



5901 Mt. Gainor Rd
Wimberley, Tx 78676

HUNT AGREEMENT AND LIABILITY RELEASE

This agreement is made by DOUBLE F RANCH hereinafter referred to as the OUTFITTER and _____

(NAME, ADDRESS AND PHONE NUMBER) hereinafter referred to as the CLIENT. This agreement shall become effective when OUTFITTER has received CLIENTS deposit and a signed copy of this contract. The parties agree as follows.

That CLIENT has booked a _____ hunt with the OUTFITTER. The hunt will begin on _____ and will end on _____.

Additional services and fee's:

Field dressing and processing of the game by the OUTFITTER will be provided by the CLIENT or a fee of \$35 will be charged for each animal the OUTFITTER processes. OUTFITTER processing will include field dressing, skinning, and quartering of the animal. Fees will be due prior to any animal being removed from the property. Cooler storage is included in the hunt price. Note the OUTFITTER does not provide personal hunting gear, licenses, taxidermy or taxidermy service, or shipment of meat unless agreed upon separately.

Tipping of guides and support personnel are at the discretion of the CLIENT and appreciated.

FEES AND CONDITIONS: All service fee's and deposits are non-refundable unless agreed by the OUTFITTER.

In consideration of the OUTFITTER providing the right to hunt or services as set forth herein (including attachments if any) CLIENT agrees to pay the OUTFITTER the sum of \$ _____. This includes _____ days of lodging.

Additional services provided:



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INCLUDED IN A TROPHY, MANAGEMENT OR CULL WHITETAIL BUCK HUNT
FEE THE CLIENT HAS THE RIGHT TO

TAKE: _____

A TURKEY HUNT INCLUDES THE RIGHT TO

TAKE: _____

A HOG HUNT INCLUDES THE RIGHT TO

TAKE: _____

A WHITETAIL DOE HUNT INCLUDES THE RIGHT TO

TAKE: _____

AN EXOTIC HUNT INCLUDES THE RIGHT TO

TAKE: _____

A PREDATOR HUNT INCLUDES THE RIGHT TO

TAKE: _____

If you choose not to take your game limit with you, we will distribute it to a local charity, friends, or other groups who will benefit. You must take any additional animals you have harvested with you. We do not condone, nor do we allow, harvesting of any game animals without the intention of eating or mounting the animals (ESPECIALLY TROPHY BOAR HOGS).

WOUNDED ANIMAL POLICY:

An animal will be considered harvested if ANY BLOOD SIGN IS EVIDENT regardless of recovery.

CLIENT FURTHER AGREES TO:

Purchase applicable hunting licenses and have completed a Hunter Education training course or Certificate if required (REQUIRED FOR ALL HUNTERS BORN AFTER SEPTEMBER 2, 1971) Please read and comply with all of the OUTFITTER'S RULES.



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HUNTS MUST BE CONDUCTED IN A MANNER CONSISTENT WITH THE TEXAS STATE LAWS AND REGULATIONS.

OUTFITTER'S RULES:

- 1) The OUTFITTER'S OPERATION CAN NOT AND DOES NOT PROVIDE LIQUOR! Customer agrees that while hunting he will not use alcohol and will not abuse alcohol at any time while on the premises. Customer further agrees that the possession or use of any illegal substance is expressly forbidden and that if such is used or possessed the OUTFITTER may cancel this agreement immediately.
- 2) CLIENT agrees to drive motorized vehicles only on existing roads or trails.
- 3) All trash to be returned to camp and disposed of in trash containers.
- 4) If applicable, CLIENT agrees to shoot only at game in the designated hunting area and to not shoot across any fences outside the OUTFITTER'S property boundaries.
- 5) If applicable, CLIENT agrees that if wounded game cross any boundary fence the spot will be marked and the appropriate representative for the OUTFITTER will be contacted. At NO TIME will CLIENT cross any boundary fence without permission.
- 6) CLIENT agrees to not kill any species of animal or bird other than what is specified in this agreement. A fee as set by the OUTFITTER will be collected on any game killed not defined in this agreement and will be due immediately otherwise this agreement is null and void and all funds collected will be forfeited. Regardless, CLIENT will not kill any animal or bird in violation of any rules, regulations or laws promulgated by any national, state or local government.
- 7) CLIENT agrees to be bound by the terms of any lease agreement between the OUTFITTER and land owners.
- 8) All minors will be supervised at all times and abide to all State regulations.
- 9) All locations of blinds must be approved by the OUTFITTER before they are placed.
- 10) All gates must kept closed if closed when entering a pasture.
- 11) CLIENT shall not have the right to assign this agreement in whole or in part.



