Appendix A4
INTERAGENCY COOPERATIVE FIRE MANAGEMENT AGREEMENT

Between

USDI, National Park Service, Midwest Region
USDI, Bureau of Indian Affairs, Great Plains Region
USDI, Bureau of Reclamation, Great Plains Region, Agreement No. 07AG02227
USDI, Fish and Wildlife Service, Mountain Prairie Region, Agreement No. 14-48-60139-07-K003
USDA, Forest Service, Rocky Mountain Region, Agreement No. 07-FI-11020000-002

And

The State of Nebraska
Nebraska Emergency Management Agency
Nebraska Forest Service
Nebraska Game and Parks Commission
Nebraska Military Department
Nebraska State Fire Marshal

IN ACCORDANCE WITH
Acts of Congress

June 30, 1932, (31 U. S. C. 1535), Economy Act
April 24, 1950, (16 U. S. C. Section 572), Granger-Thye Act
May 27, 1955, (42 U. S. C. 1856a) Reciprocal Fire Protection Act
August 18, 1970, (U. S. C. 1b-1), National Park System General Authorities Act
May 22, 1974, (42 U. S. C. 5121 as amended) Disaster Relief/Emergency Assistance Act
December 12, 1975, (16 U. S. C. 565 a-1), Cooperative Funds and Deposits Act
Federal Water Project Recreation Act (P.L. 89-72), July 9, 1965
Reclamation Act of 1902, June 17, 1902
National Interagency Agreement for Fire Management, 02-1A-11132543-21, Am. No. 1
Robert T. Stafford Disaster Relief and Emergency Assistance Act, as amended (42 USC 5121 et seq)
P.L. 105-277, Section 323 as amended by P.L. 109-54, Section 434

Nebraska Revised Statutes and Procedures

Nebraska Emergency Management Act of 1996
Nebraska State Emergency Operations Plan
State of Nebraska Annual Wildfire Operating Plan
Governor's Emergency Fund/Guidelines for Public Officials, May 2001
Revised Statutes of Nebraska 1943 Sections 85-161.01 through 85-162.05
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PURPOSE

The purpose of this Interagency Cooperative Fire Management Agreement (hereinafter referred to as the Agreement) is to document agreement and commitment to fire management assistance and cooperation. This Agreement is entered into by and between:

The State of Nebraska, through the Nebraska Emergency Management Agency, the Nebraska Forest Service, the Nebraska Game and Parks Commission, the Nebraska Military Department and the Nebraska State Fire Marshal, hereinafter called the State; and

The United States Department of Agriculture Forest Service, through the Regional Forester for Region 2, Rocky Mountain Region, hereinafter called the US Forest Service; and

The United States Department of the Interior, National Park Service, Midwest Region, hereinafter called the Park Service; and

The United States Department of Interior, Fish and Wildlife Service, Mountain Prairie Region, hereinafter called Fish and Wildlife Service; and

The United States Department of Interior, Bureau of Indian Affairs, Great Plains Region, hereinafter called the BIA; and

The United States Department of Interior, Bureau of Reclamation, Great Plains Region, hereinafter called Reclamation; and

The US Forest Service, Park Service, Fish and Wildlife Service, Bureau of Reclamation, and BIA may hereinafter be jointly referred to as the “Federal Agencies”.

All Federal Agencies and the State may hereinafter be jointly referred to as the “Agencies”.

Words and phrases used herein may have different meanings or interpretations for different readers. In order to establish a common understanding, words and phrases as used herein are defined in a Glossary attached as Exhibit A.

RECITALS

Whereas: The State will act as the coordinator for State fire suppression support to local Rural Fire Protection Districts when the wildfires are beyond local control, per Emergency Support Function (ESF) 4, Appendix 1, of the Nebraska State Emergency Operations Plan and Annex B of the Governor’s Emergency Fund/Guidelines for Public Officials;

Whereas: State, Private, and Federal lands within Nebraska Rural Fire Protection Districts are intermingled or adjacent in some areas of Nebraska, and wildland fires on these intermingled or adjacent lands may present a threat to the lands of the other;
Whereas: The Federal Agencies maintain fire protection organizations for protection of Federal lands within the United States, and the State provides support to Rural Fire Protection Districts for organized fire protection on State lands and privately owned lands;

