



Rules and Regulations

EYE PROTECTION

Fully sealed goggles must be worn on the field of play at all times by everyone. This is for your safety and for the safety of others. They must be shatterproof and have no less than the industry standard ANSI Z87.1 rating. Wire mesh goggles are not allowed, except with shatterproof eye protection worn underneath. Full face protection is always required for players under the age of 18, is recommended for everyone.

SAFETY KILLS & M.E.D.

For the safety of the players, we enforce an outdoor M.E.D. (or "minimum engagement distance"). Safety kill limits will differ depending on the FPS of your gun. Players are to utilize a "safety kill" rather than fire on their target. This is only to be used if your opponent is "dead to rights". We understand that there are times when adrenaline is going and people slip up, so we ask everyone to stay cautious at all times.

BLIND FIRE

Blind fire is unacceptable. You must be able to see with your own eyes the direction that you are pointing your weapon.

CALL YOUR HITS

Calling yourself out when you are hit is based on HONOR and INTEGRITY. If you are hit, call it and proceed with the appropriate actions. Please refrain from arguing about a hit while on the field. If you are unsure, play it safe and call yourself out. We ask that you respect the decisions made by the referees. There will be no fighting of any kind; you will be permanently removed from play.

CHRONO LIMITS

We reserve the right to chrono all weapons at any time prior to or during each event.

- AEGS and Pistols firing at 350fps and lower with a .20g BB have a 2 foot (M.E.D.) safety kill limit.
- AEGS and Pistols firing at 350fps to 400fps with a .20g BB have a 10 foot (M.E.D.) safety kill limit.
- AEGS and Snipers firing at 400fps to 450fps with a .20g BB have a 30 foot (M.E.D.) safety kill limit.
- AEGS and Snipers firing at 450fps to 500fps with a .20g BB have a 50 foot boundary from starting point and a 40 foot (M.E.D.) safety kill limit.
- AEGS and Snipers firing at 500fps to 550fps with a .20g BB have a 100 foot (M.E.D.) safety kill limit.

STAGING AREA

In the staging area mags cannot be in your gun and there will be no shooting in designated staging area. Ridgeline Airsoft is a family run business and expects to keep it a family friendly environment. Ridgeline

Airsoft is not accountable for any unsportsmanlike conduct (Derogatory comments, profanity, verbal abuse, racial slurs, fighting, stealing, and unnecessary arguing). If we encounter any intolerable behavior we have the right and will ask you to leave

"EAT SLEEP AIRSOFT"

THE RIDGE, LLC
Blount County, Alabama 35146

Indemnity and Mold Harmless Agreement

Print Name

Date

Address

Phone Number

City/State/Zip

Date of Birth

The parties to the agreement are the undersigned and his/or her spouse, minor children, heirs, executors, administrators, successors, assigns, employees, and/or agents, hereinafter referred to as Participant(s) and Eagle Ridge, The Ridge, LLC, Vision Investment Properties, LLC, Greg H. White, Susan B. White, Jason M. White, Josh G. White, and any of their respective successors, heirs, executors, administrators, employees, agents and associates, and all other persons, firms, corporations, associations or partnerships hereinafter referred to as Owners.

Whereas Participant(s) is desirous of making use of the land, and improvements thereon, along with such accessories and equipment as may be provided by Owners, including but not limited to any buildings or housing facilities, eating facilities and/or rental equipment, for the purpose of Participant(s) personal and family entertainment; and

Whereas Participant(s) has personally inspected all such land, equipment and/or facilities and is aware of any and all defects of same, including all latent and patent defects, and; whereas Participant(s), for himself/herself, his/her heirs, assigns, minor children and/or spouse, hereby assumes any and all risk associated with the use of said land, equipment and/or facilities, and;

Whereas the Participant(s) hereby acknowledges the inherent danger and risk associated with the use of the said land, facilities and/or equipment for his/her family entertainment and hereby assumes any and all loss including but not limited to all claims, actions, causes of action, demands, rights, damages, costs, loss of service, expenses and compensation whatsoever, which the Participant(s) may have or which may hereafter accrue on account of or in any way growing out of any and all known and unknown, foreseen and unforeseen bodily and/or personal injuries and/or property damage and the consequences thereof resulting from or occasioned by the use of said land, facilities and/or equipment, and;

Section I: Scope of Indemnity

Participant(s) undertakes to indemnify and to hold harmless the Owners from any and all claims, by any person named herein, for loss or damage to property or personal injury, including but not limited to permanent disability or death, occasioned by or during the Participant(s) use of the land, facilities and/or equipment as aforesaid, regardless of the actual or alleged cause of the property damage or personal injury.

Initials _____

Section II: Period Covered

The indemnity will extend from the date of this agreement to and including the entire period of time that Participant(s) makes use of or is located on said land, facilities and/or equipment

Section III: Limitation on Amount of Liability

Participant(s) liability under this contract shall be unlimited as to amount, and Participant(s) shall be responsible for all loss as contemplated hereunder, regardless of the number or amount of claims.

Section IV: Expenses, Attorneys' Fees, and Costs

Should it become necessary for purposes of resisting, adjusting, or compromising any claim(s) or demand(s) arising out of the subject matter with respect to which indemnification is provided by this agreement, or for purposes of enforcing this agreement, for the Owners to incur any expenses, or become obligated to pay any attorneys' fees or court costs, Participant(s) agrees to reimburse the Owners for such expenses, attorneys' fees, or costs within a reasonable time, in no event to exceed thirty days, after receiving written notice from the Owners of the incurring of such expenses, attorneys' fees, or costs.

Section V: WARRANTIES

THE OWNERS MAKE NO WARRANTIES, EITHER EXPRESS OR IMPLIED, AS TO ANY MATTER WHATSOEVER, INCLUDING, WITHOUT LIMITATION, THE CONDITION OF THE PROPERTY, BUILDINGS, OR EQUIPMENT, ITS MERCHANTABILITY, OR ITS FITNESS FOR ANY PARTICULAR PURPOSE
WE HAVE READ AND FULLY UNDERSTAND ALL ASPECTS OF THIS WAIVER.

Signature of Participant

Date

Signature of Participant's spouse

Date

BOTH PARENTS' SIGNATURES ARE REQUIRED FOR MINORS UNDER AGE 19.

_____ ; _____ ; _____
Name(s) of Child(ren)

Parent/Guardian 1 Signature

Date

Parent/Guardian 2 Signature

Date