

## **EXHIBIT "C"**

### **Recreational License Policies**

*It is the responsibility of all recreational License and Licensee's Parties to comply with and enforce all Recreational License Policies. For more information regarding Recreational License Policies, visit the website at [www.ttgleasing.com](http://www.ttgleasing.com).*

#### **DOCUMENT PURPOSE**

The purpose of this document is to establish clear and consistent policies for the Recreational License Program. TTG Forestry Services, LLC (TTG) values our Recreational Licensees and appreciates the intrinsic values provided by our recreational Licensees. Our Recreational Licensees help reduce incidents of property damage, theft, arson, dumping, and trespass, and assist in fostering an atmosphere of good-will and cooperation in local communities. TTG reserves the right to amend these policies from time to time effective upon posting to the Recreational License website by TTG.

#### **WORKING FOREST**

TTG's primary business is growing and harvesting timber. You are leasing the hunting rights in a working forest. You should expect forest management activities such as timber harvest, burning, road maintenance, etc. to be on going throughout the year, including hunting season.

#### **CLUB MEMBERSHIP**

It is the responsibility of each Licensee representative to maintain an updated membership roster online at [www.ttgleasing.com](http://www.ttgleasing.com).

- License renewal is contingent on the membership roster being updated online throughout the year and acceptable to the Licensor.
- Contact information for all members should include name, address, and current phone numbers.
- Licensees are required to update their membership roster online as members change throughout the year.
- The club is held responsible for the actions of its members, guests, and agents and any improper actions will likely jeopardize the License Agreement.
- TTG Forestry Services recommends one (1) License member per each one hundred (100) acres of hunting area.

#### **RELEASE AND INDEMNITY AGREEMENT**

An Exhibit "B", Release and Indemnity Agreement is mandatory to be completed and signed by the Licensee and the Licensee's Parties upon entering the Premises. The Licensee's Party is consisting of the Licensee's family members, guest, employees, and invitees on the Premises. The Licensee is required to keep all signed agreements on file. The Licensee may be required to produce copies of the agreement upon request.

#### **COMPLIANCE WITH THE LAW**

Licensee and Licensee's Parties should comply with all Federal, State, and Local laws, rules, and regulations applicable to the use of the Premises. This includes but not limited to Game Laws, Fishing, ATV and any policies or restrictions put in place by TTG. All State or Federally protected species will be given special consideration and protection as required by all applicable laws and/or any conservation plan of TTG. Any suspected illegal activities, including but not limited to trespass, game violations, property damage, and arson by third parties on License Premises or by the Club or its members, guests, and agents on adjacent properties should first be reported to law enforcement authorities and then TTG.

#### **GOOD NEIGHBOR POLICY**

Licensee and Licensee's Parties should respect the rights of neighboring landowners, hunting clubs, business, and construction sites. Licensees will conduct all activities in a courteous manner, with due regard for the rights, safety and well-being of neighboring landowners, hunting clubs, construction sites, business, and their property. TTG recommends that hunting clubs try to meet and develop good relationships with neighboring landowners. Licensee and Licensee's Parties should keep in mind that the privileges associated with the Recreational License ends at the TTG managed property lines. Always obtain permission before going onto a neighboring property. Licensees are responsible for and should promptly address and resolve concerns that may arise with neighbors. Licensee and Licensee's Parties also will respect the rights of company employees, contractors, other License holders and guests of the company that might be on the property with due regard to their safety and well-being.

## ORGANIZE YOUR HUNTING LEASE

- The full instructions of how to Organize your Hunting Lease will be located on the hunting lease website at [www.ttgleasing.com](http://www.ttgleasing.com).
- Elect a Board of Directors
- Adopt Lease Rules
- Every lease member has a vote
- The lease Contact / Board of Directors are responsible for all contract rules and company policies being adhered to by all lease members.
- TTG company contract, TTG company policies, lease maps and lease rules are to be distributed to each lease member. This is the responsibility of the lease contact / Board of Directors.

