



Note: Form Fill Adobe PDF features frequently do not work fully on mobile devices and Apple systems. Please complete your application on a PC for best results. If you do not receive an e-mail confirmation

Matches to be Conducted	
Duty Gun Division Matches	Open Class Division Matches
Stock Service Revolver Match 7	Open Class Revolver Aggregate Match 6
Stock Service Semi-Auto Pistol Match 14	Open Class Semi-Auto Pistol Aggregate Match 13
Off Duty Semi-Auto Pistol Match 15A	Distinguished Revolver Match 17
Off Duty Revolver Match 15R	Distinguished Semi-Auto Pistol Match 18
Production Pistol Match 23	Distinguished Production Pistol Match 24
Production Duty Optic Pistol Match 25	Two Officer Open Class Revolver Team Match 31
Two Officer Stock Semi-Auto Team Match 37	Two Officer Open Class Semi-Auto Team Match 33
Two Officer Production Pistol Team Match 39	Invitational Open Class Optic Revolver Match 70 *
Two Officer Production Duty Optic Pistol Team Match 41	Invitational Open Class Optic Semi-Auto Match 80 *

* *Non-Championship Invitational Match using an Open Class firearm equipped with an approved Duty Optic Sight listed in Police Pistol Combat Bulletin 19-1.*

Tournament Officials		
Tournament Director:		Mobile Phone:
E-mail:		
Statistical Officer:		Mobile Phone:
E-mail:		
Chief Range Officer:		Mobile Phone:
E-mail:		
Jury Members: A Three Member Jury is required. No Tournament Official can serve on the Jury – PPC Rule 11.5. The Jury Chairperson must be a member of the sponsoring organization. Jury Members may be competitors but may not rule on a matter in which they are personally involved. The <u>Jury Chairperson must</u> be known at time of application. Others may be “To Be Determined” later (<i>TBD</i>).		
Jury Chair:	Member 2:	Member 3:

Tournament Officials		
Tournament Director:		Mobile Phone:
E-mail:		
Statistical Officer:		Mobile Phone:
E-mail:		
Chief Range Officer:		Mobile Phone:
E-mail:		
Jury Members: A Three Member Jury is required. No Tournament Official can serve on the Jury – PPC Rule 11.5. The Jury Chairperson must be a member of the sponsoring organization. Jury Members may be competitors but may not rule on a matter in which they are personally involved. The <u>Jury Chairperson must</u> be known at time of application. Others may be “To Be Determined” later (<i>TBD</i>).		
Jury Chair:	Member 2:	Member 3:

Submission Information	
<p align="center">Important Notice Regarding Liability While Conducting NRA Tournaments or Other Activities</p> <p>To ensure competitive shooting activities are carried on with the highest degree of care for the safety of all participants, spectators, and the general public, it is the sole and exclusive responsibility of the NRA Approved or Registered Tournament Sponsor and the participating competitors to rigidly enforce all NRA official competition rules and regulations, all local range regulations, and specific range official instructions. The NRA makes no representation or warranty, express or implied, that the NRA Official Rules and Regulation, even if carefully observed, are sufficient in themselves to provide conditions and procedures which ensure adequate safety precautions, or that NRA Certified Instructors, NRA Official Referees, or other persons shall properly interpret or enforce such rules. By approving or registering an event, the NRA makes no representation or warranty, express or implied, that the persons conducting any Approved or Registered Tournament or the owners, tenants or licensees of the premises upon which such event is conducted, shall provide a shooting range and associated facilities which are reasonably safe, or that such persons shall prescribe and enforce local range rules adequate to provide reasonable safety and to control the activities of any person or persons. As a condition of approving or registering any tournament, the sponsor, together with its agents, servants, employees, successors and assigns, shall be held harmless for any injury or damage to persons or property occurring either on the premises where the tournament takes place or as a result of such activity on the premises, unless caused by or resulting from the negligence of an NRA employee, officer, or Official Referee while properly engaged in the discharge of NRA official business on the premises during the approved or registered activity or event.</p>	
<p>Submitted By: _____</p> <p><i>By typing your name above you indicate that all information is correct to your knowledge and that you have read and will comply with the Liability Notice.</i></p>	<p>Date E-mailed: _____</p>

