

Hi-Desert Rod & Gun Club, Inc.

Release and Hold Harmless Agreement

l (print your name)		presently r	residing at (Street address)
	, (City, Sta	ate)	
(Zip Code)	, being ab	ove the age of 18 y	ears and the legal guardian
of (the "Minor")	, on behalf of myself and the Minor, in		
consideration of the rates charged an	d the right to enter	and use the facilitie	es and services of (the
"Company") the Hi-Desert Rod & Gun	Club, Inc., do hereb	y enter in this (this	"Agreement") Release and
Hold Harmless Agreement on this			
that:			
(Initial) 1. <i>Acknowledge of Danger</i> . I act that no matter what precautions I may take, ir (including hearing and eye protection), that I calcident or incident. I therefore engage in suc	ncluding but not limited to could experience injury o	to the wearing of various to the wearing of various nature	us types of protective gear
(Initial) 2. Assumption of Risks . I ackno nature, including but not limited to causing de responsibilities and liabilities pertaining and or and liabilities pertaining to such risks, whether any express or implied representations to you	eath or serious bodily inju therwise engaging in spo r to myself or to others v	ury to myself and other ort shooting. I hereby as vithout limitation or qu	s, and assume any and all ssume any and all responsibilities alification. There have not been
(Initial) 3. <i>Physical and Mental Condition</i> physical and mental condition to engage in spe			is "Agreement," I am in sufficient
(Initial) 4. <i>Condition of Equipment</i> . I has by professional standards, my shooting equipment for the shooting contemplated by this "Agreer	ment, ammunition and a		
[Initial] 5. Comprehensive Release. I do legal and personal representatives, uncondition successors, assigns, owners, shareholders, directorized contractors, subsidiaries, and affiliates and ear (collectively, "Released Parties"). I further do legal and personal representatives agree not the complaint or other action for controversy resonand any and all personal injuries, known or un related to the "Company" and my sport shoot pertain to any claims which were known or un "Agreement," including any information of any may have materially affected my decision to e	enally and irrevocably relectors, officers, employe ch and persons acting by hereby on behalf of myse to sue, or otherwise initial plution or otherwise seek known, against any of the ting on or about the "Conknown, anticipated or uny nature which, if known	ease and discharge the es, agents, representat, through, under or in celf and my heirs, execut ate legal, equitable or sit contingent, including vie Released Parties, caumpany's" premises and nanticipated at the time by me on the date of e	"Company," the "Company's" ives, attorneys, independent concert with any of them cors, administrators, assigns and similar action or to otherwise file a without limitation, wrongful death used by any reason whatsoever for facilities. This Release shall be of the execution of this execution of this "Agreement,"



Hi-Desert Rod & Gun Club, Inc.

SIGNATURE:	DATE:
Where my initials appear above, I acknowledge that I have read, understood, and agreaddition, my signature below indicates that I have read this entire "Agreement," I und bound by its terms. If this "Agreement" is being executed by me as a legal guardian or years, then all provisions of this "Agreement" shall pertain to the undersigned and the	lerstand it completely, and agree to be n behalf of a person under the age of 18
(Initial) 10. Additional Regulations. I have read and understand, and I agree to separate document entitled "Hi-Desert Rod and Gun Club Safety Rules," a copy of whi "Company." I also understand that hearing and eye protection (even while using a sco shooting areas for all persons at all times. I agree that I will not fire or discharge any fidesignated by the "Company."	ich has been provided to me by the ppe) are mandatory at all "Company"
(Initial) 9. <i>California Law;</i> I affirm, under penalty of law and perjury, that I can I criminal or mental background that restricts the Undersigned from such possession. I any of the 50 states. California law prohibits any person convicted of a felony to be practice present.	have never been convicted of a felony in
(Initial) 8. Governing Law ; Attorney's Fees. This agreement shall be governed by laws of the State of California. Should any party hereto institute any action or proceed equity, or in connection with an arbitration, in connection with this "Agreement," the entitled to recover from the losing party or parties all attorneys' fees and costs for ser such action or proceeding.	ling against the other party at law, or in prevailing party from such action shall be
[Initial] 7. <i>Indemnity</i> . I hereby indemnify, without qualification or limitation, the Released Parties harmless from and against any and all claims, causes of action, dema which any third party or person may claim to have or to hold for property damage or pincluding death, arising from any cause or reason, of every kind and nature pertaining relationship with any of the Released Parties and any activity directly or indirectly aris "Agreement."	nds or charges of every kind and nature, personal injuries or any other damages to this Agreement originating from my
forth in paragraph 5 above, I am assuming all risk of bodily injury, death or property dunanticipated claims, and I agree that my Release of all Released Parties contained in connection therewith, I expressly waive whatever benefits I may have under Section 1 reads as follows. "A General Release does not extend to claims which if known by him settlement with the debtor."	this Release applies, thereto. In 1542 of the California Civil Code, which