



2025 Client Hunting Packet

The sprint starts here

Phone: (706) 836-3753

Email: contact@predatorguides.com

Website: www.predatorguides.com



Hunting Agreement

This Hunting Agreement (“Agreement”) is made by and between **Full Sprint Predator Guides** (hereinafter referred to as (“Guide”)) and:

Client Name (Printed): _____

Signature: _____

Street Address: _____

City: _____ State: _____ Zip: _____

This Agreement becomes effective once the Guide has received the Client’s deposit, this signed Agreement, and all required forms. In consideration of the mutual promises set forth, the Guide and Client agree as follows:

1. Guide Responsibilities

The Guide will provide a fully guided hunting service, within all applicable laws and regulations and in accordance with ‘Fair Chase’ on public lands. The Guide does not make or claim guarantees of harvest.

Hunt Start Date: _____ **Hunt End Date:** _____

Game Management Unit (GMU): _____

2. Client Responsibilities (check all)

- ☐ Provide a valid ID, hunting license and applicable permits
- ☐ Bring necessary water, food, clothing, gear, weapons and essentials.
- ☐ Follow all Guide instructions and public land regulations.
- ☐ Treat the guide, staff, and other participants with respect at all times

2.1: Acknowledgement of Other forms:

Client acknowledges receipt and review of the following (**check all**):

- ☐ **Refunds and Cancellation Policy**
- ☐ **Terms and Conditions**
- ☐ **Firearm safety agreement and waiver**
- ☐ **Media Release and Authorization**
- ☐ **Release, Indemnification and Hold Harmless Agreement**



Refunds and Cancellations Policy

1. Non-Refundable Deposit

A non-refundable deposit equal to **25%** of the total hunt price is required at the time of booking. The parties agree this amount represents a reasonable estimate of costs and losses incurred to reserve dates, perform scouting, planning, staffing, and administration.

2. Refunds for Early Client Cancellations

If the client cancels more than 72 hours before 5:00 p.m. Arizona time on the start date of the scheduled hunt (i.e., by 4:59 p.m. Arizona time three (3) calendar days prior), all payments made **excluding the deposit** will be refunded to the original payment method within 10 business days after written notice of cancellation is received.

3. Late Client Cancellations and Rescheduling

If the client cancels within three (3) days of the scheduled hunt start date, no refunds will be issued; however, we will work with the client in good faith to reschedule, subject to availability and applicable season or permit limitations.

4. No Refunds for Late Arrival or No-Show

No refunds, partial refunds, or adjustments will be made if the client arrives late or fails to appear for the scheduled hunt.

5. Guide Cancellations

If the Guide cancels the hunt **prior** to the scheduled start date, all amounts paid, **including the deposit**, will be refunded in full. (Optional alternative: for cancellations due to events beyond our control—e.g., wildfire closures, government actions, or extreme weather - we will offer rescheduling, subject to availability and applicable season or permit limitations, before issuing a refund.)

6. AZGFD Fees

Clients are responsible for all licenses, tags, and permits. Fees paid to the Arizona Game and Fish Department (AZGFD) are not refundable by us; any refund or transfer is governed exclusively by AZGFD policies and programs.

“Arizona time” means the local time in Arizona (no daylight savings), and “business days” means Monday–Friday excluding Arizona state and U.S. federal holidays.

Name (Print): _____

Signature: _____ Date: _____



Terms and Conditions

This document outlines the Terms & Conditions (“**Terms and Conditions**”) for guided hunting (“Guided Hunts”) offered by **Full Sprint Predator Guides, LLC** (the “Guide”) to clients (the “Clients”).

1. Eligible Participants

Guided Hunts are available exclusively to:

- Legal citizens of the United States of America residing in any U.S. state or the District of Columbia who possess a valid and relevant hunting license(s) and/or permit(s) issued by the State of Arizona’s Arizona Game and Fish Department (AZGFD) and are 18 years of age or older.
- Business entities duly organized and in good standing under the laws of any U.S. state or the District of Columbia whose participating representatives are legal citizens of the United States of America residing in any U.S. state or the District of Columbia and possess a valid and relevant hunting license(s) and/or permit(s) issued by the State of Arizona’s Arizona Game and Fish Department (AZGFD) and are 18 years of age or older.

2. Services Provided

- The Guide’s service is to provide legal “predator hunting” activities in an attempt to draw in wild game in accordance with applicable Arizona Game & Fish Department (AZGFD) laws and regulations.
- The Guide’s services may include scouting, recommending hunting site locations, guiding to and from hunting site locations.
- To reduce walking distances between hunting locations, the Guide may offer Clients a complementary ride via a side-by-side, off-road utility vehicle from the designated parking location on the public land for personal or rented vehicles to a closer proximity of a Client’s selected hunting site location.