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OUTFITTER requests that the CLIENT be in good enough physical condition to be able to participate in the specified activity or be sure to make prior arrangements with the OUTFITTER for any special needs. CLIENT must notify the OUTFITTER of any physical impairment that they may have. The OUTFITTER has the sole discretion to return fees and decline to accept the CLIENT if special needs can not be met! CLIENT agrees that HE/SHE assumes the risk of all activities associated with the type of hunt agreed to in this document based upon any disclosed or undisclosed health condition.

Pay all fees when due as stipulated in fees and conditions below, and furnish required information prior to any hunt commencing.

PAYMENT TERMS ARE AS FOLLOWS:

- (A) A deposit of \$_____ will be paid by CLIENT to the OUTFITTER and must be received to hold hunt dates.
- (B) A signed copy of this agreement must be received by OUTFITTER on the date of the hunt commencing, or the contract will be null and void and in no way binding on the OUTFITTER unless accepted at its sole discretion.
- (C) The balance of any Fixed fees must be received prior to any hunt.
- (D) Any associated Kill or Processing fees will be paid by CLIENT to the OUTFITTER before the CLIENT leaves the OUTFITTERS PREMISES (PAYMENT IN THE FOLLOWING FORMS OF LEGAL TENDER: CASH/TRAVELERS CHECKS/MONEY ORDERS/OR CERTIFIED CHECKS).
- (E) The deposit (CAN BE SUBMITTED BY PERSONAL CHECK, TRAVELERS CHECK, MONEY ORDERS OR CERTIFIED CHECKS) shall be held by the OUTFITTER for and on the behalf of the CLIENT and applied against the total fee. in the event the CLIENT terminates this agreement, the deposit shall be retained by the OUTFITTER as its sole and exclusive remedy hereunder as liquidated damages but not as a penalty inasmuch as the parties mutually agree the OUTFITTERS damages may be difficult to ascertain under such circumstances.
- (F) In the event CLIENT should terminate the trip early, the CLIENT will not be entitled to a refund or any portion of any fee's collected unless agreed to by the OUTFITTER.
- (G) In the event the CLIENT materially defaults in the performance of any its obligations herein, CLIENTS right to participate or further participate may be forthwith terminated at the sole option of OUTFITTERS under such circumstances, the CLIENT shall option of the OUTFITTERS under such



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circumstances, the CLIENT shall not be entitled to the refund of any portion of any fee collected.

CLIENT SIGNATURE

DATE

CLIENT PRINTED NAME

CLIENT HUNTING LICENSE NUMBER

CLIENT DRIVERS LICENSE NUMBER



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RELEASE OF LIABILITY:

As used in this release, the term “CLIENT” means the person executing this agreement and any minors in the care of such person while on the ranch premises or traveling to and from the premises.

In consideration for receiving permission to participate in the hunting on property owned by Anthony Faldyn and Gerald Faldyn dba A&G Partners, LP or Double F Ranch, CLIENT hereby releases and agrees to PROTECT, RELEASE, WAIVE, DISCHARGE AND COVENANT NOT TO SUE, Anthony Faldyn and Gerald Faldyn dba A&G Partners, LP or Double F Ranch, their officers, agents, employees, servants and any assignee’s (hereinafter referred to as RELEASEES) from and against any and all liability, claims, demands, actions and causes of action and damages, including attorney’s fees whatsoever arising out of or related to any loss, damage, or injury, including death, that may be sustained by CLIENT or MINORS accompanying the CLIENT, or any of the property belonging to CLIENT, WHETHER CAUSED BY THE NEGLIGENCE OF THE REELEASEES, or otherwise, while participating in any activities, or while in, on or upon the premises, the use of any and all improvements, and the transportation of CLIENT to or from the premises. CLIENT further covenants and agrees that he, his heirs, successor and assignees will not make any claim or institute any suit or action by law or in equity against RELEASEES.

In signing this hunting agreement and release, I acknowledge and represent that I have read the foregoing Waiver of Liability and Hold Harmless Agreement, understand it and sign it voluntarily as my own free act and deed; no oral representations, statements, or inducements, apart from the foregoing written agreement, have been made; I am at least eighteen (18) years of age and fully competent; and I execute this Release for full, adequate and complete consideration fully intending to be bound by same.

CLIENT SIGNATURE

DATE

CLIENT PRINTED NAME