## GENERAL RULES AND RESPONSIBILITIES

- It is prohibited for the Licensee or its members to Lease / Sub-Lease any part of the leased Premises to persons, businesses, etc. It is prohibited for the Licensee or its members to obtain any type of personal, business, or financial gain from any TTG managed property. Licensees shall not sell, directly or indirectly, any hunting or fishing permit, or any other right or privilege hereunder or in the Premises or assign any or all of the rights and privileges of Licensees granted hereunder without the prior consent of Licensor, which consent may be withheld by Licensor in its sole discretion. Licensor shall have the right, in its sole discretion, to sell, transfer or convey the Premises and the rights and privileges of Licensor under this License. Subject to the foregoing limitations, this License shall bind and inure to the benefit of Licensees and Licensor, and their respective heirs, successors, and assigns.
- Licensee and Licensee Parties must not interfere in any way with forest management or timber harvests or other operations or activities of Licensor.
- Licensees and Licensee Parties will exercise due care to prevent, control and eliminate forest fires, will not cause or permit damage or injury to fences, crops, trees, or equipment and will not commit, suffer, or permit waste, damage, or injury in or to the Premises. A replacement cost invoice will be issued once the damage is discovered. Invoice must be paid within 30 days.
- While on Company roads, Licensee and Licensee's guest agree to abide by the maximum allowable speed limit of 35 MPH on roads, and 5 MPH on bridges, trails, and towing of trailers. These maximum allowable speed limits apply to all vehicle types, including ATV's and UTV's. Drivers will exercise additional caution as appropriate when driving conditions warrant lower vehicle speeds.
- Licensees are prohibited from performing road or infrastructure work of any type without prior written approval from TTG Forestry Services.
- Licensee and Licensee Parties must not place nails, spikes, or other metallic devices in trees.
- Licensee and Licensee Parties must not set fire to any part of the Premises and will immediately notify the appropriate State wildland fire fighting agency of any fire that may occur on the Premises. Licensees are required to adhere to all burn bans imposed by the Licensor, county, or state.

### State Agencies:

Texas A&M Forest Service - Fire Dispatch	1-844-476-3473
Louisiana Forestry Commission – Fire Dispatch	1-855-452-5323

- Dumping or littering is expressly prohibited. Members should periodically inspect the Premises and remove all trash and litter.
- The use of cement, concrete or any form thereof is prohibited on TTG managed properties.
- Licensee and Licensee Parties may not construct or install any crops, plantings, food plots, roads, bridges, gates, fences, camps, buildings, lodges, shelters, docks, landings, or other structures, permanent or temporary, without having first obtained written permission from TTG.
- The Licensor restricts the use of equipment and machinery on the Premises without prior written approval, with the exclusion of farm tractors and lawn care equipment.
- Any permitted construction or installation requires Licensor's prior approval and will be at the Licensee's expense. Licensees are responsible for any taxes, levies, and assessments.
- Any permitted construction or installation must be in strict compliance with any aesthetic specifications or limitations imposed by TTG and must be maintained in a condition of repair, cleanliness, and safety agreeable to TTG. Approval by TTG of any requested construction or required aesthetic specifications shall not constitute any representation or warranty as to any health, safety, structural or other matters with such matters being the sole liability and responsibility of the Licensee.
- TTG reserves the right to have anyone including but not limited to Licensee, Licensee's Parties, etc. to dismantle or remove any construction or installation that at any time interferes with its operations or that is used in an unauthorized manner. All expense will be the sole responsibility of the licensee. Invoice must be paid within 30 days.
- Licensee and Licensee's Parties are prohibited from damaging or removing any forest product, mineral, archaeological, or cultural resource from the Licensed Premises. Licensee and Licensee's Parties will

assume responsibility and be held financially responsible for any forest products, mineral, archaeological, or cultural resources that may be damaged or removed from the Licensed Premises by Licensee or by the Licensee's Parties.

