IF I AM FOUND SHOOTING STEEL-CORED AMMUNITION AT OTS, I WILL BE **PERMANENTLY BARRED** FROM THE OTS RANGE AND **HELD FULLY FINANCIALLY LIABLE** FOR ANY DAMAGES I INFLICT ON OTS EQUIPMENT.

Date _____

Printed Name of Customer

Customer Signature

WAIVER: READ CAREFULLY BEFORE SIGNING

For OTS Internal Use Only
Valid through: _____
OTS Staff
Acknowledgement: _____