Abner Miranda & Firearm Trainers Association RELEASE AND WAIVER

The individual named below (referred to as "I" or "me") desires to participate in ("Activity" or "Activities") provided by the FTA member Abner Miranda (the "Member"). As lawful consideration for being permitted by the Member to participate in the Activity, the intangible value that I will gain by participating in the Activity, I agree to all the terms and conditions set forth in this agreement (this "Agreement").

Signed:	Printed Name:	Date:
	nat I have read and understood all of the terms of this ding the right to sue the member.	s agreement and that I am voluntarily giving up
herein and supersedes all pr and oral, with respect to suc jurisdiction, such invalidity, il render unenforceable such to	the sole and entire agreement of the Member and me ior and contemporaneous understandings, agreementh subject matter. If any term or provision of this Agreelegality or unenforceability shall not affect any other term or provision in any other jurisdiction. This Agreer ir respective successors and assigns.	nts, representations and warranties, both written ement is invalid, illegal or unenforceable in any term or provision of this Agreement or invalidate or
any legal action, proceeding	nally waive, to the fullest extent permitted by applical , cause of action or counterclaim arising out of or relate this waiver knowingly and voluntarily.	
I have been made aware tha discretion in perpetuity.	t all photos, videos, and images captured by the me	mber are his property and may be used at his
arbitration administered by the Procedures ("Commercial Rurespondent of the request for award rendered by the arbitrand enforced in any court haby law, neither a party nor the	sing out of or relating to this Agreement, or the breach he American Arbitration Association ("AAA") under its ules"). There shall be one arbitrator agreed to by the r arbitration or in default thereof appointed by the Afator shall be final, non-reviewable, and non-appealativing jurisdiction. The place of arbitration shall be Lose e arbitrator may disclose the existence, content or resets to protect or pursue a legal right. The arbitrator was a second of the content or the place of arbitrator was a second of the content or resets to protect or pursue a legal right.	s Commercial Arbitration Rules and Mediation parties within twenty (20) days of receipt by AA in accordance with its Commercial Rules. The ble and binding on the parties and may be entered as Angeles, California. Except as may be required esults of any arbitration without the prior written
against the Member, and its "Releasees"), on account of whether arising out of the ne claim against the Member or liability under such claims. I losses, damages, liabilities, expenses of whatever kind, it o any third-party claim alleg	I release any and all claims, now known or hereafter officers, directors, employees, agents, affiliates, mer injury, death or property damage arising out of or attigligence of the Member or any Releasees or otherwist any other Releasee, and forever release and discharshall defend, indemnify and hold harmless the Membeldeficiencies, claims, actions, judgments, settlements including reasonable attorney fees, that are incurred ing any bodily injury, death of any person or damage eculpable act or omission (including any reckless or the control of the control	mbers, successors and assigns (collectively, cributable to my participation in the Activities, ise. I covenant not to make or bring any such rige the Member and all other Releasees from per and all other Releasees against any and all interests, awards, penalties, fines, costs, or by the indemnified party, arising out of or related to real or tangible personal property caused by
•	e that training on steel targets is dangerous. I have beart of training. I have been made aware that I may be	•
property damage. I acknowle operations of the member. I	that these activities are dangerous activities and invo- edge that any injuries that I sustain may be compour acknowledge that I am voluntarily participating in the and assume any and all risks of injury, death or prop	nded by negligent emergency response or rescue e activities with knowledge of the danger involved

Date: ____