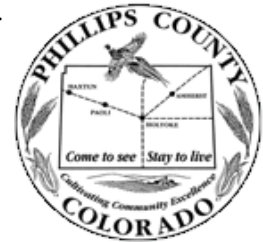


Phillips County Weed & Pest District
433 East Fletcher
PO Box 81
Haxtun, CO 80731

Kerri Doleshall, Manager
Office: (970) 774-7453
Cell: (970) 466-0628



Weed & Pest District

E-mail: kerri.doleshall@phillipscounty.co
Web Page: phillipscounty.colorado.gov

Weed Control Contract

In consideration of the mutual covenants and premises set forth herein, this agreement is made this ____ day of _____, 2021 between *Phillips County CO.* (County) and _____, (*Landowner*). The parties hereto acknowledge that the County is acting pursuant to the provisions of the duly formed ***Phillips County Weed and Pest Control District***, and the landowner represents that he is acting on behalf of the owner of the real estate described below and agrees that he will assume joint liability under this contract.

- The County hereby agrees to furnish labor, equipment and chemicals, reasonably necessary to control *noxious weeds and outdoor vertebrate pest control* upon the following real estate (legal description)

Next crop / Plant date

- 1. Section; _____ Township; _____ Range; _____ Rangeland / Crop / CRP _____ / _____
- 2. Section; _____ Township; _____ Range; _____ Rangeland / Crop / CRP _____ / _____
- 3. Section; _____ Township; _____ Range; _____ Rangeland / Crop / CRP _____ / _____
- 4. Section; _____ Township; _____ Range; _____ Rangeland / Crop / CRP _____ / _____

Other: Address _____

Control requested: Noxious weed control _____, Pest Control _____ (Please specify)

- The landowner;** hereby agrees to allow Phillips County access upon the above land for the purpose of weed or pest control and understands the potential hazard to crops, livestock, and persons through their possible accidental contact of this products. Also agrees to any restrictions of the application as stated on the product label. *Vertebrate pest control will require monitoring over a period of time and 14 day grazing restriction.*

Cost of treatment are as listed;

Chemical; Cost Plus 10%

Labor Rate; \$45.00 per hour with a minimum charge of \$45.00.

Prairie dog Blaster application; \$1.50 per burrow treated (oxygen & propane and marker)

Equipment fee; \$15.00 one charge per application

The landowner will be responsible for the cost of all applications and agrees to reimburse the County for the cost of any products applied and any labor charges accrued according to this agreement **within thirty (30) days** from receiving a bill for those charges from the County. If any chemical or labor bill is not paid to the County **within thirty (30) days**, the landowner hereby agrees to pay **a late fee of \$10.00 or 2% per month whichever is greater**, and if necessary, all costs of collection, including a reasonable attorney fee of not less than twenty percent (20%) of the total amount due.

- This contract shall constitute the full and complete agreement between the parties hereto and shall be in full force and effect for a period of _____ **months**, unless modified in writing and signed by both parties to this agreement.

Signature:

Landowner _____

County Representative; Kerri Doleshall

Address _____

Phillips County Weed Manager

Phone Number _____ **E-mail** _____

Comments:

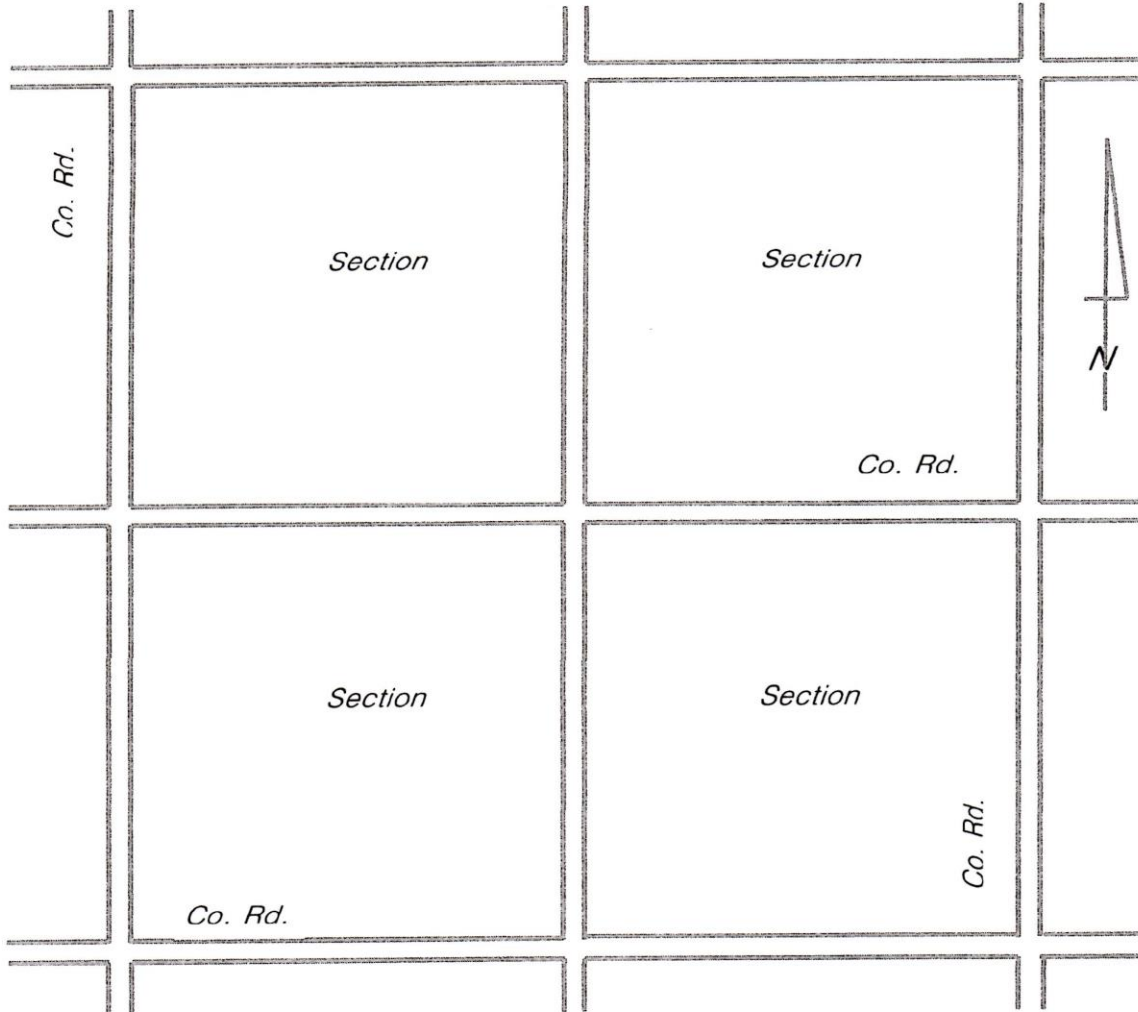
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Weed & Pest District

From: Phillips County Weed & Pest District



Please identify location of weeds to be treated using any available landmarks, e.g. fence lines, crop rows, buildings, property lines, etc.