

LIBERTY FIREARMS INSTITUTE ARCHERY MEMBERSHIP AGREEMENT

Archery Membership Fees – One-time Initiation Fee

Must be 18+ or accompanied by parent or legal guardian to shoot. Range time starts and stops with the exchange of current government issued photo identification for a lanyard at the range concierge desk. No shared lanes.

| Membership | Initiation Fee | Monthly Due |
|---------------------|----------------|-------------|
| Single | \$100 | \$15 |
| Couple | \$175 | \$20 |
| Family | \$250 | \$25 |
| 3D Targets Included | | |

Rental Fees -Priced per person

Must be 18+ to rent

| Equipment Rental Pricing | |
|---|------|
| Recurve Bow: <i>includes bow, 3 arrows, quiver, arm guard</i> | \$20 |

USE OF BROADHEAD ARROWS ARE NOT PERMITTED ON LFI TARGETS;
however, you may provide your own.

FULL LEGAL NAME: _____

FIRST

MIDDLE

LAST

SEX: _____ DATE OF BIRTH: _____ \ _____ \ _____ PHONE NUMBER: (_____) _____ - _____

EMAIL: _____

BILLING ADDRESS: _____

CITY: _____ STATE: _____ ZIP CODE: _____

EMERGENCY CONTACT NAME: _____

FIRST

LAST

RELATIONSHIP: _____ PHONE NUMBER: (_____) _____ - _____

Current Archery Memberships

Please initial your selection below

Single Archery Membership

-One adult

Initials

Initiation Fee: \$100 // Monthly Fee: \$15

- Unlimited use of the archery range
- 12 guest passes per fiscal year
- 1 FREE LFI T-shirt
- Access to 3D targets
- Access to Tree Stand
*personal gear required

Couples Archery Membership

- Two adults in the same household

Initials

Initiation Fee: \$175 // Monthly Fee: \$20

**Same benefits as the Single Archery Membership*

Family Archery Membership

-Two adults & up to 4 minors in the same household

Initials

Initiation Fee: \$250 // Monthly Fee: \$25

**Same benefits as the Single Archery Membership*

POLICIES

Guests & Passes: 1 additional lane per adult member. Additional lanes will be charged at hourly walk-in rate. Members must accompany guest and remain in attendance on the range during the visit.

Late/No Show: Members not checked in within 15 minutes of scheduled range time will be marked as a no show and lane(s) will be offered to other LFI patrons.

Billing: Billing cycles are on a monthly basis, based upon the date of initiation. By providing LFI with credit card information, members authorize regularly scheduled charges for the associated monthly membership dues. All cash and/or check dues must be paid prior to the billing due date or monthly dues will auto charge to the required card on file.

Billing authorization will remain in effect until it is cancelled in writing. Members are required to provide a written notice for the cancellation to take effect. If the membership has been utilized within the last 30 days one final payment of monthly dues will be charged. Memberships are paid on a monthly basis, and as such, no refunds will be issued for initiation fees or partial months. LFI reserves the right to increase the monthly or annual fee and will provide 30 days notice to all members regarding any such change in pricing. In addition, LFI reserves the right to modify hours of operation for any reason whatsoever including but not limited to: observed holidays, unforeseen weather conditions, staffing conflicts, and/or any other reason LFI deems valid without credits given. A Member must be in good standing and current with membership dues at the time of the cancellation request.

Members may freeze a membership at any time; for a minimum of one (1) calendar month and a maximum of three (3) consecutive calendar months in a 365-day period. A Member must be in good standing and current with membership dues at the time of request. During the membership freeze period, no dues will be collected. Memberships will be reactivated automatically at the end of your freeze period.

Please note that a frozen Couples or Family Membership means all membership amenities will be unavailable to all associated parties during this period of time.

Members will be notified of any billing conflict. Memberships are subject to being frozen or suspended until the conflict is resolved. Membership more than 3 months past due will be cancelled. Liberty Firearms Institute reserves the right to

suspend or cancel any membership at any time, without warning. Members should contact LFI to update account information when credit cards are renewed or replaced. Memberships are not transferable.

Those seeking to return as members will need to pay back dated monthly dues or a new initiation fee; whichever is the lesser amount at the time. Any existing store loyalty points were dissolved at cancellation. No training voucher will be given on return memberships with initiation fee discount greater than 10% off. There is a \$10 fee for each new membership card. Must begin a new store loyalty account.

