

PORTABLE AIRGUN RANGE BAILMENT AGREEMENT

This agreement is between _____ (**“BAILEE”**)
and National Rifle Association of America (**“NRA” or “BAILOR”**) for bailment of NRA’s portable airgun
range (**“EQUIPMENT”**).

Bailee’s contact information:

Contact Person: _____

Address: _____

Phone Number: _____

Email: _____

Location Where Equipment Will Be Used: _____

Due Date for Bailee to Return Equipment to NRA: _____

WHEREAS Bailee desires to borrow the portable air gun range Equipment owned by NRA, and

WHEREAS NRA is willing to allow Bailee to borrow the Equipment under the terms and conditions stated
herein.

NOW THEREFORE, the parties agree as follows:

Bailment: This bailment is for the benefit of the Bailee.

Availability: All equipment subject to availability at time of contract signing.

Legal Compliance. Bailee is solely responsible for all legal compliance associated with use of the Equipment.
NRA makes no representations regarding legality of Bailee’s intended use of Equipment or other activities.

Care and Damage: Bailee shall use greatest care toward the Equipment and is responsible for any and all
damage to Equipment while it is out of NRA’s possession for the benefit of Bailee.

Insurance: Bailee must have sufficient liability insurance for the activities in which involve the Equipment.

Indemnification: Bailee shall indemnify, defend and hold harmless NRA, its officers, directors, employees, servants, volunteers, contractors, agents, and similarly situated persons or entities (hereinafter “NRA Parties”), against and from any and all claims, liabilities, injuries, damages, costs, losses or expenses arising out of or in any way related to: any injury whatsoever to any Bailee’s officers, directors, employees, servants, volunteers, contractors, agents, and similarly situated persons or entities (hereinafter “Bailee Parties”); Bailee’s duties or performance pursuant, under or related to this Agreement; the conduct of Bailee’s business; any activity, work, or other thing done, permitted or suffered by Bailee’s Parties; any breach or default in the performance of any obligation under the terms of this Agreement; any product or service sold, leased, supplied or otherwise provided by Bailee Parties, whether pursuant to the Agreement or not; the actual or alleged negligence of Bailee Parties, any act or omission of Bailee Parties whatsoever. Bailee shall indemnify and hold harmless NRA Parties, against and from any and all costs, attorney's fees, court costs, expenses, damages, settlement costs, liabilities and remedies of any kind, incurred as a consequence of any such claim or action or proceeding brought thereon against NRA Parties by reason of any such claim. Bailee, upon notice from the NRA, shall defend the same at Bailee’s expense by counsel reasonably satisfactory to the NRA.

Choice of Law, Jurisdiction and Venue: This Agreement and any disputes arising hereunder shall be governed by and construed under the laws of the Commonwealth of Virginia, and/or, if applicable, federal law and treaties. The parties hereto agree that all legal proceedings relating to this Agreement shall be maintained exclusively in courts sitting within Prince William County, Virginia, or in the United States District Court for the Eastern District of Virginia. The parties hereby consent to and subject themselves to the personal jurisdiction of such courts and agree that jurisdiction and venue for any proceedings relating to this Agreement shall lie exclusively with such courts. Nothing herein shall be construed as a waiver of an appeal. The obligations in this Section will survive the termination of this Agreement.

Severability: If any language in this agreement is deemed unenforceable, the agreement shall be enforced in the manner that best preserves the intent of the parties as expressed in the language deemed unenforceable.

On-Going Terms: Terms relating to indemnification, hold harmless, defense, sufficient insurance, compliance with law, choice of law, jurisdiction venue, and all other terms, which by their nature seem likely to have been intended to survive termination, expiration or any other ending of this Agreement, shall so survive.

Bailee

Signature

Printed Name and Title

Date

NRA/Bailor

Signature

Printed Name and Title

Date