

BONNER COUNTY NOXIOUS WEEDS NO SPRAY WEED CONTROL AGREEMENT – 2021

THIS AGREEMENT made and entered	into this 1'st day	of <u>May</u> , 202	21, by and between
BONNER COUNTY, a political subdivision of	the State of Idaho,	by and through its	s Board of County
Commissioners (thereinafter called "County") and	Jane Doe		_, a Bonner County
property owner, (thereinafter call "Owner").			

WHEREAS, the Bonner County Commissioners have the duty and responsibility for controlling noxious weeds and the lands under their control;

NOW, THEREFORE, IT IS HEREBY AGREED as follows:

- 1. Owner will comply with the Idaho State law regulating noxious weed control by taking the necessary steps to control noxious weeds on County's right-of-way adjacent to Owner's property.
- 2. Owner will control noxious weeds on said County right-of-way. Briefly describe the management plan Owner will use to control all State and County listed noxious weeds on these rights-of-way.

 Hand pull or dig out existing weeds. Will monitor for seedlings throughout the summer and dig out any new weed sprouts.
- 3. Owner will assist County's employees in identifying areas not to be sprayed, and to place and maintain **County issued signs** on Owner's property adjacent to the road right-of-way indicating where herbicide spraying should cease and spraying should resume. Only property owners adjacent to the right-of-way may apply for County issued No Spray signs. Signs must be less than **10 feet** from the shoulder of the right-of-way and in clear view. Signs are available from the Noxious Weeds Department at 1500 Highway 2, Ste. 101, Sandpoint, ID., telephone number (208) 255-5681 ext.6.
- 4. In consideration of Owner's desire and demonstrated willingness to perform weed control on the applicable right-of-way, County will refrain from spraying in those locations properly designated.
- 5. Owner agrees and understands that failure to perform the weed control work prior to **July 15**th shall cause this agreement to be null and void. If the problem is not satisfactorily negotiated between the county weeds manager and the landowner by July 15th, the right-of-way will be treated with herbicide.
- 6. Owner further agrees to indemnify and hold harmless County for any and all injury to persons or property that may occur as a result of Owner's weed control efforts on County property.
- 7. This is a <u>yearly renewable agreement</u>, and becomes null and void December 31 in the year it was signed. This agreement must be signed by the Owner and the Designated County Authority to be an effective agreement. The Designated County Authority shall be the Bonner County Noxious Weeds Manager, or in their absence, a Bonner County designee.
- 8. This agreement must be signed and returned to the Bonner County Noxious Weeds Department 1500 Highway 2, Ste. 101, Sandpoint, ID 83864. Your signs must be posted before spraying takes place in your area, spraying of the rights-of-way usually begins by the beginning of June each year.
 - 9. The following are the minimum requirements:
 - a. All rights-of-way must be controlled from the road shoulder outward to the property lines.
 - b. No windborne seeds can be tolerated if known to travel more than 15 feet, such as various thistles and hawkweeds.
 - c. Mowing or cutting of the following weeds is not acceptable control because of rapid spreading from their roots or their ability to produce seed at ground level: (Hawkweeds, Common Tansy, Canada Thistle and Knapweeds). These weeds must be removed to bare ground and prevented from producing any leaves longer than one inch.
 - d. Weeds that number more than three each per square yard or infest the right-of-way continuously for more than 50 feet per ½ mile is not acceptable.

sign here	(county can look this up with
Owner Signature:	Parcel No. the provided physical address)
Physical Address: 1234 My Road – Community A	Telephone No.
Mail Address: P.O. Box 4321 – Community A	Date: 05/01/2021
County Approval: (for county use)	Title: (for county use)