

HUNT ORGANISATION CONTRACT NO.

_____ 2018
(Date and place)

....., represented by hereinafter referred to as the
Hunting Client, and Regional Division, represented by Director
....., hereinafter referred to as the Operator (hereinafter referred to collectively as the
Parties and individually as the Party, have entered into the present Hunt Organisation Contract
(hereinafter referred to as the Contract):

1. Object of the Contract

The organisation of hunt in SE State Forest Enterprise Regional Division within the
professional hunting grounds of the..... (Hereinafter referred to as the PHG).
Hunt date, type -, number of hunters, number of hunting days.....

2. The Operator shall hereby Undertake to:

- 2.1. Organise the hunt as specified in Clause 1 of the present Contract;
- 2.2. Organise the hunt in accordance with the Hunting Rules Applicable in the Territory of the Republic of Lithuania (hereinafter referred to as the Hunting Rules), approved by Order No. 258 “Concerning Approval on Hunting Rules Applicable in the Territory of the Republic of Lithuania” of the Minister of Environment of the Republic of Lithuania of 27 June 2000, and the Provisions Regarding the Management and Use of Professional Hunting Grounds (hereinafter referred to as the Provisions on the Management of PHG), approved by Order No. ĮS-237 “Concerning Approval of the Provisions on the Management and Use of Professional Hunting Grounds” of the Director of the SE State Forest Enterprise of 15 May 2018.
- 2.3. Perform the initial processing of hunted game in the initial processing site in accordance with the Veterinary Supervision Requirements Applicable to Hunting, approved by Order No. 485/550 “Concerning Approval of the Veterinary Supervisions Requirements Applicable to Hunting” of the Director of the State Food and Veterinary Service and the Minister of Environment of the Republic of Lithuania.
- 2.4. Perform the preparation of trophies made from hunted game at the Hunting Client’s request;
- 2.5. In case the male cervid trophy hunted down by a foreign hunter in the professional hunting grounds is to be taken abroad, fill out the hunting trophy assessment sheet and, pursuant to the Procedure for the Inspection of Game Trophies, approved by Order No. 124 “Concerning the Inspection of Game Trophies and the Game Trophy Expert Commission” of the Minister of Environment of the Republic of Lithuania of 20 March 2002, submit it to the regional commission on the inspection of game trophies;
- 2.6. Organise other, additional services (catering, accommodation, etc.) at the Hunting Client’s request.

3. The Hunting Client shall hereby Undertake to:

- 3.1. Strictly adhere to the Hunting Rules and other legislation which regulates hunting during the hunt, and take all liability related to the failure to comply with the aforesaid legislation.
- 3.2. Carry out all the instructions of the hunting guide unconditionally;

3.3. Ensure compliance with the safety requirements conduct requirements applicable to hunting, abstain from performing any prohibited activities related to hunting, ensure that all hunters taking part in the hunt assume all liability for the failure to comply with the safety requirements applicable to hunting and abstain from performing any prohibited activities related to hunting;

3.4 Submit the list of the Hunt Participants, which is attached as Appendix No. 1 to this Agreement and shall be considered an integral part of it thereof. The Client confirms and guarantees that information in the Appendix No. 1 is correct and he has introduced the persons concerned with the Contract and received the consent to provide personal data of the persons concerned.

3.5. Assume full responsibility if the information presented in the Annex to the Agreement No 1 appears to be incorrect and to compensate the Operator for the losses incurred.

3.6. Pay for the hunt in accordance with the procedure specified in Clause 4 of the present Contract.

3.7. Pay for the other services specified in Sub-Clause 2.6 of the present Contract and organised by the Operator in accordance with the financial documents submitted by the legal or natural entities responsible for the provisions of said services.

4. Payment Procedure for the Hunt:

4.1. The Hunting Client shall pay for the completed hunt (for the organisation of the hunt – to the persons specified in the hunt sheet, the animals they had hunted down, the game meat purchased and other services) at the rate charged for the organisation of hunting in the PHG of the Regional Division, approved by Order No. of, no later than within 15 days in accordance with the invoice submitted by the Operator. Payment shall be rendered by bank card or transfer to the Operator's settlement account. In case of delayed payment, interest of 0.03% shall be charged for each day of delay.

4.2. In case the Hunting Client had ordered a driving hunt, he/she shall pay 50 percent of the overall price for driven hunt organisational services, calculated by multiplying the number of hunters specified in Clause 1 of the Contract by the hunt organising rate and the planned days of hunting, i.e., Eur, in advance, rendering the payment to the Operator's settlement account no later than within 5 business days following the date of conclusion of the present Contract. In case the Hunting Client fails to arrive to the hunt specified in Clause 1 of the present Contract, or otherwise violates the present Contract, the advance shall not be repaid.

5. Force majeure:

5.1. The Parties shall not be held liable for the failure to perform their obligations in full or in part if such has taken place due to force majeure. The Parties shall interpret force majeure pursuant to the definition specified in the Civil Code of the Republic of Lithuania.

5.2. The Party incapable of performing its contractual obligations due to said circumstances shall immediately notify the other Party of such in writing. Delayed or improper notification of the other Party, or the failure to provide information altogether, shall void its right to invoke the listed circumstances as grounds for its exemption from liability for the delayed or improper performance of its obligations, or the failure to perform them altogether.

6. Final Provisions:

6.1. The Contract shall come into force at the moment of the signature thereof.

6.2. The Contract shall remain valid until both Parties perform their contractual obligations.

6.3. All claims shall be processed in accordance with the procedure specified in Sub-Clause 24 of Section IV of the Provisions on the Management of PHG.

6.4. All disputes arising during the performance of the present Contract shall be settled by mutual negotiations. In case of failure to reach an agreement, all disputes shall be further processed in accordance with the procedure specified in the laws of the Republic of Lithuania.

6.5. The Contract has been concluded and signed in two equally authentic copies, one copy for the Hunting Client and one for the Operator.

7. Addresses and Signatures of the Parties:

Hunting Client

Hunters.....

.....

Phone No.

Company code

Operator

Regional Division of the
State Forest Enterprise.....

.....

Phone No.,

Fax No.

Company code

VAT

.....bank, code

Settlement account LT.....

Signature

.....

Signature

.....