3. Services **NOT** Provided

The Guide **DOES NOT** provide any of the following:

- Marksmanship training, instructions, suggestions, or recommendations.
- Loaning, borrowing, selling or renting weapons/firearms, ammunition, or optics/scopes.
- Hunting accessories of any kind.
- Food and other essentials.
- Hunting gear and/or clothing
- Provide services to minors under the age of 18 years old.

4. Location of Services Provided

The Guide provides services in the State of Arizona on public land, commonly known for its rugged, desert terrain and significant temperature swings. The Client agrees to comply with all public land rules or regulations.

Client Initials: _____



5. Weapon/Firearm Safety

- Client is solely responsible for legally and safely transporting, loading, or discharging weapons/firearms.
- Client's weapons/firearms must be legal for hunting in the State of Arizona.
- Client's weapons/firearms must be properly zeroed before arriving for Guided Hunts.
- Target shooting of any kind is prohibited on public land in Arizona that Guided Hunts are conducted on.
- The Guide reserves the right to immediately terminate Guided Hunts without refund if the Client engages in unsafe weapons/firearms handling, transporting, loading, or discharging.

6. Alcohol, Drugs and Conduct

- Possession or consumption of illegal drugs are not permitted.
- Alcohol consumption during Guided Hunts is prohibited.
- Participating in Guided Hunts while under the influence of illegal drugs or alcohol is prohibited.
- The Guide reserves the right to immediately terminate Guided Hunts without a refund due to Client's disorderly, unsafe, or unlawful conduct.
- The Guide reserves the right to notify local authorities, ie: Local law enforcement officers, county sheriffs, or Arizona Game and Fish Department (AZGFD) wildlife officers.

7. No Guarantee of Harvest

The Guide **DOES NOT** guarantee the harvesting of any animal due to factors beyond the Guide's control, including but not limited to the following: weather, wildlife movement, or the Client's marksmanship skills.

8. Insurance

The Client is responsible for obtaining personal medical, accident, and/or trip insurance. The Guide maintains liability coverage. **The Guide's liability insurance DOES NOT cover the Client's personal coverage.**

9. Client's Cost for the Guided Hunts

The Guided Hunts are offered in various package-specific-pricing options for Client's to select the best fit the Client's needs.

10. Disclaimer of Liability and Warranties

No warranties are expressed or implied about the results or experience of Guided Hunts. The Client acknowledges and agrees that the Guide is not liable for any direct, indirect, incidental, special, or consequential damages arising from Guided Hunts.

11. No Reliance and Disclaimer

The Guided Hunts are delivered strictly "as-is" for the legal take of wild game only. The Client expressly acknowledges that it may not rely on the Guided Hunts for any personal, business, legal, financial, or operational decisions without obtaining independent advice. The Guide disclaims all warranties, express or implied, including merchantability, fitness for a particular purpose, or non-infringement.

Client Initials: _____



12. No Liability

The Guide shall have no liability whatsoever for any claims, losses, damages, or expenses arising out of or in connection with Guided Hunts, whether such claims are based in contract, tort (including negligence), strict liability, or otherwise.

13. Data Privacy and Retention

The Guide will adhere to the Guide's privacy policy (available via <https://www.predatorguides.com> | <https://www.killcoyotes.com>) regarding the collection, storage, and use of information voluntarily shared by the Clients before and during the Guided Hunts.

14. Intellectual Property

All materials, tools, frameworks, and methodologies shared or referenced by the Guide remain the intellectual property of the Guide. No license, right, or interest is granted to the Clients except as expressly provided in a subsequent written agreement.

15. Entire Agreement

This document represents the entire Terms and Conditions between the Parties regarding the Assessment and supersedes all prior discussions, negotiations, or representations, whether oral or written.

16. Governing Law and Jurisdiction

These Terms and Conditions are governed by and construed in accordance with the laws of Arizona. Any action or proceeding by either of the parties to enforce this Agreement shall be brought only in any state or federal court located in the State of Arizona, county of Maricopa. The parties hereby irrevocably submit to the exclusive jurisdiction of these courts and waive the defense of inconvenient forum to the maintenance of any action or proceeding in such venue.

17. Acceptance

By signing this document, the Client acknowledges that it has read, understands, and agrees to be bound by these Terms and Conditions. No additional terms proposed by the Client shall apply unless expressly agreed in writing.

18. Severability:

If any provision of this Agreement is found unenforceable, the remainder shall remain in effect.

Name (Print): _____

Signature: _____ Date: _____



FIREARM SAFETY AGREEMENT AND WAIVER

I, the undersigned, acknowledge that participation in guided hunting activities with Full Sprint Predator Guides (“Releasees”) involves the handling and use of firearms and/or archery equipment.

