## RELEASE OF ALL CLAIMS

KNOW ALL PERSONS BY THESE PRESENTS THAT I, John Moore ("Claimant"), for and in consideration of the compromise of disputed claims and upon the receipt of a new Model 700 BDL 7mm Remington Magnum RAMAC 6039, the receipt of which is hereby acknowledged, for myself, my heirs and assigns, and my personal representatives, hereby voluntarily and knowingly RELEASE, ACQUIT AND FOREVER DISCHARGE Remington Arms Company, Inc., E.I. du Pont de Nemours and Company and Sporting Goods Properties, Inc. (formerly Remington Arms Company, Inc.), their predecessors, successors, heirs and assigns, agents, servants, employees, officers, directors, shareholders and corporate, personal and litigation attorneys (together hereinafter "Releasees") of and from any and all claims, actions or causes of action, demands, damages (both actual and punitive), costs, judgments, debts, expenses, liabilities, attorneys' fees and legal costs, injunctive or declaratory relief, whether known or unknown, whether in law or in equity, whether in tort or contract, of any kind or character, including without limitation claims to recover damages for personal injuries, medical expenses, lost wages, loss of consortium, loss of society, or loss of earning capacity and from whatsoever cause arising or from whatsoever act or omission arising, which I now have, or might otherwise have, against the persons or entities released herein, arising from an incident that occurred on or about \_\_\_\_, which accident I claim resulted in injuries to me, all to the end that all claims or matters that are, or might be, in controversy between me and Releasees are forever put at rest, it being my clear intention to forever discharge and release all my past, present, and future claims against Releasees for all consequences resulting or potentially to result from the aforementioned events.

I further agree that I will not disclose the settlement terms in any manner. This includes verbal, written, and electronic communication. The terms and conditions of this settlement are between the parties involved and are not to be disclosed to any newspaper, magazine, radio or TV reporters, posted to the Internet, or disclosed to any other individual.

I agree that Releasees admit no liability of any sort and nothing in this Release of All Claims should be construed in any way as an admission by Releasees of any responsibility for the accident, or for an alleged defect in said product, or that any such defect exists. I further agree that said consideration and settlement is the compromise of disputed and doubtful claims and is a FULL AND FINAL SETTLEMENT made to terminate further controversy in respect of all claims that I presently assert, or might have asserted, because of the events described herein. I acknowledge and understand that any injuries sustained by me are or may be permanent and progressive and that recovery therefrom is uncertain and indefinite, and I agree that this compromise settlement shall apply to all unknown and unanticipated injuries and damages resulting from said accident, as well as those now disclosed.

I hereby warrant that I am <u>over 18</u> years of age and that no representations about the nature or the extent of any claims, demands, damages, injuries or rights that I have, or may have, against Releasees have been made by Releasees or their representatives to me or to anyone acting on my behalf to induce me to execute this Release of All Claims, and I rely on no such representations.

I expressly waive, to the maximum extent allowed by law, the provisions of any state law seeking to limit the scope of a release, including but not limited to Section 1542 of the Civil Code of the State of California, or any similar law, which reads as follows:

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"A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected settlement with the debtor."

If for any reason any provision or portion of this Release of All Claims shall be found to be void or invalid, then such provision or portion shall be deemed to be severable from the remaining provisions or portions of this Release of All Claims, and it shall not affect the validity of the remaining portions or provisions, which shall be given full effect as if the void or invalid provision or portion had not been included herein.

I, <u>John Moore</u>, have fully read and understood this Release of All Claims before signing my name, and I sign as my own free act. IN WITNESS WHEREOF, intending to be bound hereby, I have hereto set my hand and seal this the day of May, at <u>Iroune</u>

## **CAUTION** -- **READ BEFORE SIGNING**

Plaimant or if under age 18,	THE	(Sign) guardian)
Claimant or if under age 18, 1	100re then parent or legal hanch Re	[Printed name] guardian)
Street Address City, State	403; Zip Code	36

country of Estill

On this 2 day of Moy to me known to be the person who executed the foregoing Release of All Claims, and acknowledged that he/she executed the same of his/her own free act and deed for the consideration set forth therein.

Notary Public Kalen Rogers My Commission Expires: 9-10-02

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