



DEPOSIT AGREEMENT FOR DIVAS IN DEFENSE

Deposit Agreement between

_____ (Referred to as Depositor)

and

Divas In Defense, 233 Mitchell Street SW #350, Atlanta, GA 30303

The Depositor agrees to a deposit of **\$100.00 USD** for the following course(s)/workshop(s):

BASIC SELF-DEFENSE COURSE

1. Terms

Basic Self-Defense Course for ages 16 and up. (Duration: 90-Minutes)

This course covers using your natural instincts to protect and defend yourself; mastering the basics of accessing your environment for weapons and escape routes; understanding the key vital points on the body that can distract an attacker; a natural defensive stance that can throw an attacker off-guard; basic strikes, kicks and blocks; and an overview of self-defense at close, medium and longer ranges.

It is vitally important to know that trainer will leave at designated time, so please be accurate as possible with scheduling time.

2. Reserved Date(s):

_____, _____, _____

3. Deposit

The deposit payable to Divas In Defense is **non-refundable**. The deposit applies to successful completion of class at scheduled date and time. Half of the deposit gets applied to course group fees. A Trainer reserves the right to cancel a class for, but not limited to inclement weather, threatening environment and intoxicated participants. Classes may be cancelled and deposit not refunded if not in compliance with this agreement.

4. Method of Payment

Divas In Defense accepts different methods of payment as listed below:

Method of Payment: Credit/Debit Card: Cash: Check: PayPal:

Amount: _____

Paypal: (Payable to register@divasindefense.com)

Check Number: _____ (Payable to Divas In Defense)

Credit/Debit Card Number: _____

Expiration Date (MM/YY): ____/____ CVV (last 3 digits on back of card)____

Name As it Appears On Credit Card: _____

Billing Street Address: _____

City: _____ State: _____ Zip: _____

Divas In Defense LLC accepts AMEX, MasterCard, VISA, and Debit Cards. Address & Zip also required.

5. Copyright

Copyright pertaining to Divas In Defense logos and approved marketing items.

Divas In Defense relinquishes use of our logo and contact information to promote the event aforementioned in the terms of this agreement. We also receive the right to deny unsuitable marketing materials that are not within the scope of the brand or mission of Divas In Defense.

6. Confidentiality and Data Protection

Divas In Defense will not be held responsible for misuse or abuse of personal or organizational information gathered by any third party outside of Divas In Defense.

7. Location of Venue and Release of Liability

The depositor is responsible for securing a location for the participants of the course/workshop. In addition, the depositor will not hold Divas In Defense responsible for any injuries or discomforts sustained by participants which will have to sign a Release of Liability for Divas In Defense. In booking a venue, there may be additional charges that apply from a third party.

Venue Name: _____

Street Address: _____

City: _____ State: _____ Zip: _____

Phone: _____ Contact: _____

I, the undersigned, agree to pay the above amount according to the Card Issuer Agreement and to show my formal agreement of the above terms and conditions.

DEPOSITOR:

Signature: _____ Name (printed): _____

Date: _____

Please return this document via fax, email or mail to:

**Divas In Defense
233 Mitchell Street SW
Suite 350-D
Atlanta, GA 30303
P 404.591.5138
F 866.690.4243
E jennifer@divasindefense.com**