I understand and agree as follows:

1. Safe Handling

I will always handle all firearms as if they are loaded, keep the muzzle pointed in a safe direction, and keep my finger off the trigger until ready to shoot.

2. Obeying Instructions

I agree to follow all instructions given by guides, including but not limited to firearm handling, loading/unloading, transportation, and when/where it is safe to shoot.

3. Prohibited Conduct

I will not consume alcohol or impairing substances before or during hunting activities. I understand that unsafe or reckless behavior may result in the immediate termination of the hunt without refund.

4. Assumption of Risk

I understand that use of firearms carries inherent risks, including the risk of serious injury or death. I voluntarily assume all such risks, whether caused by myself, other participants, or Releasees.

5. Release of Liability

I release, waive, and hold harmless Releasees, their owners, guides, employees, and agents from any and all claims arising out of or related to the use or handling of firearms during hunting activities, except in cases of gross negligence, recklessness, or intentional misconduct.

6. Certification

By signing below, I certify that I am legally permitted to possess and use firearms under federal and Arizona law, and that I am not prohibited from doing so.

Name (Print): _____

Signature: _____ Date: _____



MEDIA RELEASE AND AUTHORIZATION

I, the undersigned, hereby grant **Full Sprint Predator Guides**, its owners, employees, contractors, agents, licensees, and assigns (“Releasees”), the irrevocable right and permission to photograph, film, record, or otherwise capture my image, likeness, voice, and participation during hunting activities, and to use such media for lawful purposes including, but not limited to, advertising, promotion, social media, educational materials, and other business uses, without compensation to me.

I further understand and agree:

1. Use of Game, Scenery, and Equipment:

Releasees may freely use any photographs, video, or recordings of game animals, hunting equipment, or landscapes, whether or not I appear in such media.

2. No Obligation to Use:

Releasees are not required to use any media in which I appear, and may edit, publish, or discard such media at their discretion.

3. Ownership:

All media created by or on behalf of Releasees shall remain the sole property of Releasees. I waive any right to inspect or approve the media or its final use.

4. Release of Claims:

I release and hold harmless Releasees from any and all claims, demands, or causes of action arising out of or related to the use of such media, including but not limited to claims for invasion of privacy, misappropriation, or defamation.

This release is binding on me, my heirs, executors, administrators, and assigns.

☐ I specifically permit my likeness to be used in photos, video, or recordings.

☐ I do not permit my likeness to be used.

Client Name (Print): _____

Signature: _____ **Date:** _____



RELEASE, INDEMNIFICATION AND HOLD HARMLESS AGREEMENT

In consideration of being permitted to participate in guided hunting activities with **Full Sprint Predator Guides** (hereinafter “Releasees”), and for other good and valuable consideration, I, on behalf of myself, my heirs, executors, administrators, successors, and assigns, agree as follows:

1. Acknowledgment of Risks:

I acknowledge that hunting activities, including but not limited to the use of firearms, bows, vehicles, decoys, electronic callers, and other equipment, as well as exposure to wild animals, rugged terrain, extreme weather, remote locations, and other outdoor hazards, involve known and unanticipated risks that could result in physical or emotional injury, paralysis, disability, death, or property damage.

2. Assumption of Risk:

I expressly accept and assume all risks, whether caused by the negligence of Releasees or otherwise. My participation is voluntary, and I elect to proceed despite these risks. If I believe conditions are unsafe at any time, I will immediately discontinue participation.

3. Release and Waiver of Liability:

I voluntarily release, waive, and forever discharge Releasees from any and all claims, demands, or causes of action arising out of or connected with my participation in these activities, including claims arising from the ordinary negligence of Releasees. This release does **not** apply to claims based on gross negligence, reckless, or intentional misconduct.

4. Indemnification:

I agree to indemnify and hold harmless Releasees from all claims, damages, losses, liabilities, costs, and expenses (including attorney’s fees) arising out of my participation or conduct.

5. Medical Certification & Consent:

I certify that I am physically fit to participate in hunting activities. I authorize Releasees to obtain emergency medical treatment for me in the event of an injury, and I agree to be responsible for any associated costs.

6. Insurance:

I represent that I have adequate insurance to cover any injury or damage I may suffer or cause. If I do not, I agree to personally bear the costs.

Client Initials: _____



7. Jurisdiction and Venue:

I agree that any lawsuit arising from this Agreement shall be filed in a state or federal court located in Maricopa County, Arizona, and that Arizona law shall govern.

8. Severability:

If any provision of this Agreement is found unenforceable, the remainder shall remain in effect.

Name (Print): _____

Signature: _____ Date: _____