## Permission to Enter Upon and Use Land

This agreement is made on $8/3/20/6$ between	Kenneth Swisher	with his/her residence at
5503 Arroyo Rd., Austin, Texas 78734 ("Landowner"), an	nd Capitol Area Council	_with its principal place of
business at 12500 North IH-35, Austin, Texas 78753 ("BS	SA Council").	
WHEREAS Landowner owns or controls the access rights to	the property described in paragraph	h 1 below (the "Land"); and
WHEREAS BSA Council desires to use the Land (or a portion specifically as a temporary outdoor shooting range;	on thereof) for non-commercial reci	eational purposes,
NOW THEREFORE, in consideration for the mutual covena sufficiency of which is hereby acknowledged, the parties agree		reement, the receipt and
<ol> <li>Permission to Enter and Use. Landowner hereby grants I members, volunteers, invitees, and representatives (collect and use the land (including all buildings, structures, and of</li> </ol>	tively, the "BSA Council Parties"),	permission to enter upon
4481 County Road 435 in the city of	Cherokee , TX  6/3/20/6 through (MM/DD/YY)  specifically the construction	(the "Land"; see Exhibit 1),
	and operation of a tempo outdoor shooting range.	
	outdoor shooting range.	

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- 2. Inspection; Equipment. Landowner does not and shall not object to a certified National Rifle Association ("NRA") chief range safety officer approved by BSA Council entering upon the Land for the purpose of inspecting the Land during or prior to the period set forth in section 1. BSA Council Parties may bring onto the Land reasonable amounts of equipment necessary to construct and operate a temporary shooting range. Landowner will not be responsible for the maintenance, storage, or security of said equipment.
- Fee. Access to and use of the Land as set forth in paragraph 1 above is provided at no charge. None of the BSA Council
  Parties is or will be liable to Landowner for any fees, payments, royalties, or other remuneration, whether financial or
  otherwise, for the right to enter upon and use the Land.
- 4. Compliance; No Waiver. BSA Council Parties will adhere to all applicable laws and regulations at all times while on the Land. This agreement does not constitute a waiver of any legal right or defense to which either party may be entitled.
- 5. Representations and Warranties. Landowner represents and warrants that he or she is the sole owner of the Land or has obtained a sufficient property interest necessary to grant access to the Land. BSA Council represents and warrants that it has, and shall maintain throughout its use of the Land, general liability insurance covering losses and damages, including bodily injury and property damage, arising from authorized Scouting activities.
- 6. Binding Effect. This agreement will be binding on the parties' heirs, legal representatives, successors, and assigns.

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(Signature)

Print name: Kenneth Swisher

**BSA** Council

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Print name: Bill Agnell

Title: CAC Shooting Sports Chair