- Camping is not permitted on TTG managed Premises without prior written approval. Camping is only allowed at designated sites. You must have written permission for a campsite and any campsite improvements (e.g., utilities). See "Designated Campsite" policies.
- No permanent residence will be permitted at campsites or on Licensed Premises.
- Licensees shall keep and shall cause all of the Licensee Parties to keep, the Premises free of all "Hazardous Substance" or any similar term under or pursuant to any federal, state, or local statute, ordinance, code, rule, regulation, order or decree regulating, relating to or imposing liability or standards of conduct concerning environmental matters. Licensees shall give Licensor prompt notice in the event Licensees become aware that any such substance has been released on the Premises. Petroleum products and other flammable substance must be in correctly labeled containers, kept in a safe location, away from open flames, and away from children. Any spills that are reportable to any government entity under applicable law must first be reported to the applicable authorities and then to TTG.
- Sewage is prohibited from draining onto the surface of the ground or in open pits. No effluent of any type will be allowed to run into any natural drains or water bodies. Contents of holding tanks and portable toilets must be removed from the Premises and disposed of properly.
- TTG reserves the right for its employees, contractors, or designees to enter the Premises at any time for any purpose.
- Fireworks are prohibited on TTG managed Premises.
- Loaded firearms are prohibited while in camp.
- No removal or redistributing of rock, dirt, etc. unless prior written permission from TTG.
- It is prohibited on TTG managed premises and against state regulations to dispose of any carcass and/or offal in a creek, pond, lake, natural drains, or any water bodies.

## **CAMPSITES, CAMPING AND STRUCTURES**

See full policy of TTG Campsite and Structure Program located as Exhibit "D" and posted on the Recreational License website at [www.ttgleasing.com](http://www.ttgleasing.com).

## **DESIGNATED CAMPSITES**

- Camping is not permitted on TTG managed Premises without prior written approval. When permitted, camping is limited to approved designated sites. The number, size and location of campsites and duration of temporary structures, trailers and campers on the Premises shall be subject to prior written approval by the Licensor.
- You must have written permission for a campsite and any campsite improvements or expansions (e.g., utilities).
- All campsite structures must be capable of being removed from property posthaste when requested. The use of mobile homes, buses, shipping containers, construction trailers and panel vans are prohibited without prior written permission from TTG.
- Campsite structures must have the owner's name and current phone number clearly posted at the structure's entrance.
- A "Campsite Fee" of \$300.00 will be assessed for all campsites. The Campsite fee will be waived if at least one structure remains in the designated campsite. It is the responsibility of the Licensee to report all campsites to TTG Recreational License Department. Unreported campsites will be invoiced to the Licensee for the yearly campsite fee plus an additional penalty fee of \$300.00 per campsite. Invoice must be paid within 30 days. Failure to pay these fees will result in cancellation of your License.
- A "Structure Fee" of \$300.00 will be assessed for all campsite structures. If the structure is brought in for one day or a year, it is considered a structure and a structure fee should be paid. It is the responsibility of the Licensee to report all campsite structures to TTG Recreational License Department. Unreported structures will be invoiced to the Licensee for the yearly structure fee plus an additional penalty fee of \$300.00 per structure. Invoice must be paid within 30 days. Failure to pay these fees will result in cancellation of your License.
- No permanent residence will be permitted at campsites or on TTG managed Premises.
- Campsite grounds must always be kept clean and free of litter. Garbage / Trash / Debris must not be burned or buried on the Premises. All garbage / trash / debris must be removed from the premises and disposed of properly. All garbage / trash / debris is required to be removed by Licensees from the Premises prior to the end of each visit. Licensees will not dispose of any garbage or debris on the Premises. Licensees will promptly report to Licensor any garbage / trash / debris disposed of on the premises by others. Any materials being used for construction or repair at a campsite must be neatly stored. All junk, abandoned vehicles, or unserviceable vehicles and equipment, or items of any kind, including campers, buildings, scrap lumber or metal, must be removed from TTG Premises at the expense of the Licensee. Neglected, messy, trashy, unclean campsites and camp woods could receive a penalty up to \$1,000.00, depending on level of neglect at the campsite.