Whereas: The Nebraska Fire Protection Districts have wildland fire protection responsibilities and provide wildland fire suppression services on State and privately owned lands; and the State provides assistance to Rural Fire Protection Districts in wildfire emergency situations that are beyond the Districts’ capabilities;

Whereas: It is to the mutual advantage of the State and the Federal Agencies to coordinate efforts for the prevention, readiness, detection, and suppression of wildland fires in and adjacent to their areas of responsibility, to avoid duplication, and to improve efficiency and effectiveness;

Whereas: It is the intent of the parties hereto that State resources may be available to assist in the suppression of wildland fires on all Federal lands, and on other lands upon which the Federal Agencies provide fire suppression support, including other States;

Whereas: It is the intent of the parties hereto that Federal resources may be available to assist in the suppression of wildland fires on all Rural Fire Protection District lands;

NOW, THEREFORE, in consideration of the mutual premises and conditions herein made, it is agreed as follows:

INTERAGENCY COOPERATION AND COORDINATION

1. State Authorities, Roles and Responsibilities:

   A. Rural Fire Protection Districts: Rural Fire Protection Districts have wildland fire suppression responsibilities on State and private lands within their Districts and may maintain Cooperative Fire Protection Agreements with the Federal Agencies for wildland fire management activities. Such Agreements are considered to be Local in scope and do not bind the State. When an incident exceeds the local Fire Protection District's capabilities, requests for additional resources and/or financial assistance may be placed with the Nebraska Emergency Management Agency.

   B. Nebraska Emergency Management Agency: The Nebraska Emergency Management Agency (NEMA) provides overall coordination of State and local activities related to emergency management to prevent, minimize, assess, and respond to damage resulting from disasters. Upon request of a Rural Fire Protection District and approval of the Governor, the Nebraska Emergency Management Agency will initiate the State of Nebraska Emergency Operations Plan (SEOP) and request a State Emergency proclamation if necessary. If the Governor proclaims an emergency, NEMA acts as the State Coordinating Agency for interface between Local Fire Protection Districts and the Federal Agencies to obtain additional resources.
C. **Nebraska Forest Service**: Under the direction of the Board of Regents of the University of Nebraska, the Nebraska State Forester has general supervision of service programs related to forestry and forestation, including but not limited to planting, wildland fire protection through pre-suppression activities, development, protection and use of forest resources and other programs promoting forest management and forestation. The State Forester does not maintain a wildland fire suppression capability but provides staff to serve as an ESF#4 Coordinator (ESFC) as described in Emergency Support Function (ESF) 4 of the SEOP and as defined in the Exhibit A Glossary.

D. **Nebraska Game and Parks Commission**: Under the Nebraska Interlocal Cooperation Act, the Nebraska Game and Parks Commission may enter into agreements for the provision of such public safety services as law enforcement, fire protection and emergency response services. The Commission will make available wildland fire suppression assets owned and controlled by the Commission at the request of Rural Fire Protection Districts as members of Mutual Aid Districts.

E. **Nebraska Military Department**: The Nebraska National Guard is responsible for maintaining and providing State assets of military ground and aerial wildfire suppression personnel and equipment when authorized by proclamation by the Governor under the Nebraska Emergency Management Act.

F. **Nebraska State Fire Marshal**: The State Fire Marshal serves as an ESF#4 Coordinator (ESFC), as defined in the Exhibit A Glossary, and is responsible for regulation of fire codes, fire investigation, fire inspection and fire plan review. The Training Division, with financial support from the Nebraska Forest Service Fire Control Section, provides a training curriculum to local fire departments that includes wildland fire control, aerial application, incident command, etc.

