

4U Outfitters Refund Policy

4U Outfitters (4U) has the following refund policy as it pertains to all deposits and fees paid to them by a client (Client) for any/all services provided or requested.

1. Within 15 days of booking a hunt, a \$500 deposit for each hunt that is booked is required. The deposit may be made by check, certified check or money order.
 - a. If Client does not draw license for any species that client has put a deposit on, Client must notify 4U within 30 days of the WGFD license draw date. Within 30 days after 4U has been notified that the client did not draw a license 4U will refund the full deposit amount for that species. If the Client fails to notify 4U within 30 days of not drawing a license the deposit will not be returned and will be kept by 4U.
 - b. If the Client so chooses to he/she can request (within 30 days of the WGFD license draw date) that 4U hold the deposit and apply to a hunt for the following year. If 4U is not notified that this is their preference Client will not be refunded and will not be booked for a hunt the following year.
2. Upon successfully drawing a tag the first half of the remainder of the cost of the hunt is due. The second half of the remainder of the cost of the hunt is due 30 days prior to the hunt date. Any monies paid as a deposit shall be applied to the total hunt price.

In addition to the above, full refunds for all deposits and fees shall only be returned by 4U to the Client in the following situations. Refunds will be made within 30 days of request.

- a. In the event of the death of the licensee, any person who has authority to represent the decedent as provided by a court order shall submit a written request for a license refund supported by a copy of the respective death certificate;
- b. In the case of the death of the licensee's immediate family, the licensee shall submit a written request for a refund supported by the respective death certificate. 4U reserves the right to handle decisions regarding death of family members on a case by case basis;
- c. The date of death on such certificate shall have occurred during the regular season resulting in the licensee not being able to participate in the majority of the regular season;
- d. In the case of incapacitating illness or injury of the licensee supported by a physician's sworn statement on a form supplied by the 4U;
- e. Military personnel who receive Permanent Change of Station orders or are assigned away from their home duty station on Temporary Duty Orders, all of this being supported by a copy of official military orders from the Armed Forces of the United States;
- f. Individuals who are not able to participate in the majority of the regular season as a result of a court subpoena, jury duty, Grand Jury investigation or attorneys required to attend criminal cases. A certified copy of the court document shall accompany the written request for the refund.
- g. When the Department determines one hundred percent of the hunting opportunity and access to the hunt area has been closed due to administrative actions of the

state or federal government in closing of the public access to public lands due to a natural disaster;

- h. An error on the part of the Department or its authorized agent where the applicant has been issued a license not requested;
- i. Any youth licensee may be granted a refund if the youth licensee's opportunity to hunt is jeopardized as a result of any license refund granted by the Department;
- j. A sponsoring organization of a person with a life-threatening illness may be granted a refund if the licensee's opportunity to hunt is jeopardized as a result of incapacitating illness or injury supported by a physician's sworn statement on forms provided by 4U that the licensee is incapable of performing tasks necessary to exercise the privileges of the license.

I have read and agree to these terms. _____ date
