



DoubleTap™

TACTICAL POCKET PISTOL™



LIMITED WARRANTY - FOR OWNERS WITHIN THE UNITED STATES

This Limited Warranty is provided in lieu of any and all Express Warranties, and all Implied Warranties, including Implied Warranties of Merchantability, Non-Infringement and Fitness for a Particular Purpose. It is limited in duration to the duration of the Warranty Period (defined herein as the original retail purchaser's ownership of the Pistol) and no Warranties, whether Expressed or Implied, will apply after such Period ends.

This Limited Warranty is granted by DoubleTap™ Defense, LLC. This Limited Warranty is effective from the date of purchase, applies only to the original retail purchaser of the DoubleTap Pistol, and will last and be in effect only during the period in which the original retail purchaser owns the Pistol. With respect to the DoubleTap Pistol, this Limited Warranty supersedes any and all other warranties.

DoubleTap™ Defense, LLC's responsibility for all defects in the Pistol is limited to the terms set forth in this Limited Warranty.

DoubleTap™ Defense, LLC warrants that its DoubleTap Pistols were originally manufactured free of defects in material and workmanship subject to the terms of this document. Any such defects of which DoubleTap™ Defense, LLC receives written notice by the original retail purchaser during their time of ownership, will be remedied by repair, adjustment or replacement, at DoubleTap™ Defense, LLC's option, with the same or comparable quality components (or by replacing the firearm at DoubleTap™ Defense, LLC's option) without charge within a reasonable time after such notification and delivery of the firearm as described herein.

DoubleTap™ Defense, LLC does not warrant the metal finish of the DoubleTap Pistol with respect to finish, matching of components, dents, scratches, cuts, dings, etc. which are or should be apparent to the purchaser when the product was purchased. It is the customer's responsibility to inspect this particular product prior to purchase to ensure that it is free from defects or damage.

Warranty claims (in writing) and the DoubleTap Pistol involved along with proof of new retail purchase should be delivered (prepaid) to the facility designated by DoubleTap™ Defense, LLC by any Federally Licensed Firearms Dealer (FFL), as DoubleTap™ Defense, LLC will not accept collect shipment or, additionally, any shipment from individuals or businesses that are not Federally Licensed Firearms Dealers (FFL). A signed, valid copy of the dealer's FFL must be included.

The address of that facility and a required Returned Merchandise Authorization (RMA) number can be obtained by the returning dealer (only) by calling DoubleTap™ Defense, LLC at (855) 243-4937, or by fax to (855) 243-1122 or contacting us at service@doubletapdefense.com.

The sending Federally Licensed Firearms Dealer must ensure that the Pistol is unloaded, no ammunition is included with it and that all local, state and federal laws and regulations are followed in the shipment of any DoubleTap Pistol returned to DoubleTap™ Defense, LLC at the designated facility.

DoubleTap™ Defense, LLC is not responsible for any Pistol until it is received at their designated facility, nor are they responsible for any damage incurred during, or defects attributed to, the shipment to that facility by the Dealer. Therefore, it is the sending Dealer's responsibility to make sure that the Pistol is packaged securely and insured for the proper amount. When any actions covered by the warranty and performed by DoubleTap™ Defense, LLC are completed, the Pistol will be returned prepaid to the Federally Licensed Firearms Dealer from whom it was received.

Warranty claims (in writing) accompanying any DoubleTap Pistol delivered to the designated facility should include the required Returned Merchandise Authorization (RMA) number, the serial number of the Pistol and describe any problems in detail as well as the brand and type of ammunition that was employed at the time such problems were experienced.

UNDER NO CIRCUMSTANCES SHALL DOUBLETAP™ DEFENSE, LLC BE RESPONSIBLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES WITH RESPECT TO ECONOMIC LOSS, INJURY, DEATH OR PROPERTY DAMAGE, WHETHER AS A RESULT OF THIS WARRANTY, NEGLIGENCE OR OTHERWISE.

NOTE: Some States do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you. This warranty gives you, as the original retail purchaser of this DoubleTap Pistol, specific legal rights during your time of ownership. You may also have other rights that vary from State to State.

DoubleTap™ Defense, LLC will not be responsible for:

- Defects or malfunctions, or for physical injury or property damage, resulting in whole or in part from: careless or unsafe handling; unauthorized repairs or adjustments; modifications or alterations (even of a cosmetic nature) made or attempted by anyone other than an employee or authorized representative of DoubleTap™ Defense, LLC; or a failure to follow the operating or disassembly instructions in the DoubleTap Pistol Instruction Manual.
- Criminal misuse, negligence or use under the influence of drugs or alcohol.

NOTE: All liability is excluded in the event that the instructions in the DoubleTap Pistol Instruction Manual are not observed. Terms of this warranty cannot be changed except in writing by an officer of DoubleTap™ Defense, LLC. Wholesalers, dealers or gunsmiths are not authorized to make any warranty repair or adjustment on behalf of DoubleTap™ Defense, LLC. The designated facility for the delivery of any warranty claim related to the Pistol can be obtained by the returning dealer by calling DoubleTap™ Defense, LLC at (855) 243-4937 or by fax to (855) 243-1122 or contacting us at service@doubletapdefense.com.