COOPERATIVE AGREEMENT between GRANT SOIL AND WATER CONSERVATION DISTRICT and

District) and controlling noxious weeds (hereinafte populations within Grant County wor	en the Grant Soil and Water Conservation District (hereinafter called (hereinafter called Cooperator) for the purpose of locating and er called the Project). Project goals are to reduce priority noxious weed king rangelands for the benefits of increasing forage production, reducing an habitat, and enhancement of overall watershed health.
Project location is:	, private property in Grant County, Oregon.
A. The District will:	

- 1. Coordinate the Project with participating agencies and landowners.
- Provide Project administrative support. 2.
- 3. Provide Project technical assistance to the Cooperator.
- Provide an amount of not to exceed \$5,000.00 of noxious weed survey and herbicide application 4. services in 2024. Funding is made available through Federal Financial Assistance Invasive Plant Inventory & Treatment Partnership, 50% Noxious Weed Treatment Cost-Share Program. Herbicide applications will be conducted in accordance with the Project design and specifications mutually agreed upon with the Cooperator and in conformance with applicable regulations and biological criteria.
- Monitor the project through December 31, 2026. The monitoring program may include, but will 5. not necessarily be limited to; assessing the efficiency and effectiveness of the Project, establishing photo points at representative sites and photographing these areas before the Project begins and after completion. Monitoring in no way implies wholesale access to the Cooperator's property for purposes not directly related to, or influenced by, this watershed restoration project.

B. The Cooperator will:

Review and comment on proposed treatment options and mutually approve final 1. Project design and authorize implementation by signing this agreement.

> Grant SWCD Weed Control 2024 50% Noxious Weed Treatment Cost-Share Program Cooperative Agreement

- 2. Assist the District in locating noxious weed infestations in support of Project implementation.
- 3. Assist District in assessing effectiveness of the Project from the land manager perspective and provide information on changes in productivity attributable to the Project.
- 4. Acknowledge that the information relating to the Project is a matter of public record.
- 5. Grant access to District personnel or their assigns to implement and monitor Project through December 31, 2026.
- 6. Save and hold harmless the District and its respective officer, agents, employees and members from all claims, suits, or actions of whatsoever nature resulting from, or arising out of, this Cooperative Agreement.
- 7. Provide 50% Cost Match for the project (Up to a Maximum of \$2,500.00)

C. It is Mutually Agreed:

- 1. That District will provide reasonable notice and Cooperator will permit access for designated personnel to perform activities in support of Project implementation, including but not limited to; pre-project monitoring, noxious weed survey, herbicide applications, and post-project monitoring.
- 2. That due to variable funding, weather, and workload conditions, the District does not imply or guarantee that noxious weed control services authorized by this Cooperative Agreement will be provided to the Cooperator.
- 3. That the level of noxious weeds controlled though the actions authorized by this Cooperative Agreement are not warranted by the District.

D. Termination of Agreement

- 1. The Cooperator may terminate this agreement at any time upon thirty (30) days prior written notice to the District, provided that upon any such termination of the agreement the Cooperator must, within thirty (30) days of such termination, reimburse the District for all funds disbursed to the Project under this agreement.
- 2. The District may terminate this agreement:
 - A. Immediately upon written notice to Cooperator if District fails to receive funding or other

- expenditure authority at levels sufficient to allow the District, to meet its payment obligations under this agreement.
- B. Immediately upon written notice to Cooperator if Federal or State laws, rules, regulations, or guidelines are modified, changed or interpreted in such a way that this agreement is no longer eligible for the funds or the District no longer has the authority to provide the funds to the Project.
- C. At any time upon thirty (30) days prior written notice to Cooperator if Cooperator fails to perform any provision of this agreement. The Cooperator must, within thirty (30) days of termination of the agreement pursuant to this subsection, reimburse District for all funds disbursed to the Project under this agreement.

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Cooperator Name:	
Address:	
Phone Number:	
E-Mail Address	

Matt Wenick, Weed Control Coordinator Grant SWCD Weed Control 721 S. Canyon Boulevard John Day, OR 97845 541 575-1554

THE UNDERSIGNED hereby certifies that s/he has control of said Project and/or property and is thereby authorized to enter into this agreement.					
IN WITNESS WHEREOF, the parties have execu officials as of the last date written below:	uted this agreement in duplicate through their duly authorized				
Cooperator	Date				
Matt Wenick, Coordinator Grant SWCD Weed Control	Date				