

Safari Unlimited, LLC 2415 Cedar Lake Dr. New Bloomfield, MO 65063 SafariUnlimitedLLC@gmail.com 573.544.2041 SafariUnlimitedWorldwide.com

OFFICE USE ONLY				
Purchased				
Year				
Lodging				
Total # of Guests:				

HUNTING & FISHING CONTRACT

FULL NAME OF GUI	ESTS:				
DOB:	PHONE:	EMAIL:			
MAILING ADDRESS	:				
TYPE OF ADVENTURE:		HUNT/F	HUNT/FISH DATE:YR:		
EXTRA INFO:					
		can be found on our website at www. now below if you plan to use this resor			
☐ ACCEPT		☐ DENY	PREMIUM \$:		
		DEPOSIT PAID DATE:			
60 DAYS PR		JNT/FISH PACKAGE \$: IN CAMP IN CASH			
NOT INCLUDED:					
<u>Tips to Guides & St</u>	aff, Airfare,Taxiderm	y/Shipping,			
regulation. All accomm but can be transferred arrival you can only tra strongly recommend tr your hunt or trip, Safar of your trip is payable of provide all services as s hurricanes, floods or a trip insurance-no select	to another party or another party or another party or another nafer the trip to another ravel insurance for all of a Unlimited, LLC will not 50 days in advance or up stated in the current brony act of God. Trip insuration means NO. For information and the current brong act of God. Trip insuration means NO. For information means NO.	and also understand some dates could che upancy unless stated otherwise in this content of the party for the exact dates stated on the cour clients. If you have an unexpected cirrefund your deposit, please remember the on arrival in camp in US currency as stated chure. We cannot be held liable for interfance can be purchased for an additional from about travel insurance, visit ripcontent of the property of the	contract. All deposits paid al. If your trip is canceled contract and cannot resched cumstance which causes his cancellation is not our ed in the contract. Safari I rupted hunting/fishing tripee. Please select the accordtravelprotection.com/	are non-refundable less than 60 days to dedule the trip. We a cancellation of fault. The balance Unlimited, agrees to ips due to ept or deny box for safariunlimited.	
HUNTER/ANGLER:	TER/ANGLER: DATE:				
CAEADI LINII INVITED DEI).		DATE		

ARBITRATION AGREEMENT

This agreement contains a pre-dispute arbitration clause. By signing an arbitration agreement, the parties agree as follows: (A) All Parties to this agreement are giving up the right to sue each other in court, including the right to a trial by jury, except as provided by the rules of the arbitration forum in which a claim is filed. (B) Arbitration awards are generally final and binding: a party's ability to have a court reverse or modify an arbitration award is very limited. (C) The ability of the Parties to obtain documents, witness statements and other discovery is generally more limited in arbitration than in court proceedings. (D) The arbitrators do not have to explain the reason(s) for their award. (E) The panel of arbitrators will typically include a minority of arbitrators who were or are affiliated with the hunting industry. (F) The rules of some arbitration forums may impose time limits for bringing a claim in arbitration. In some cases, a claim that is ineligible for arbitration may be brought in court. (G) The rules of the arbitration forum in which the claim is filed, and any amendments thereto, shall be incorporated into this agreement.

The undersigned agree(s) that all controversies, which may arise between us, including but not limited to those involving any transaction or the construction, performance or breach of this or any Agreement between us, whether entered into prior, on or subsequent to the date hereof, shall be determined by arbitration. Any arbitration under this Agreement shall be conducted before arbitration facilities provided by any internationally recognized hunting or fishing organization such as Safari Club International, Dallas Safari Club, or other Recognized Entity. You may elect in the first instance the arbitration forum, but if you fail to make such election by registered letter or telegram addressed to Safari Unlimited, LLC, before the expiration of 7 days after receipt of a written request from Safari Unlimited, LLC to make such an election, then Safari Unlimited, LLC may make such election. Judgment upon the award of arbitrators may be entered in any court, state or federal jurisdiction. No person shall bring a putative or certified class action to arbitration, nor seek to enforce any pre-dispute arbitration Agreement against any person who has initiated in court a putative class action; or who is a member of a putative class who has not opted out of the class with respect to any claims encompassed by the putative class action until: (i) the class certification is denied; or (ii) the class is decertified; or (iii) the customer is excluded from the class by court. Such forbearance to enforce an Agreement to arbitrate shall not constitute a waiver of any rights under this Agreement except to the extent stated herein.



SAFARI UNLIMITED CONTACT INFO:

2415 Cedar Lake Drive New Bloomfield, MO 65063 573.544.2041 www.safariunlimitedworldwide.com

OFFICE INFO:

safariunlimitedllc@gmail.com HOURS: (CST) M-F 9am to 4pm 573.590.1572