

GUIDELINES FOR HUNTING

- The basis of the business relationship consists of the general legal framework, the information leaflet "Mountain Hunting 2025", the guidelines for the practice of hunting, the hunting Declaration, and the privacy policy.
- You may only hunt with a valid Salzburg hunting licence/ hunting guest licence.
- You may only hunt when accompanied by an estate management employee or representative (hunting companion).
- The hunting companion's instructions must be followed. If the instructions of the hunting companion are not followed, the hunting companion can terminate the hunting excursion on any grounds.
- **SAFETY IS OF UTMOST IMPORTANCE!**
The general safety instructions must be respected without exception:
 - The gun may only be transported/carried in an unloaded state.
 - Loading the firearm shall only be permitted in agreement with the hunting companion.
 - Before the hunt, a trial shot must be made by each hunting guest in the presence of the hunting companion. The gun must be in technically satisfactory condition.
 - Each hunting guest is responsible for the shoots he/she fires! A shot may only be fired when a backstop is present (trees do not constitute a backstop)! It is not allowed to shoot at deer passing along the horizon!
 - We recommend that you wear ear protection when firing (you and/or the hunting companion). The hunting guest shall assume full liability of any injury caused by not wearing an ear protection.
 - The hunting guest shall be responsible for secure storage of the gun. To this end, firearm safes have been made available at the hunting lodge and at the huts.
- The hunting companion shall make decisions concerning the need for a coup de grâce.
- Tracking can only be performed by the employees or representatives of the estate management. The hunting companion shall make all decisions concerning tracking.
- It is expressly pointed out that the areas of Gutsverwaltung Fischhorn are dedicated to alpine farming in the form of cattle pasture with suckler cows and horses. An appropriate safety distance to the grazing livestock must be maintained.
- Bringing dogs is not permitted
- If not otherwise agreed the current guidelines and prices of "Bergjagd" are valid.
- Photography and Filming is only permitted for personal private use.

HUNTING DECLARATION

The hunting guest's attention is expressly drawn to the fact and he/she shall acknowledge that hunting in the mountains and, particularly in the high mountains, poses general and physical demands and can be a hazard under the consideration of the nature of the location, the light and weather conditions.

A hunting companion is provided for the hunting guest in accordance with the provisions of the Salzburg Game Law, whereby the hunting guest shall acknowledge with explicit approval that the hunting companion's duty is limited to bringing the hunting guest to the place game can be found and ensuring that only the game intended for shooting within the territorial boundaries is shot.

The hunting guest shall therefore undertake to

- 1) ensure that he/she is of the required physical condition and has the required surefootedness and equipment for hunting in the high mountains, and he declares that he/she has no health problems which would stand against performing this activity;
- 2) inform the hunting companion without delay that he/she has reached the limits of his/her physical and/or mental capacity. In the case thereof, he/she must decide on their own accord whether it is

reasonable to continue hunting after having been notified of the possible options and related measures (such as reducing walking speed, choosing another route or the like), or whether he/she must abstain from a further hunting.

- 3) Motor vehicles, in particular off-road vehicles, that are not driven on paved routes in the open terrain, are to be solely used at your own risk.

The hunting guest shall hereby waive, for himself and his legal heirs, any and all claims against the landowner and the the owner of the hunting area as well as against their vicarious agents arising from and in conjunction with the hunting excursion, in particular, claims arising from damages due to insufficient physical condition or equipment, as well as personal clumsiness or accidents and furthermore, to the extent the damage was caused due to inadequate track/path conditions a or due to inadequate conditions of the hunting establishment (raised stand, track, etc.).

The hunting guest be held liable by Gutsverwaltung Fischhorn GmbH & CO. KG, the landowner and the owner of the hunting area as well as to their appointees and vicarious agents for all damages suffered by the aforementioned parties or third parties during the hunting guest's hunt, irrespective of any fault on behalf of the hunting guest. In this respect, he/she shall indemnify and hold harmless the abovementioned parties.