G. **Nebraska Wildfire Coordinating Council**: The Nebraska Governor has appointed one representative of each of the State Agencies which are signatory to this Cooperative Fire Agreement and one representative of the Nebraska Volunteer Firefighters Association to an Advisory Council called the Nebraska Wildfire Coordinating Council (NWCC). The purpose of the NWCC is to establish a basis for wildfire management activities on the state level, coordinate policy and procedures within state agencies to request and utilize state and national resources to assist local Fire Protection Districts when state and/or national resources are requested, and meet each year with Federal Agencies to update the Statewide Annual Operating Plan. (See Clause 6 below)

2. **Joint Projects**: The State or any of the Federal Agencies may jointly conduct mutual interest projects, within their statutory authority, to maintain or improve the fire management capability of the Agencies. These projects may be in such activities as suppression, preparedness, land rehabilitation, fuel management, prescribed fire, training, rural fire assistance, prevention, public affairs, wildland/urban interface fire coordination and other beneficial efforts. Such projects will be documented in the Annual Operating Plan, or other appropriate written documents. Documentation will include the authority, objectives, role of each agency, and each Agency’s share of costs.
3. **Incident Command System:** The Agencies will operate under the concepts of the National Incident Management System (NIMS) and its Incident Command System (ICS) as appropriate for providing qualified resources and for the management of incidents under the terms of this agreement. Resource qualifications will meet National Wildfire Coordinating Group (NWCG) standards and will be specified in the Annual Operating Plan. Resources requested and utilized outside their normal operational jurisdiction for Federal incidents will meet NWCG qualifications and resource typing standards.

4. **Interagency Dispatch/Service Centers:** The Agencies agree to maintain, support, encourage, and participate in Interagency Dispatch Centers. Agencies agree to use the Rocky Mountain Area Coordination Center and the Great Plains Interagency Dispatch Center as the centers for national and statewide intelligence gathering, coordination and prioritization of resources for wildland fire emergencies.

5. **Multi-Agency Coordinating (MAC) Groups:** During periods when fire activity is significant enough to require prioritization of fires in order to allocate critical or scarce resources, MAC groups will be established to accomplish that priority setting. Three levels of MAC groups may be assembled as appropriate in geographic, State, or local area.

6. **Annual Operating Plan:** An Annual Statewide Operating Plan will be developed by the Nebraska Wildfire Coordinating Council and Federal Agencies as Appendix 1 of Emergency Support Function (ESF) 4 of the Nebraska State Emergency Operations Plan (SEOP). Subjects identified in the Annual Operating Plan Outline Guide, attached as Exhibit B will be addressed.

7. **Suppression Responsibilities:** Suppression responsibilities will be outlined in the Annual Operating Plan.

8. **Notification of Federal Excess Property:** Every effort will be made to notify the State of fire related property and equipment that is to become excess to the needs of any Federal Agency, for use in the State Cooperative Fire Program.

9. **Fire Prevention Policies:** The NWCC, including Federal partners, will ensure that wildland fire prevention goals, objectives, and activities are planned at statewide levels and are addressed in the Nebraska SEOP.

10. **Prescribed Fire and Fuels Management:** The Agencies agree to cooperate in the development, planning, and implementation of prescribed fire, manual and mechanical fuels management, and wildland fire use programs and projects.

    Cooperative prescribed fire and fuels management programs include cost sharing, reimbursement, and jurisdictional responsibility for planning, implementation, and monitoring. These shall be agreed upon and included in the approved project planning document. See Exhibit D.
Parties to this agreement will pursue all avenues available within law, statute, policy, and procedure to cooperate across jurisdictional and political boundaries for program and project planning, implementation, and support.

Wildland fires, resulting from escaped prescribed burns ignited by a party to this Agreement on lands that it manages, shall be the responsibility of that party. The responsible party will reimburse other parties to this Agreement consistent with the terms and conditions contained herein for costs incurred in suppression of such fires. Joint projects will be the shared responsibility of the jurisdictions bound by the approved planning documents. Qualifications of personnel involved in interagency prescribed burning projects will comply with their agency’s standards.

11. **Training:** The Agencies will cooperate in wildland fire, prescribed fire, and aviation training, including training scheduling, course development, course presentation, and selection of trainees. Local cooperators will be included in this cooperative approach. If an agency hosts an NWCG training course for multi-agency participation, course content and instructor competency will meet NWCG standards.

12. **Communication Systems:** The Agencies may mutually agree to allow one another the use of communications systems such as radio frequencies, computer system access, data transmission lines, and communication sites where there is a mutual benefit to the parties. Such agreement shall be approved only by authorized personnel for each Agency and will be documented in the Annual Operating Plan, or other agency-specific documentation.

