



General Terms and Conditions

Please read thoroughly and acknowledge the following points prior to hunting.

By booking the hunting you acknowledge and accept the conditions of the contract based on these points.

1. Ordering the hunting

EUROHUNTING Vadászatszervező Kft mediates hunting opportunities, it sells game. When you sign your hunting order you also declare that you have read the General Terms and Conditions and you acknowledged them. We confirm your hunting accordingly, and by confirming we consider the contract to be concluded. You may withdraw from the contract at any time with observing the cancelling conditions.

In order to administer the formalities of hunting you have to make available the required data, documents (passport, weapon data, etc.) 30 days in advance prior to the time of hunting.

If you will be late with this data service, we will not be able to guarantee the correct organising of the hunting you booked.

2. Conditions of payment

The payment of the advance money becomes due straight away with the confirmation of the hunting. The travel documents will be delivered after the payment of the entire amount of the advance money.

Final accounting will be done on the basis of the report (shooting list) that is signed by you at the site (in the hunting area). The settlement of the final amount will be due within 8 (eight) bank working days after the receipt of the invoice.

In the lack of an explicit, different agreement all the payment transactions have to be implemented through our office. Direct agreements concluded with the hunting lessor, our partners or third parties or the amounts that are directly paid to our hunting lessor partners or third parties (in spite of our agreement) we cannot take into consideration in respect of the settlement of the invoice.

3. Services

The services are recorded unambiguously in the offer and in the hunting confirmation. We are not in a position to take into consideration any other demands or expectations of yours that you have discussed with our hunting lessor



partners or third persons. Naturally if you indicate towards us any of your additional requests, we would be pleased to meet hem.

4. Price changes

EUROHUNTING Vadászatszervező Kft reserves itself the right to change the price that is confirmed on the occasion of booking the hunting due to reasons that are beyond its control in case the time of the hunting will be due with more than 2 months after the signing of the contracts. It will not change the prices within 20 days before starting.

5. Hunting Report, Shooting List

This is the only acknowledgeable basic document for preparing the final invoice. In this document all the kills and the services used have to be indicated (in your interest as well). The correctness of these data is attested by you and the representative of the hunting area by signing it. This document is the only possibility for enforcing your possible complaints.

You should tell your complaints and requests straight away at the site to the hunting lessor. Unfortunately, we are not in a position to take into consideration any complaints that are not recorded in the report. Moreover, we recommend you to notify our office about your remarks within 14 days at the latest after your arrival home.

6. Liability undertaking

In the framework of the Lease Hunting Contract concluded with us we undertake to implement an appropriate mediation activity, selecting with due consideration the hunting lessor that is the most appropriate for you, the exact and correct definition of the group of services involved.

The killing, number of game species defined, the desired dimensions and the weight of the trophies we cannot guarantee, in this regard no compensation demand may be presented.

The Hunting Guest is always responsible himself for the shooting. If a hunting guide allows the shooting of a game, that means that the given game may be killed. Deciding actually the killing is you own responsibility. If you decide to shoot, you will be responsible as regards the consequences, mistakes, wounding and the size and quality of the trophy, etc.

Upon your request our office undertakes to transport the trophies to your home. We do not undertake any compensation liability for the trophies becoming damaged due to inappropriate handling, breaking, for trophy damages occurring during transport or for the trophies becoming lost.



The hunting trips are trips that have a higher risk factors than the average, therefore exercising considerate, careful behaviour is indispensable. We are unable to undertake any liability for damages occurring in health or in the equipment, or for damages that are caused to others as a consequence of disregarding these risk factors.

7. Obligations of the hunting guest

The Hunting Guest has to provide assistance in the interest of terminating any disturbing factor that occurs in the course of travelling. Moreover, he is obliged to get acquainted with and fully observe the hunting provisions of the country involved, and to meet the instructions of the hunting guide. He may be excluded from hunting or his hunting engagement may be refused straight away due to his petty offences or his alcoholic condition. He is obliged to pay the total amount of his hunting that failed because of this, together with all the possible additional costs that are due to this.

8. Withdrawal of the mediator from the contract

Our office and our hunting lessor partners reserve themselves the right to withdraw from the contract at any time due to unforeseeable, hindering circumstances (epidemics, disasters, wars), due to the occurrence of any circumstance, which would significantly endanger the safe and successful execution of the hunting. At the same time, we will do our best in order to offer for you an identical or better hunting that corresponds to the ordered one, the acceptance of which is in the interest of both of us. In case we will not be able to present an acceptable offer, we will refund the advance money already paid. However, it is not possible to demand from our office any further compensation demands beyond this.

9. Withdrawal of the guest

Customer may cancel the hunting with observing the rules of withdrawal. We are able to accept the cancellation of the hunting already booked only in writing. We will consider the date of receipt of the cancellation as the effective date of the cancellation.

10. Interruption of the hunting

If the hunting is interrupted by the guest due to any reason, the entire price has to be paid (organising+hunting+accommodation, etc.).

11. Force Majeure

If the already started hunting is interrupted due to elementary forces or other unforeseeable obstacles (war, strike, disaster, epidemics) or technical obstacles belonging under the interest scope of the guest or reasons of equivalent impact, all the consequences and costs have to be borne by the hunting guest.



12. Insurances

Our programmes and services do not contain any insurance. The Guest Hunter has to take care of this in his own interest. If during hunting due to the own mistake of the hunter or due to the mistake of the hunting lessor or other services provider any damage event occurs, we are not able to undertake liability for it. Therefore, we recommend the signing of a comprehensive insurance contract.

13. Miscellaneous provisions

We reserve the right to have errors in and to change the programme and the prices presented on the website of the company.

In case the present general terms and conditions are translated to any foreign language, whenever interpretation problems occur, the Hungarian language text is the valid and effective one.

As regards the legal relationships that are established on the basis of present general terms and conditions and the specific lease hunting contracts the Hungarian law should be applied independently of the place, where the contract is concluded.