

D & D OUTDOOR CONSULTANTS LLC
32 RED FOX LANE
SUGARLOAF, PA 18249

DEPOSIT AGREEMENT

TODAY'S DATE:

WHEREAS, D & D OUTDOOR CONSULTANTS LLC and its affiliates act as limited agents for selected guide and outfitting companies, and as such limited agents, accept deposits from clients and acts as an intermediary to transfer the deposits to the outfitting companies.

IT IS AGREED that D & D OUTDOOR CONSULTANTS LLC and its affiliates shall not be responsible or liable for any injury, loss, damage, accident, death, weather, war, civil strife, embargoes, delays, irregularity to expense, etc.; arising out of the action or non-action of any company with whom the client is doing business and over whom D & D and its affiliates have no control. This includes, but is not limited to, licenses, permits, game quotas, seasons-openings or emergency closures.

IT IS UNDERSTOOD AND AGREED the dates quoted with the price of hunts, hunting location, or professional hunter/outfitter may be subject to correction, withdrawal, alteration, cancellation, or substitution. Each client agrees to contact the outfitter to finalize all arrangements. The client acknowledges we will go to great lengths to assist in any manner however all final arrangements on any hunt are made between the client and the outfitter. The client must inform the outfitter about physical abilities, arrival times, and the primary animals to be hunted. All details of the hunt are arranged with the outfitter such as who will meet you at the airport, charter company contacts, where to purchase licenses (plan to purchase licenses well in advance), and what animals are available on the hunt, and emergency phone numbers. Remember that you are paying for this information so do not hesitate to ask questions. You should know about the camp, necessary equipment, terrain, and weather. Be certain to make prior shipping arrangements for trophy animals and meat. Final payments to outfitters should be made in cash or travelers checks unless previous arrangements are made with the outfitter.

IT IS FURTHER UNDERSTOOD AND AGREED that D & D OUTDOOR CONSULTANTS LLC and its affiliates will not be responsible for refunds where the monies are out of the control of D & D OUTDOOR CONSULTANTS LLC and its affiliates. The deposit money is refundable, except for a \$100.00 handling fee, provided we receive written notice within 30 days from the signing of this agreement. After 30 days from the signing of this agreement none of the deposit is refundable, unless a replacement client signs a deposit agreement. In the event the trip begins within 30 days of this agreement date, none of the deposit is refundable. Travel cancellation insurance can be purchased to protect the whole trip.

THE CLIENT ACKNOWLEDGES that he recognizes the inherent risks involved with hunting, assumes the risks and under no circumstances will D & D or its affiliates be responsible for anything but gross negligence, and then only for the amount of deposit money in its possession. You understand and accept the dangers in travel and sport hunting such as, but not limited to, riding horses, climbing mountains, and hunting any animals in the bush. (Grizzly Bears, Moose, Elephant etc.)

Professional Hunter/Guide: _____ Date: _____
Phone#: _____ Desired Species: _____
Address: _____
Print Your Name: _____ Telephone: _____
Street Address: _____ Email: _____
City, State, Zip: _____
Total Price: _____
Less Deposit: _____
Balance Due: _____

I have read and agreed to all of the terms above.

Signature

Date