Submission Information	
<p align="center">Important Notice Regarding Liability While Conducting NRA Tournaments or Other Activities</p> <p>To ensure competitive shooting activities are carried on with the highest degree of care for the safety of all participants, spectators, and the general public, it is the sole and exclusive responsibility of the NRA Approved or Registered Tournament Sponsor and the participating competitors to rigidly enforce all NRA official competition rules and regulations, all local range regulations, and specific range official instructions. The NRA makes no representation or warranty, express or implied, that the NRA Official Rules and Regulation, even if carefully observed, are sufficient in themselves to provide conditions and procedures which ensure adequate safety precautions, or that NRA Certified Instructors, NRA Official Referees, or other persons shall properly interpret or enforce such rules. By approving or registering an event, the NRA makes no representation or warranty, express or implied, that the persons conducting any Approved or Registered Tournament or the owners, tenants or licensees of the premises upon which such event is conducted, shall provide a shooting range and associated facilities which are reasonably safe, or that such persons shall prescribe and enforce local range rules adequate to provide reasonable safety and to control the activities of any person or persons. As a condition of approving or registering any tournament, the sponsor, together with its agents, servants, employees, successors and assigns, shall be held harmless for any injury or damage to persons or property occurring either on the premises where the tournament takes place or as a result of such activity on the premises, unless caused by or resulting from the negligence of an NRA employee, officer, or Official Referee while properly engaged in the discharge of NRA official business on the premises during the approved or registered activity or event.</p>	
<p>Submitted By: _____</p> <p><i>By typing your name above you indicate that all information is correct to your knowledge and that you have read and will comply with the Liability Notice.</i></p>	<p>Date E-mailed: _____</p>

Submission Information	
<p align="center">Important Notice Regarding Liability While Conducting NRA Tournaments or Other Activities</p> <p>To ensure competitive shooting activities are carried on with the highest degree of care for the safety of all participants, spectators, and the general public, it is the sole and exclusive responsibility of the NRA Approved or Registered Tournament Sponsor and the participating competitors to rigidly enforce all NRA official competition rules and regulations, all local range regulations, and specific range official instructions. The NRA makes no representation or warranty, express or implied, that the NRA Official Rules and Regulation, even if carefully observed, are sufficient in themselves to provide conditions and procedures which ensure adequate safety precautions, or that NRA Certified Instructors, NRA Official Referees, or other persons shall properly interpret or enforce such rules. By approving or registering an event, the NRA makes no representation or warranty, express or implied, that the persons conducting any Approved or Registered Tournament or the owners, tenants or licensees of the premises upon which such event is conducted, shall provide a shooting range and associated facilities which are reasonably safe, or that such persons shall prescribe and enforce local range rules adequate to provide reasonable safety and to control the activities of any person or persons. As a condition of approving or registering any tournament, the sponsor, together with its agents, servants, employees, successors and assigns, shall be held harmless for any injury or damage to persons or property occurring either on the premises where the tournament takes place or as a result of such activity on the premises, unless caused by or resulting from the negligence of an NRA employee, officer, or Official Referee while properly engaged in the discharge of NRA official business on the premises during the approved or registered activity or event.</p>	
<p>Submitted By: _____</p> <p><i>By typing your name above you indicate that all information is correct to your knowledge and that you have read and will comply with the Liability Notice.</i></p>	<p>Date E-mailed: _____</p>

<p>Submitted By: _____</p> <p><i>By typing your name above you indicate that all information is correct to your knowledge and that you have read and will comply with the Liability Notice.</i></p>	<p>Date E-mailed: _____</p>
--	------------------------------------

<p>Submitted By: _____</p> <p><i>By typing your name above you indicate that all information is correct to your knowledge and that you have read and will comply with the Liability Notice.</i></p>	<p>Date E-mailed: _____</p>
--	------------------------------------

NRA Use Only		
Approved By:	Date:	Tournament Number:
Notations:		

Approved By:	Date:	Tournament Number:
Notations:		

Approved By:	Date:	Tournament Number:
Notations:		

Approved By:	Date:	Tournament Number:
Notations:		

Notations: