



Armed Robbery Training Manual Copyrights and License Agreements

This Armed Robbery Training Manual (ARTM) is protected under International Copyright Law. Use of this manual, in total or in parts, is authorized only when covered by license agreements or any written agreements between the authors and the manual user.

This Armed Robbery Training Manual may not be reproduced, or redistributed in any manner. Reproduction or redistribution of material from the Armed Robbery Training Manual is only authorized when covered by specific license agreements.

Individual user license

Individual user licenses for this manual allow one person to use the ARTM material only. The material may not be used, reproduced or redistributed neither in any commercial environment, nor for any training session in any location. An individual user's license is not a distribution license. Individual users wishing to train with ARTM material must obtain a commercial trainer license.

Commercial location license

This license allows the use of this material in one specific work location ONLY. Employees who work in this single location may use the material; reproduce it for training or general use in that single work location. All employees in that specific work location can use the material. The Armed Robbery Training Manual may not be reproduced, or redistributed to other work locations, even if they are part of the same company. Each additional work location and its group of employees must have their own commercial user license, and are subject to the same licensing agreements.

Each additional work location of the same company must purchase an additional commercial user license, to use all or any part of the Armed Robbery Training Manual. An additional commercial user license is \$35.00 (US) per location. Once the additional location is licensed, employees who work in this single location may use the material; reproduce it for training or general use in that single work location. All



employees in that specific work location can use the material. A commercial user's license is not a distribution license.

Commercial trainer's license

Professional security trainers, consultants, teachers, employees, must purchase a commercial trainers license for the Armed Robbery Training Manual. Commercial trainers are each licensed to use ARTM training materials in any presentation, for any group, at any location.

Professional security trainers, consultants, teachers, employees, are any paid members of a private business, which either does or conducts training for any members of a populace, be it local, regional, or national.

Professional security trainers, consultants, teachers, employees, may not redistribute any ARTM material (all or parts of) to members of any community, or students, with whom the employee may have teaching or training responsibilities, under any conditions. A commercial trainer's license is not a distribution license.

Professional security trainers, consultants, teachers, employees are licensed individually, for a single fee (one time) of \$35.00 (US).

Government employees

Government employees in a single work location may use ARTM material to train others at this single work location. Government employees may only reproduce ARTM material to prepare their courses.

Government employees may not distribute any ARTM material (all or any parts thereof) to general members of a community, or students, with whom the government employee may have teaching or training responsibilities, under any conditions. A government employee's user license is not a distribution license. Government employees using ARTM material at more than one agency location must obtain an additional license (Commercial location license, each \$35.00) for each additional location.

The Armed Robbery Training Manual is a copyrighted property, and all rights are reserved.

© Copyright 2004,
John D. Moore, CPP



Armed Robbery Training Associates, LLC
Terms of Sale and User Agreement

1. General Rules and Definitions

1.1 If you choose to purchase one or more of our products, you will be deemed to have accepted and agreed to abide by all of the terms and conditions of these Terms of Sale Agreement (the "Agreement") between you and Armed Robbery Training Associates, LLC. ("ARTM"). Additionally, you will be agreeing to the Armed Robbery Training Manual, Copyrights and License Agreements and Privacy Policy, copies of which are posted on ("ARTM") Web Site, which will apply in addition to and shall not derogate from the terms of this Agreement.

1.2 "ARTM" hereby grants you a limited license to use the materials, features, in the purchased (collectively the "Materials") subject to this Agreement. No other use of the Materials is authorized. You agree that any use of the Materials (or any portion thereof) shall retain all copyright and other proprietary notices contained herein or therein. Distribution, of the "ARTM" Services or Materials or posting of any "ARTM" Materials on any Web Sites is strictly prohibited.

1.3 The products, technology, and/or processes described and/or used are the subject of intellectual property rights reserved by "ARTM" or other third parties. Except for the limited license granted above, nothing contained herein shall be construed as conferring to you in any manner, whether by implication, estoppel or otherwise, any license, title, or ownership of or to any intellectual property right of ("ARTM") or any third party.

1.4 "ARTM" may change, add or remove portions of this Agreement at any time, but if it does so, it will post such changes on the "ARTM" Web site, or send them to you via e-mail or postal mail. Your continued use of the "ARTM" products constitutes your acceptance of any such change to the terms of this Agreement.

1.5 If any of the rules contained in this Agreement are not acceptable to you, you may cancel your order (s), and the provisions of section 6. below shall apply to such cancellation (subject to necessary adjustments). Your use of the "ARTM" products or services now, or following the posting of notice of any changes in the rules contained in the Agreement, will indicate acceptance by you of such rules, changes or modifications.