- All structures not in use are required to be removed from the Premises.
- Licensees shall keep and shall cause all Licensee Parties to keep the Premises free of all "Hazardous Substance" or any similar term under or pursuant to any federal, state, or local statute, ordinance, code, rule, regulation, order or decree regulating, relating to or imposing liability or standards of conduct concerning environmental matters. Licensees shall give Licensor prompt notice in the event Licensees become aware that any such substance has been released on the Premises. Petroleum products and other flammable substance must be in correctly labeled containers, kept in a safe location, away from open flames, and away from children. Any spills that are reportable to any government entity under applicable law must first be reported to the applicable authorities and then to TTG.
- Septic Systems are prohibited without prior written approval from TTG. Any septic system must comply with applicable state and local laws and regulations. Contents of holding tanks and portable toilets must be removed from the Premises and disposed of properly. Sewage will not be allowed to drain onto the surface of the ground or in open pits. No effluent of any type will be allowed to run into any natural drains or water bodies.
- Unattended campfires, grills, BBQ pits, smokers, etc., and/or open flames are prohibited on TTG managed Premises.
- Burn barrels are prohibited on TTG managed Premises.
- Dogs may be kenneled on the premises when the owner is on the premises and be kept inside the boundaries of the campsite. It is prohibited for animals to remain at the campsite year-round or be left unattended. Animals cannot be tethered on the premises; they must be in a kennel.

## **CONTRACTS, INVOICES AND PAYMENTS**

- All balances owed on your License account are required to be paid in full before contract renewal or you will forfeit your renewal offer.
- Notifications for the Contracts and Invoices for each Licensed property will be sent by email to the email address that was provided. It is the responsibility of the License's contact person to verify that emails are being received from TTG.
- Contracts are required to be signed electronically.
- Invoices may be paid online or by Cashier's Check.
- Payment of License and structure invoices are due before June 1 of each year.
- All unpaid License and structure invoices will have a 10% late fee charge applied after June 1 of each year.
- To avoid cancellation of your License, ALL unpaid License, structure, and late fee invoices will be required to be paid in full before July 1 of each year.

## **LICENSE MEMBERSHIP ROSTER**

- All Members of License must be included in the On-Line Roster for Licensee.
- The Licensee is responsible to keep the On-Line Roster current.
- The On-Line roster is required to be entered online at [www.ttgleasing.com](http://www.ttgleasing.com).

## **ROADS AND GATES**

### **Road and other Damage**

- Licensees are prohibited from performing road or infrastructure work of any type without prior written approval from TTG Forestry Services.
- Road maintenance is prohibited without prior written approval from TTG.
- Heavy Equipment is prohibited on the premises without prior written permission from TTG.
- Digging ponds, borrowing fill dirt, scraping of rock, and all other such activities are prohibited without the written approval from TTG.
- Removal or redistributing of rock, dirt, etc. is prohibited without the prior written approval of TTG.
- Cost of repairs for damages caused by the Licensee and/or the Licensee's Parties of the License (does not include normal road use repairs) will be passed on to the Licensee. Payment will be due within 30 days from the date the invoice is issued.

### **Road and Gate General Guidelines**

- TTG will designate point of entry and exit from the Premises from time to time. The licensee and lease members shall only use designated points of entry and exit.
- Licensee and Licensee's Parties are asked to protect the roads and limit traffic during wet weather as much as possible. Exercise proper caution and care to avoid damage to roads and trails. Particular attention should be given to roads that have water bars or have been seeded to prevent erosion. Any damage to roads or property caused by the Licensee and members shall be promptly repaired at the expense of the Licensee.
- Road maintenance is expensive, and funds are limited. Company roads may be maintained as time and funding permits. Roads may remain impassable for extended periods of time. The Licensee must obtain

- permission from TTG prior to conducting road maintenance.
- Written permission is required prior to installing gates. TTG reserves the right to require any and all gates to be locked/unlocked and open/closed. It is the Licensee's responsibility to ensure that a Company lock is on all gates.
- The Licensee is required to provide a License lock for the use of their License members. Cost of License locks are the Licensee's responsibility. TTG will provide company locks for the License gates, up to 6 per License. After the limit of 6 has been obtained, there will be a charge assessed per lock thereafter.
- Gates without a TTG lock is subject to have other locks cut or have the gate removed. Gates must be built and maintained to TTG's specifications, 20 feet wide and offset from the road intersection 100 feet. Woods roads can have 16' (foot) wide gates and are not required to be offset. However, all roads that have a "T" intersection at a public road must be offset 100 feet.
- Cables, Chains, Ropes, Wire, etc. are prohibited for use on the Licensed Premises for road access barriers or gates.
- All gates must be approved by TTG for location placement and size of the gate.
- Unapproved gates that are damaged during contractor activity is the responsibility of the Licensee.

