



**TRIGGER TIME INDOOR SHOOTING CENTER, INC.**

**Waiver of Liability, Release of Claims and  
Agreement to Hold Harmless, Defend and Indemnify for a Minor**

This Wavier of Liability, Release of Claims, and Agreement to Hold Harmless, Defend and Indemnify for a Minor (*Agreement*) in favor of Trigger Time Indoor Shooting Center, Inc. and its directors, officers, agents, shareholders, employees, contractors, owners, parent or related business entities, (hereinafter referred to as *Trigger Time*) is made in consideration of, and as a material inducement for Trigger Time permitting the Minor Child \_\_\_\_\_ [print child's name] (hereinafter referred to as "Minor"), who currently is at least \_\_\_\_ years old, to enter and use Trigger Time facilities and equipment. I, \_\_\_\_\_ [print parent/guardian name], hereby certify that I am the parent or legal guardian of Minor, that I have the legal right to make this agreement on behalf of the Minor and that I certify, represent, consent to and agree to the following:

- 1) I have read and agree to all of the definitions and all other terms and conditions contained in Trigger Time's WAIVER OF LIABILITY, RELEASE OF CLAIMS AND AGREEMENT TO HOLD HARMLESS, DEFEND, AND INDEMNIFY, all of which are incorporated by reference into this Agreement. I assume full responsibility and liability for Minor's safety and health while Minor is present on, or using Trigger Time's premises or equipment. I assume full responsibility and liability for assuring that, at all times, Minor understands and complies with Trigger Time's Safety Standards and Range Rules as well as with the instructions, directions and orders of its Range Safety Officers, Range Masters, and staff when the Minor is present on Trigger Time's premises. Nothing in this Agreement, nor in Trigger Time's decision to allow Minor entry into or use of Trigger Time's premises or equipment shall be interpreted as Trigger Time's agreement to assume liability for any harm suffered by me or my child on its premises.
- 2) Minor is mentally and physically capable and qualified to safely use firearms, ammunition and equipment that Minor will be using on Trigger Time's premises; and
  - a.) Minor is not prohibited under any federal or state law or regulation from possessing a firearm;
  - b.) Minor has never committed a violent crime or felony; and
  - c.) Minor is capable of understanding and complying with Trigger Time's Safety Standards and Range Rules, as well as with the instructions, directions and orders of its Range Safety Officers, Range Masters, and staff.
- 3) I am aware that lead ammunition is a hazardous substance which can cause serious illness, injury or death if absorbed by Minor's body in sufficient quantities. I agree that I will require Minor to wash Minor's hands carefully after handling ammunition, discharging a weapon, or otherwise using the Trigger Time's firing range before drinking or eating.
- 4) I am aware of the dangerous nature of firearms and ammunition. I fully understand that they can cause serious injury, permanent disability, or death, and that these risks may be caused by Minor's own negligence, or by the negligence or fault of others.

- 5) I acknowledge and represent to Trigger Time that Minor is thoroughly familiar with and at all times will comply with Trigger Time’s Safety Standards and Range Rules (which are attached hereto and incorporated herein as material conditions of this agreement). I further agree that both I and Minor will carefully comply with all instructions received from Trigger Time’s Range Safety Officers, Range Masters, and staff at all times on Trigger Time’s premises.
- 6) I knowingly and voluntarily assume all risks, known and unknown, whether caused by or resulting directly or indirectly from the negligent acts or omissions of Minor, the Released Parties, or third parties that may result therefrom.
- 7) For myself and for Minor, his/her heirs, personal representatives, administrators, executors, next of kin and assigns, I forever waive, release and covenant not to sue, participate in, or permit any other individual to assert any claim, suit or charge against the Released Parties for any claim, demand, charge, suit, judgment, penalties, costs and expenses (including but not limited to reasonable attorneys’ fees) which, in whole or in part, may be caused by or arise out of the ordinary negligence of any Released Party in connection with Minor’s use of Trigger Time’s premises or equipment, whether based on Released Parties’ negligence or otherwise.
- 8) I agree to indemnify, defend, protect and hold harmless the Released Parties from and against every and all demands, damages, losses, and charges including, but not limited to litigation expenses, attorneys’ fees, or other costs suffered of, or incurred by the Released Parties as a consequence of any actions, judgments, suits, charges, or claims that may be asserted on behalf of Minor, or Minor’s heirs, personal representatives, administrators, executors, next of kin and assigns, whether they are based on Released Parties’ negligence, or otherwise. However, such indemnity shall not apply to any Released Party to the extent that the subject of the indemnification is caused by the Released Party’s willful misconduct or gross negligence. The foregoing indemnity obligations shall not terminate upon completion of User’s use of the premises or equipment of Trigger Time, but shall survive for all applicable periods of limitation of actions, plus the duration of all claims, litigation and appeals arising in any way from User’s use of the premises or equipment of Trigger Time.
- 9) I acknowledge that this document may be scanned and stored digitally, and I agree that a printed copy of the digitally-stored document shall be considered as authentic and admissible in any litigation or other proceeding as if it were the original signed document.

Dated: \_\_\_\_\_, 20\_\_\_\_\_

Minor Name	Minor Signature	
Parent/Guardian Name	Parent/Guardian Signature	
Phone Number	Parent/Guardian Driver’s License #	
Mailing Address	City, State	Zip Code