DATA PROTECTION

Declaration of consent:

According to the EU GDPR (Data Protection Regulation), which became directly applicable the 25 May 2018, the hunting guest agrees that his/her personal data (first and last name, address, date of birth, phone number, e-mail address, VAT number, contents of the hunting documents, company name, etc.) shall be stored and used by Gutsverwaltung Fischhorn GmbH & Co. KG, located in Knappenbühelweg 17, 5671 Bruck an der Großglocknerstraße for the following purposes until revocation:

- for the fulfilment of contract and support concerning the hunt booked
- to comply with the legal obligations towards public authorities and legal interest groups (e.g. Salzburg Hunting Association)
- for the communication of information sheets addressed to the hunting guest within the scope of our customer service

This declaration of consent can be revoked by the hunting guest in writing with immediate effect at any time at Gutsverwaltung Fischhorn, GmbH & Co.KG, located in Knappenbühelweg 17, 5671 Bruck an der Großglocknerstraße or via e-mail at: office@fischhorn.com The legality of the data processing carried out up until that point shall remain unaffected by the revocation. After revocation of consent, your data shall be deleted, thereby taking statutory retention periods into account.

In this context, other rights the data subject is entitled to according the EU GDPR are pointed out, including rights of access, rectification, deletion and the right to file a complaint with the data protection authorities. For enquiries on the topic of data protection, please do not hesitate to contact Gutsverwaltung Fischhorn at the above address or by telephone at +43 (0)6545 7213.

Photography/filming of employees, as well as any dissemination or public display of resulting imagery, requires the express consent of the depicted. Photography/filming of company facilities, as well as any dissemination or public display of resulting imagery, requires approval of company management.

Personal data for the fulfilment of legal obligations, such as issuing a hunting guest licence, shooting report, legal weapons regulations, etc.

First name and surname:	
E-Mail:	Date of birth:
City, postal code:	
Street, house number:	Telephone number:
Hunting document: (incl. no., actual validity etc.)	
Issued on:	
Issuing authority:	

By signing, the guest confirms that he/she meets all the necessary requirements for the issuance of the Salzburg Hunting Guest Card according to §48 of the Salzburg Hunting Law and that there are no grounds for refusal under §44 of the Salzburg Hunting Law, such as convictions that constitute grounds for refusal, an active firearm ban, etc. (see attachment – RIS Hunting Law 1993, excerpt §44).

With the signature, the hunting guest confirms that he/she has read the foregoing carefully, and that he/she explicitly grants his/her consent thereto. Furthermore, the hunting guest shall hereby confirm that his/her personal data provided for the fulfilment of legal obligations are accurate.

City, date

Signature

Bundesland
Salzburg

Kurztitel
Jagdgesetz 1993

Kundmachungsorgan
LGBl.Nr. 100/1993 zuletzt geändert durch LGBl Nr 21/2015

§/Artikel/Anlage
§ 44

Inkrafttretensdatum
01.03.2015

Text

Refusal of the Annual Hunting License
§ 44

(1) The issuance of the annual hunting license shall be refused to persons:

1. who have been convicted of an intentional act punishable by at least one year of imprisonment or an offense under § 137 of the Penal Code (interference with another's hunting or fishing rights), if the sentence has not been annulled or the conviction is not subject to limited disclosure from the criminal register;
2. for whom facts exist that justify the assumption that they will endanger public safety by using hunting weapons or in another way (e.g., other convictions not mentioned in item 1, physical or mental deficiencies, etc.);
3. who have been penalized for violating a hunting regulation, nature conservation, or animal protection law, if the violation has violated hunting ethics (§ 70 Abs. 1) or was otherwise committed in a reprehensible manner, or who have repeatedly been penalized for other violations of hunting laws, nature conservation, or animal protection regulations, for a period of three years from the finality of the (last) conviction;
4. who, based on their previous behavior, do not provide sufficient assurance of complying with legal regulations in the practice of hunting, for a period of five years after the end of the conduct in question;
5. who have been excluded by a ruling of the Honor Court of the Salzburg Hunters' Association or against whom a similar measure has been imposed in another federal state, for the duration of the exclusion.

(2) In the assessment of items 3 and 4 of paragraph 1, the reasons for refusal or revocation of an annual hunting license in another federal state shall also be taken into account. For this purpose, the applicant must submit a sworn written statement regarding whether an annual hunting license has previously been refused or revoked.