Primary Account Holder: _____
Full Name

Additional person(s) authorized to access membership & billing details: _____
Full Name

Liberty Firearms Institute's Archery Range Safety Rules

FAILURE TO ABIDE BY ANY OF THESE RULES MAY RESULT IN LOSS OF SHOOTING PRIVILEGES AND/OR REMOVAL FROM THE RANGE. THESE REGULATIONS ARE FOR YOUR SAFETY AND THE SAFETY OF THOSE AROUND YOU.

1. FOLLOW ALL ARCHERY SAFETY RULES:
 - a. **NEVER DRY FIRE A BOW.**
 - b. **NEVER POINT A BOW AT ANOTHER PERSON.**
 - c. **ONLY NOCK ARROWS ON A HOT FIRING LINE AND THEY MUST REMAIN POINTED DOWN RANGE.**
 - d. **NO ONE IS ALLOWED BEYOND THE FIRING LANE UNLESS THE RANGE IS COLD AND EVERYONE IS AWARE.**
2. Commands issued by LFI Staff must be obeyed immediately and without question.
3. High draws are prohibited.
4. Only equipment in good working condition and suitable for target practice may be used, check equipment regularly for cracks and twisting. If in doubt, have it checked by an LFI Bow Technician.
5. Do not draw a bowstring back further than the length of the arrow for which it is intended.
6. Do not shoot broadhead arrows at 3D targets.
7. No running in the archery range.
8. Paintball guns, air guns, pistols, rifles, or other high-powered weapons are prohibited from use in the archery range.
9. All forms of food, beverages, gum, alcohol, and tobacco are prohibited. No person under the influence of alcohol or drugs is permitted in the range.
10. Children: under age 16 must be accompanied by a parent or guardian at all times; under the age of 10 are not allowed in the range. Exceptions can be approved by LFI Staff.
11. All spectators, or people on the range not firing, must remain well behind the designated firing line.
12. Observe a limit of 5 arrows per end.
13. Each shooter will be held financially responsible for any damage caused to LFI property or equipment, whether accidental, willful, or otherwise.

Waiver, Release of Liability, and Assumption of Risk

In consideration for being permitted to participate in the Activities (as defined below),
_____, (referred to as "I" or "me") I hereby agree (to the fullest extent

(FULL NAME PRINTED HERE)

permitted by law) to the following on behalf of myself and on behalf of any minors who are under my legal care or supervision at 4990 Ronald Reagan Blvd., Johnstown, CO 80534, release from liability and waive the right to sue Liberty Firearm Institute, LLC, and LFI Shooting Sports, LLC. ('the Institute') including, without limitation, the use of personal, borrowed, and/or rented firearms and/or bows in Institute ranges (collectively, "Activities"). The term "bow" as used in

this document, or on any signage on Institute property, applies to any item that discharges an arrow or bolt under power from a string, cable, or drawstring (including, but not limited to, recurve bows, compound bows, longbows, and crossbows). The term "firearm" as used in this document, or on any signage on Institute property, applies to any item that discharges a projectile from a barrel when a trigger is pulled (including air guns).

ASSUMPTION OF RISK:

I am voluntarily participating in the aforementioned Activities and I am participating in the Activities entirely at my own risk. I fully understand, acknowledge, and voluntarily accept the risks associated with participating in these Activities, which may include, but are not limited to: physical or psychological injury, pain, suffering, illness, disfigurement, temporary or permanent disability including paralysis, economic or emotional loss, and death. I understand that these injuries or outcomes may arise from my own or others' negligence, conditions related to travel to and from the Activities, or from conditions at the Activities location(s). Nonetheless, I assume all related risks, both known and unknown to me, of my participation in this inherently dangerous Activities. I also understand that neither the Institute nor the facility may eliminate the inherent risks in the Activities. I hereby consent to receive medical treatment deemed necessary if I am injured or require medical attention during my participation in the Activities. I understand and agree that I am solely responsible for all costs related to such medical treatment and any related medical transportation and/or evacuation. I hereby release, forever discharge, and hold harmless the Institute from any claim based on such treatment or other medical services. I am aware and understand that I should carry my own health insurance.

INDEMNIFICATION:

I unconditionally agree that I and my survivors, dependents or heirs will indemnify, defend, and hold harmless the Institute, any employee, assistant, contractor, proprietor, owner, co-owner, manager, associate or possessor of the land and/or facilities, or any other employee in any capacity of the Institute from any and all claims, loss or damage, liabilities and costs, including, without limitation, attorney's fees and costs, any physical, mental, or psychological harm or damages, injury, death, or property damage sustained or endured while utilizing the Institute facilities occurred as a result of, but not limited to, my and/or my children's negligent or unsafe actions, personal, borrowed, and/or rented equipment, any act of nature, or any unforeseeable event, chain of events or incident, or actions of any agent of the facility.