## **SAFETY AND ETHICS**

Licensee and Licensee's Parties should exercise all reasonable precautions with respect to hunting, fishing, outdoor activities, firearm, and weapons safety. Licensee and Licensee's Parties are expected to hunt in a safe and ethical manner.

- TTG supports efforts to promote and increase hunting safety and recommends that each member of a Recreational License complete a Hunter Education Course.
- Licensee and Licensee's Parties must ensure that all minors are under direct supervision of parents or guardian; and when minors are present on the Premises, the parent or guardian is responsible for their acts and safety.
- Licensee Parties (agents, employees, guest, and invitees of its members) must sign a Release and Indemnity Agreement before entering the Premises. The Licensee is required to keep all signed agreements on file. The Licensee may be required to produce copies of the agreement upon request.
- When required by law, Licensee and Licensee's Parties hunting during a modern gun or muzzle loader deer season must wear a hat and an outer garment, above the waistline, of daylight florescent blaze orange (Hunter Orange), that total at least 400 square inches.
- Licensee and Licensee's Parties must not hunt, discharge, or display firearms within 600 feet of any residence, residential area, school, church, or place of business.
- Licensee and Licensee's Parties shall comply with all federal, state, and local laws, rules, and regulations.
- Licensee and Licensee's Parties shall not:
  - Hunt or shoot while under the influence of drugs or alcohol
  - Hunt or shoot within 150 feet of any road open to the public
  - Hunt less than 200 feet from property or lease boundary line
  - Hunt, or discharge a firearm from, across, or along any company road, lane, or trail
  - Discharge a firearm from / or across any public right-of-way
  - Hunt or shoot within 600 feet of any timber harvest operation, work party, or private residence
  - Shoot into adjacent property
- Licensee and Licensee's Parties must adhere to certain Personal Protective Equipment (PPE) while on the Premises.
  - Footwear that provides adequate protection for the activity being performed on the property which, in the case of mechanized operations, includes puncture resistant soles and uppers made of leather or another cut resistant material. Open-toed shoes, athletic shoes, slides, and sandals are not adequate for any activity performed on the Premises. Open-toed shoes, athletic shoes, slides, and sandals are adequate for campsites.
  - Hearing and eye protection are required to be worn within 50 feet of any operating chainsaw or handheld motorized saw.
  - Chainsaw chaps are required to be worn when operating a chainsaw or handheld motorized saw.
  - TTG requires that each operator and passenger of an off-road vehicle including ATVs, UTVs, etc. to wear an industry approved helmet while operating on the Premises

All hunting activities must be conducted in a safe, legal, and ethical manner. Licensee and Licensee's Parties should avoid public display of harvested game. Dispose of carcasses and offal in a responsible manner.

## **VEHICLES**

- Licensees and Licensee Parties are permitted to operate vehicles on the Premises in connection with recreational activities and in accordance with all applicable laws and use should be limited to established and maintained roadways and trails.
- Licensee and Licensee's Parties are prohibited from operating a motorized vehicle while under the

influence of alcohol or drugs.

- All damage caused by on-road or off-road vehicles due to mud bogging or other activities will be the sole responsibility of the Licensee.
- While on Company roads, Licensee and Licensee's Parties agree to abide by the maximum allowable speed limit of 35 MPH on roads, and 5 MPH on bridges, trails, and towing of trailers. These maximum allowable speed limits apply to all vehicle types, including ATV's and UTV's. Drivers will exercise additional caution as appropriate when driving conditions warrant lower vehicle speeds.
- All vehicles, On-Road or Off-Road may not be used in a manner that damages roads or Premises and any such damages shall be repaired by Licensor at the financial expense of Licensee.