1.6 "ARTM" may change, suspend or discontinue any aspect of the products at any time, including the availability of any service, feature or content. "ARTM" may also impose limits on certain features, contents and services in the "ARTM" or restrict your access to parts or all of the product without notice or liability, and you will have no right and/or claim toward "ARTM" regarding such changes.

2. Use of "ARTM" products and Content

2.1 The contents provided by "ARTM" are intended for your personal, noncommercial use. All materials published by "ARTM" (including, but not limited to text, forms, photographs, graphics, images, illustrations, sound clips and flash animation, also known as the "Content") are protected by copyright, and owned

or controlled by "ARTM" or its affiliates, or the party credited as the provider of the Content. You shall abide by all additional copyright restrictions contained in any Content accessed through "ARTM".

2.2 All of the Materials and Content available from "ARTM" are protected by copyright. You may not modify, publish, transmit, participate in the transfer or sale of, reproduce (except for as otherwise specifically permitted by "ARTM"), create new works from, distribute, perform, display, or in any way exploit, any of the Materials or Content or the "ARTM" in whole or in part.

3. Representations and Warranties

3.1 You represent, warrant and covenant (a) that no materials of any kind submitted through your use will (i) violate, plagiarize, or infringe upon the rights of any third party, including copyright, trademark, privacy or other personal or proprietary rights; or (ii) contain libelous or otherwise unlawful material; (b) that there is no impediment which may prevent you from entering into this Agreement and/or from complying in a full with all the provisions of this Agreement.

3.2 You shall indemnify, defend and hold harmless "ARTM" and its affiliates, and all officers, directors, owners, agents, Content providers, licensors and licensees (collectively, the "Indemnified Parties") from and against any and all liability and costs, including, without limitation, reasonable attorneys' fees, incurred by the Indemnified Parties in connection with any claim arising out of any breach by you or any user of your product or service or any of your representations, warranties and covenants stipulated under this Agreement. You shall cooperate as fully as reasonably required in the defense of any such claim. "ARTM" and/or the relevant Indemnified Parties reserves the right to assume the exclusive defense and control of any such claim, without derogation from your obligations to indemnify the Indemnified Parties and to cooperate with "ARTM" as detailed above.

4. Fees and Payments

4.1 You shall be responsible to pay all fees and charges incurred through your account at the rates in effect for the billing period in which such fees and charges are incurred, including, but not limited to charges for any product or service offered for sale by "ARTM" or by any vendor or service provider. All fees and charges incurred through your account shall be charged to the credit card provided as part of the purchase process and you agree to pay such charges. You shall also pay any applicable taxes and shipping costs relating to the use of the "ARTM" through your account and "ARTM" shall be entitled to charge the said credit card with such taxes and shipping costs.

5. User Licenses

All information and products provided through "ARTM" is and shall remain the sole and exclusive property of "ARTM" or its affiliates. You shall not publish, broadcast, retransmit, or otherwise reproduce the information in any medium.

6. Termination

If you are not fully satisfied with your products(s) you may terminate your account during the first thirty (30) days of each purchase by returning the product to "ARTM." Upon termination, you will receive a full refund of any monies you paid to "ARTM" for your retail purchase price(s).

7. Limitation of Liability

8.1 The materials, contents, information, and services provided by "ARTM" are provided "as is" without warranty of any kind.

8.2 "ARTM" is not responsible for any failure of content sent through the service to reach their intended recipients or to reach such recipients on the date specified by the sender.

8.3 Neither "ARTM" nor any of its officers, directors, employees or affiliates shall be liable for any direct, indirect, special, consequential, punitive, exemplary and/or incidental damages of any kind whatsoever (including, but not limited to, loss of profits or attorneys' fees) in any way due to, resulting from, or arising in connection with your purchase, or use of the "ARTM" products, or from your reliance on any product information provided. This limitation applies to all causes of action in the aggregate including, but not limited to, breach of contract, breach of warranty, negligence, strict liability, misrepresentation, and any other tort.

8.4 Neither "ARTM" nor its affiliates takes any responsibility or assumes any liability for any content uploaded or otherwise transmitted by you or any third party, or for any mistakes, omissions, obscenity, or profanity you may encounter in using the "ARTM" purchased products.

8.5 In the event the foregoing limitation of liability set forth in sections 10.1 - 10.4 above shall be for any reason held unenforceable or inapplicable, you agree that "ARTM" and its affiliates' aggregate liability shall not exceed the amount paid by you to "ARTM" pursuant to the terms of this Agreement.

TRAINING MANUAL