

### PERSONAL & BUSINESS SECURITY CONSULTING

FIREARMS SALES & SERVICE / GUNSMITHING CLASS 2 MANUFACTURER / TRANSFERS

HANDGUN CARRY PERMIT CLASSES ARMED & UNARMED GUARD CERTIFICATION BATON & CHEMICAL AEROSOLS CERTIFICATION HANDGUN-SHOTGUN-RIFLE TACTICAL TRAINING

IDPA - USPSA - 3 GUN MATCHES

Dr. Clifford E. Bryant – Director P.O. Box 1654 Greeneville TN 37744 423-798-1550 (or) tac2@preinc.net



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# www.tac2.com

## **COURSE APPLICATION**

NAME OF COURSE			DATE(s) OF COURSE		
NAME (as you want it on your certification)	ite)				
ADDRESS					
street		city	state	zip	
MALE FEMALE DOB	NAME YOU PR	EFER TO BE CALLI	ED		
HOME PHONE W	ORK PHONE	E-MAIL ADDRESS			
CITIZEN OF THE USA?	OCCUPATION				
PREVIOUS TRAINING					
Type of firearm(s) to be used:	make	model		aliber	
	make	model		caliber	
	make	model		caliber	
DEPOSIT	Half of the course fee is required at time of application.				
TYPE OF PAYMENT	Cash or check only. Make checks payable to TAC2. Hand deliver or mail to TAC2 at: P.O. Box 1654 Greeneville TN 37744				
REFUNDS/CANCELLATIONS	Cancellations made 30 days prior to class date will receive a full refund. Cancellations made less than 30 days prior to class will forfeit their money. Cancellations made by TAC2: All fees will be refunded.				
I HEREBY CERTIFY THAT I AM NOT BREAF	KING ANY FEDERAL OR	STATE LAWS BY PART	ΓΙCIPATING IN THIS FIR	EARMS TRAINING COURS	
SIGNATURE OF APPLICANT			DATE		

PROVIDING TACTICAL TRAINING IN HANDGUN – SHOTGUN – RIFLE, FOR CIVILIAN AND LAW ENFORCEMENT



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### ASSUMPTION OF RISK, RELEASE OF ALL CLAIMS, HOLD HARMLESS, AND COVENENT NOT TO SUE AGREEMENT

(READ CAREFULLY BEFORE SIGNING)

### STUDENT BY HIS OR HER EXECUTION OF THIS DOCUMENT, ACKNOWLEDGES, ADMITS AND REPRESENTS:

- 1. that there is valid and sufficient consideration to the student to secure student's performance of this agreement; and
- 2. that this agreement itself is the "offer" to student: and
- 3. that student's signature on this agreement is absolute and conclusive evidence of the "acceptance" of the offer: and
- 4. that student is legally competent, capable and qualified to execute this agreement (including but not limited to being of sound mind, at least 18 years of age, is not limited by any court order, and is not impaired by any mind altering substances): and
- 5. that this agreement is binding on student as well as student's heirs, executors, administrators and assigns: and
- that student is mentally and physically capable, in all respects to safely complete the TAC2 instructional course, and IS NOT MENTALLY NOR PHYSICALLY HANDICAPPED IN ANY MANNER: and
- that student is aware of the risks and hazards inherent to participate in such a course involving manipulation, by the student and others of firearms, ammunition
  and other dangerous weapons and hereby ELECTS, VOLUNTARILY, TO UNDERTAKE AND ASSUME ALL RISKS AND HAZARDS, KNOWING THAT
  SUCH RISKS ARE HAZARDOUS AND DANGEROUS: and
- 8. THAT STUDENT VOLUNTARILY AGREES TO ASSUME ALL RISKS, DAMAGES, OR INJURIES, INCLUDING DEATH, THAT MAY BE SUBSTAINED BY THE UNDERSIGNED WHILE PARTICIPATING IN THE "TAC2" INSTRUCTIONAL COURSE OR WHILE BEING ON THE PREMISES: and
- 9. That student will exercise extreme caution and care at all times, with all weapons, ammunition and equipment while on, and traveling to and from, the premises;
- 10. And that while using firearms in the TAC2 instructional course, student agrees to strictly abide by the four (4) following rules. Acknowledging by student's signature hereon that failure to recognize said four (4) rules will likely result in injury or death to student or others for which the undersigned is responsible (initial each statement, (A,B,C,D), if you understand):
  - A. ALL FIREARMS ARE ALWAYS ASSUMED TO BE LOADED.
  - B. NEVER POINT THE MUZZLE OF A FIREARM AT ANYTHING YOU ARE NOT WILLING TO DESTROY.
  - C. NEVER PUT YOUR FINGER ON THE TRIGGER OF ANY FIREARM UNTIL THE FIREARM'S SIGHTS ARE ON THE TARGET.
  - D. ALWAYS BE SURE OF YOUR TARGET AND WHAT IS BEHIND IT AND WHAT IS INLINE WITH IT BEFORE FIRING.
- 11. That all of the firearms and/or ammunition and any other weapons or equipment, if any, furnished by the student and which student intends to use in the instructional course, are safely operable, in excellent condition, and free of all defects: and
- 12. That student is completely familiar with, and capable of, safe handling, loading and firing of firearms including those firearms to be used by student in the TAC2 course of instruction, except in a BASIC FIREARMS SAFETY/HANDLING course, in which said training will be taught: and
- 13. THAT OTHER PERSONS WILL ALSO BE LOADING, MANIPULATING AND FIRING FIREARMS AND USING OTHER WEAPONS IN CLOSE PROXIMITY TO STUDENT DURING THE TAC2 INSTRUCTIONAL COURSE WHICH INCLUDES SIMULATED COMBAT SITUATIONS AND WHICH STUDENT UNDERSTANDS IS INHERENTLY DANGEROUS AND HAZARDOUS, BUT STUDENT VOLUNTARILY ASSUMES ALL THOSE RISKS:
- 14. That student is voluntarily participating in the TAC2 instructional course, and is not under any compulsion to participate is said course, and that type of training is available elsewhere, and is not an "essential service".
- 15. THE STUDENT HAS READ THE FOREGOING, UNDERSTANDS IT, AND SIGNS VOLUNTARILY NOT ACTING UNDER ANY FRAUD, DURESS, OR COERCION.
- 16. FURTHER, IT IS THE STUDENT'S EXPRESSED INTENTION THAT THE INDEMNIFICATION PROVIDED IN THIS AGREEMENT SHALL INDEMNIFY AND HOLD HARMLESS "TAC2" AND/OR THEIR OFFICERS, DIRECTORS, AGENTS, EMPLOYEES, OR INSTRUCTORS FOR THE CONSEQUENCES OF THEIR OWN NEGLIGENCE, GROSS NEGLIGENCE, INTENTIONAL TORT, BREACH OF WARRANTY, STRICT LIABILITY IN TORT, PRODUCT DEFECT, OR OTHER TORT LIABILITY, AND FOR VIOLATION OF ANY STATUTE, ORDINANCE, REGULATION, OR RULE, AND REGARDLESS OF WHETHER SUCH CONDUCT WAS OR IS THE SOLE, CONCURRENT, OR OTHER CAUSE OF THE ALLEGED OCCURANCE, EVENT, INJURY, OR DAMAGE: and
- 17. The student asserts that he/she has never been convicted of a crime in any jurisdiction, whether federal, state, local, or foreign, which would preclude him/her from participating in firearms or any other weapons training.
- 18. The student further agrees and accepts that his/her participation in the course may be terminated at any time during the course of instructions by any director, agent, instructor, or employee of TAC2 or by the owner of any private property or authorized agent of any public property where course is being held and for any reason deemed appropriate by any director, agent, instructor, or employee, of TAC2 or by the owner or authorized agent of said premises or properties.

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- A. STUDENT HEREBY FULLY AND FINALLY RELEASES AND DISCHARGES TAC2 AND ALL RESPECTIVE OFFICERS, DIRECTORS, SHAREHOLDERS, AGENTS, SERVANTS, AND EMPLOYEES FROM ANY DAMAGES ARISING OUT OF THE ACTIVITIES DESCRIBED HEREOF AND ANY AND ALL ACTIONS, CLAIMS, EXPENSES AND DAMAGES, OF WHATEVER KIND, WHICH MAY RESULT FROM STUDENT'S PARTIPICIPATION IN THE COURSE, OR WHICH MAY OCCUR WHILE STUDENT IS PARTICIPATING IN THE COURSE OR WHILE STUDENT IS ON THE PREMISES. Among the items being released are all of the student's claims of negligence, strict liability, demands, rights or causes of action, present or future, Deceptive Trade Practices claims, comparative indemnity and damages, whether known or unknown, anticipated or unanticipated, which may occur to the student's person or the student's properties, if damages occur or result from or arise out of, or are incident to, student's participation in said course or related to student being on the premises.
- B. FURTHER, STUDENT UNDERSTANDS THAT TAC2 HOLDS COURSES OF INSTRUCTION ON VARIOUS PRIVATE AND PUBLIC PROPERTIES WHICH HAVE BEEN DEEMED SUITABLE FOR FIREARMS INSTRUCTION BY THE OWNERS OF PRIVATE PROPERTIES OR AUTHORIZED AGENTS OF ANY PUBLIC PROPERTIES AND STUDENT HEREBY RELINQUISHES ANY AND ALL CLAIMS AGAINST THESE PARTIES, BY PARTICIPATION IN ANY RESPECTIVE COURSE. STUDENT CONCURS THAT SAID PROPERTY IS SUITABLE FOR PURPOSE OF INSTRUCTIONAL COURSE AND AGREES TO HOLD PROPERTY OWNER HARMLESS FOR ANY INJURIES SUSTAINED WHILE PARTICIPATING IN SAID COURSE.
- C. FINALLY, TO DEMONSTRATE THAT STUDENT FULLY UNDERSTANDS THE NATURE OF THIS DOCUMENT THE STUDENT WILL EXECUTE IN HIS OWN HANDWRITING, THE FOLLOWING STATEMENT:

I, (full name of student), FULLY UNDERSTANDING THE ABOVE AGREEMENT, RELEASE, HOLD HARMLESS AND COVENENT NOT TO SUE IN REGARDS TO THE CLASS OR EVENT REFRENCED IN THIS DOCUMENT.					
COURSE NAME	DATE OF COURSE				
THIS INSTRUMENT SHALL REMAIN IN <u>FULL FORC</u> ANY PARTIES FROM LIABILITY, EXCEPT THOSE <i>A</i>	CE AND EFFECT INDEFINITELY. THIS INSTRUMENT SHALL NOT BE CONSCRUED TO RELEASI CTUALLY MENTIONED ABOVE.				
STUDENT	DATE				
WITNESS	DATE				
PARENT OR GUARDIAN ( if student	DATE				