## **OFF ROAD VEHICLES**

- TTG requires that each operator of an off-road vehicle including ATVs, UTVs, etc. complete an appropriate vehicle education course.
- Operators and passengers of ATV's or UTV's not equipped with an OSHA approved roll cage must wear a U.S. Department of Transportation compliant helmet.
- Licensees and Licensee Parties are permitted to operate or ride all-terrain vehicles ("ATVs") and utility terrain vehicles ("UTVs") on the Premises in connection with recreational activities and in accordance with all applicable laws. ATV and UTV use should be limited to established and maintained roadways and trails. No Licensee or Licensee Party shall operate or ride any ATV or UTV on the Premises for any other purpose without prior written permission from Licensor.
- Operating an ATV or UTV under the age of 14 is prohibited unless accompanied by and under the direct supervision of a parent, guardian or another adult authorized by the parent or guardian.
- Licensee and Licensee's Parties are prohibited from operating motorized vehicles while under the influence of alcohol or drugs.
- The use of motorized vehicles is restricted to established roads and trails.
- All vehicles, On-Road or Off-Road may not be used in a manner that damages roads or premises and any such damages shall be repaired by Licensor at the financial expense of Licensee.
- Use of all vehicles, On-Road or Off-Road, in streambeds, stream crossings, or other watersheds is expressly prohibited.
- Mud-bogging and other activities which damage Premises, roads and trails is prohibited and will not be tolerated.
- All damage caused by on-road or off-road vehicles due to mud bogging or other activities will be the sole responsibility of the Licensee. Failure to pay for damages within 30 days of the date the invoice is issued will result in cancellation of your License.

## **HUNTING BLINDS, STANDS, & FEEDERS**

### **Deer Stand Locations**

- TTG prefers deer stands to be located at the edge of our plantations or other designated areas whereas not to impede the growth of timber.
- Stands can be in the interior of established plantations with the understanding that mowing, chopping, sawing, etc. of any tree or tree part is prohibited. Stand will need to be relocated upon final harvest and re-establishment of the trees.
- For guidance on stand locations call the TTG Recreational License Team at 936-829-6300.
- No stand location should be considered permanent.
- Licensee and Licensee's Parties must not place nails, spikes, or other metallic devices in trees.
- If stands are relocated, the Licensee MUST remove all metal post that may have anchored a stand or feeder.
- Blinds, deer stands, and feeders are prohibited from being cemented, concreted, or any form thereof into the ground.
- Blinds, deer stands, and feeders must be at least 100 feet from timber access roads.
- Blinds and deer stands must be at least 200 feet from the lease boundary line and face into the Premises.
- Feeders are prohibited from being placed on License boundaries.
- Blinds or stands must not be placed within 150 feet of a road open to the public.
- Blinds or stands must not be within 600 feet of any timber harvest operation, work party, or private residence.
- Stands must not be fastened to trees with any device that penetrates the bark.
- The owner's name and current phone number should be affixed to each blind or stand so that the information is clearly visible at eye level.
- Blinds, deer stands, feeders, etc. are prohibited from being placed on Company roads and on the back slope of ditches.
- Blinds, deer stands, feeders, etc. may be placed on woods roads and trails with safety considerations for all travelers.

- All blinds, deer stands, feeders, etc. may be asked to be moved at any time at the request of TTG.
- Abandoned stands, chairs, feeders, etc. are strictly prohibited and are to be removed from TTG managed Premises immediately.
- Any damage to contractor equipment due to abandoned items or items in general that is in the path of the contractor or his employees while performing their job duties will be billed to the Licensee. Licensee will have 30 days to make payment. Failure to pay for damages will result in the cancellation of the License.

### **Timber Damage**

- The destruction of timber of any age is strictly forbidden without the expressed written permission from TTG.
- Damages to trees will be assessed and a fine based on \$3,000.00 per acre or at the discretion of the Licensor will be charged to the Licensee. Licensee will have 30 days to make payment. Failure to pay for damages will result in the cancellation of your License.
- Licensees that continue to cause damage to trees on the premises will result in the cancellation of the License without a refund of the Licensee's fee.
- TTG will make a reasonable effort not to damage a Licensee's property during forest management and other operations and will not be responsible for any damage. To ensure blinds, stands, feeders or other property are not inadvertently damaged, members should remove their property when they are finished using it.