REPRESENTATIONS & WARRANTIES: I make the following representations and warranties: (1) I am at least 18 years of age and able to lawfully possess firearms and ammunition; (2) I have read and understood Liberty Firearms Institute's Range Safety Rules; (3) I agree to abide by all written, video, or verbal safety rules issued by members of the Institute's range staff; (4) I agree to be financially responsible for and reimburse the Institute for any damages to the facility and/or equipment; (5) I have no medical, physical, or mental conditions that compromise my safety, and the safety of others while participating in the Activities, and (6) I attest that any bows, arrows, firearms, ammunition, and other personal equipment provided by me or my children for use in the Institute are safe and reliable. I further acknowledge that the Institute is not responsible for errors, omissions, acts or failures to act of any party or entity conducting a specific event or activity.

I hereby irrevocably permit, authorize, grant, and license the Institute and its affiliates, successors, and assigns, and the employees, officers, directors, and agents of each and all of them ("Authorized Persons"), the rights to display, publicly perform, exhibit, transmit, broadcast, reproduce, record, photograph, digitize, modify, alter, edit, adapt, create derivative works, exploit, sell, rent, license, otherwise use, and permit others to use my image, likeness, and all materials created by or on behalf of the Institute that incorporate any of the foregoing ("Materials") in perpetuity throughout the universe in any medium or format whatsoever now existing or hereafter created on any platform and for any purpose, including but not limited to advertising, public relations, publicity, packaging, and promotion of the Institute and its affiliates and their businesses, products, and services, without further consent from or royalty, payment, or other compensation to me.

I hereby acknowledge that I have carefully read this waiver and release and fully understand that it is a release of liability. I expressly agree to release and discharge the Institute and all of its affiliates, managers, members, agents,

attorneys, staff, volunteers, heirs, representatives, predecessors, successors and assigns, from any and all claims or causes of action and I agree to voluntarily give up or waive any right that I otherwise have to bring a legal action against the Institute, for personal injury or property damage. To the extent that statute or case law does not prohibit releases for ordinary negligence, this release is also for such negligence on part of the Institute, its agents, and employees. I agree that this Waiver and Release shall be governed for all purposes by Colorado law, without regard to any conflict of law principles. This Release supersedes any and all previous oral or written promises or other agreements. All matters arising out of or relating to this Release shall be governed by and construed in accordance with the internal laws of the State of Colorado without giving effect to any choice or conflict of law provision or rule (whether of the State of Colorado or any other jurisdiction). Any claim or cause of action arising under this Release may be brought only in the federal and state courts located in Colorado and I hereby consent to the exclusive jurisdiction of such courts. In the event that any damage to equipment or facilities occurs as a result of my or my family's or my agent's willful actions, neglect or recklessness, I acknowledge and agree to be held liable for any and all costs associated with any such actions of neglect or recklessness.

This Waiver and Release of Liability shall remain in effect for the duration of my participation in the activity, during this initial and all subsequent events of participation.

This agreement was entered into without duress or coercion, and is to be interpreted as an agreement between two parties of equal bargaining strength. Both I as a participant, and the Institute, agree that this agreement is clear and unambiguous as to its terms, and that no other evidence shall be used or admitted to alter or explain the terms of this agreement, but that it will be interpreted based on the language in accordance with the purposes for which it is entered into.

In the event that any provision contained within this Waiver and Release of Liability shall be deemed to be severable or invalid, or if any term, condition, phrase or portion of this agreement shall be determined to be unlawful or otherwise unenforceable, the remainder of this agreement shall remain in full force and effect. If a court should find that any provision of this agreement to be invalid or unenforceable, but that by limiting said provision it would become valid and enforceable, then said provision shall be deemed to be written construed and enforced as so limited.

By signing, I acknowledge that I have ready and understood all the terms of this waiver and release and that I am voluntarily giving up substantial legal rights, including the right to sue the Institute. I agree and understand that if I, or my children listed on this form, violate any rules, regulations, or guidelines of the Institute that my privilege to use the shooting and/or archery range may be temporarily suspended or permanently revoked, and I also agree that if I have provided any false statement or information, that my privileges will be immediately revoked with the complete and total forfeiture of any and all payments made to the Institute.

(Signature)

(Date)

I hereby agree that I am solely responsible for the behavior and well-being of myself and my children listed on this form. Please list the names of any children under age 18 that will accompany you during any visit:

| Child(s) Full Legal Name: | Sex | Date of Birth | Age: | Certification(s): <i>Hunter Safety/Makhaira Group Courses</i> |
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