### **WILDLIFE MANAGEMENT**

- The translocation and release of any wildlife or domestic animal is prohibited without the expressed consent of TTG.
- Licensees are prohibited from possessing or introducing any type of genetically modified (GMO) plant species on the Licensed Premises, and are also prohibited from possessing or introducing any invasive or noxious plant species, or invasive insect species included in the Texas Department of Agriculture Invasives Database ([https://www.texasinvasives.org/plant\\_database/index.php](https://www.texasinvasives.org/plant_database/index.php)), the Louisiana Wildlife Action Plan ([https://www.wlf.louisiana.gov/assets/Conservation/SWG/Files/15\\_WAP\\_2017\\_Ch\\_6.pdf](https://www.wlf.louisiana.gov/assets/Conservation/SWG/Files/15_WAP_2017_Ch_6.pdf)), or the U.S. Department of Agriculture National Invasive Species Information Center list for the state in which the License occurs (<https://www.invasivespeciesinfo.gov/us>)
- Beavers, nutria, feral hogs, and other nuisance animals are not to be protected. Licensees are expected to assist with control of nuisance animals.
- No agreement, plan or program concerning the regulation of wildlife, the management of water, land or other natural resources on the Premises may be made with any local, state, or federal agency or private group, without the written approval of TTG.
- Licensee and Licensee's party may be required to participate in deer or other wildlife management programs, established by TTG including but not limited to:
  - Collect Harvest Data - Aging, weighing, and measuring animals
  - Harvest Restrictions - Harvest quotas; size limits and/or bag limits more restrictive than those prescribed by state regulations.
- Licensee and Licensee's parties may be required to cooperate with TTG managed properties in the conducting of wildlife research.

### **RESEARCH, ECOLOGICAL, CULTURALLY SENSITIVE SITES**

Some TTG managed property are part of ongoing forest or wildlife research. Others provide habitat for rare species, ecological communities, or culturally sensitive sites. As a result, Licensee's activities may be restricted within these sites to protect these sensitive resources.

Research plots may be marked by pipe, pin flags, aluminum tree tags and signs indicating area is a "Research Area". Research plots are especially sensitive. Licenses and Licensee's Parties are instructed not to disturb these sites.

- Do not tamper with pin flags, aluminum tree tags, or poles
- Do not disturb vegetation (e.g., no mowing, disking, etc.)
- Do not excavate or remove any archeological or cultural item from the premises.
- Vehicle traffic of any type is prohibited in research, archaeological, ecological, and culturally sensitive sites
- Licensee and members will be provided with a map that designates any sensitive sites on their Licensed Premises.

### **POSTING & TRESPASSING**

- Licensee and Licensee's Parties may use lawful means to prevent trespass or prohibit unauthorized

- hunting or fishing on the Premises by persons other than its members or guests.
- Licensee and Licensee's Parties are authorized to post the Premises. Licensee and Licensee's Parties may use signs or painted blazes as prescribed by state law to post. Posted signs should be attached to trees of poor quality or form using aluminum nails, staples, or non-metallic fasteners.
- Licensees and Licensee's Parties are not to confront trespassers.
- Report trespass and game violations to law enforcement authorities.

#### **CHEMICAL CONTROL**

Use of any herbicides or pesticides are prohibited on TTG managed Premises without prior written approval from TTG.

#### **CHARITIES**

On occasion, request have been made to have charitable gatherings on TTG properties. While TTG is not opposed to some charitable events, procedures must be followed. Authorization for any event must have prior written approval from TTG.

- Donation / Charity Form can be found and printed from our website at [www.ttgleasing.com](http://www.ttgleasing.com).
- The Donation / Charity Form must be filled out in its entirety and submitted at least 30 days prior to the event. Submission must be emailed to [recreational\\_leases@ttgforestry.com](mailto:recreational_leases@ttgforestry.com).
- The Donation / Charity Form must be filled out completely or your request will be denied.
- The event is prohibited from proceeding until the licensee has received a signed approval from TTG.

**The Donation and Charity form on Following Page**