13. **Licensing:** Drivers and equipment operators will hold appropriate operating licenses to meet their respective Agency, State, and/or Federal regulations. Individuals meeting their respective Agency or County regulations are authorized to drive or operate other agencies or counties vehicles or equipment. Drivers and operators will not be exempt from U.S. Department of Transportation requirements, including commercial driver’s licensing, if required. Cooperating agencies will accept each others driving qualifications.

14. **Automatic Weather Stations:** The Agencies will cooperate in the gathering, processing, and use of fire weather data, including the purchase of compatible sensing systems and joint use of computer software, as authorized. The Agencies will jointly evaluate and agree to any deletions or additions to the system.

15. **Aviation Operations**

   A. **General:** The Agencies agree to cooperate in use of aviation resources to foster safe, effective and efficient use of aircraft and personnel. All aviation activities shall be conducted in accordance with each Agency’s aviation rules, policies and directives, and Aviation Operation Plans.

   B. **Interagency Aviation Operations:** Interagency funding, staffing, and utilization of operations will be pursued when an interagency approach is appropriate and cost effective. Inventories of and/or procedures for aviation operations will be provided in
the appropriate geographic area mobilization guide. If State helicopter resources are assigned to a Federal incident, a NWCG qualified Helicopter Manager will also be assigned to work with each aircraft.

C. Pilot and Aircraft Approvals: Federal policy requires Federal and State pilots and aircraft to be inspected and approved by carding or letter of certification by the US Forest Service or the USDI Aviation Management Directorate (USDI-AMD) for Federal Agency missions or transport of Federal employees.

D. Contract/Rental Vendors: Federal policy requires that pilots and aircraft be inspected and carded, either by the US Forest Service or by the USDI Aviation Management Directorate, as required. This inspection process may be done jointly by the Federal agencies, or by one Federal agency acting in the lead role. Upon request, State of Nebraska staff may participate in the USDI-AMD and/or US Forest Service inspection and carding of vendors located within the State of Nebraska.

E. National Guard Aircraft: National Guard pilots and aircraft will be issued an annual letter of certification and approval by the US Forest Service Regional Helicopter Operations Specialist. VHF-AM and VHF-FM radios will be installed in all helicopters assigned to an incident to allow necessary communications with all other resources assigned. Regional/State Aviation Technical Specialists, Incident Air Operations personnel, and experienced Fire Suppression Specialists will provide annual interagency training. Training will include aviation policy, incident air operations, organization, coordination, communications, dispatching procedures, fire tactics/behavior, and water bucket techniques.

F. State Aerial Fire Suppression Program: Guidelines for the program are outlined in the NFS Emergency Assistance for Wildfire Control booklet. Unless aircraft and pilot meet requirements listed previously in 15 C and D, they will be restricted to use on non-federal land.

**USE OF AND REIMBURSEMENT FOR SHARED RESOURCES**

16. **Appropriated Fund Limitation:** Nothing herein shall be interpreted as obligating the Federal Agencies or the State to expend funds, or as involving the United States or the State of Nebraska in any contract or other obligation for the future payment of money in excess of appropriations authorized by law and administratively allocated for the work contemplated in this Agreement.

17. **Reimbursable Assistance:** Reimbursable Assistance refers to those fire suppression resources that are to be paid for by the Protecting Agency. Reimbursable Assistance resources must be requested by the Protecting Agency or supplied through automatic or mutual aid systems. Such resources must be recorded by the resource order process within the dispatching systems of both the Protecting Agency and Assisting Agencies; if such documentation is not completed, these resources are not reimbursable. Except as otherwise provided, all costs incurred as the result of an incident and documented as stated above are generally reimbursable, such as but not limited to:
a. Costs incurred for suppression and move-up and cover resources.
b. Transportation, salary, benefits, and per diem of individuals assigned to the incident.
c. Additional support dispatching services requested through a resource order.
d. Cost of equipment in support of the incident; contract equipment costs and operating cost for Agency equipment.
e. Aircraft, airport fees, foam, and retardant costs.
f. Cost of reasonable and prudent supplies expended in support of the incident.
g. Charges from the State for State controlled resources.

The resources of the State of Nebraska are defined as cooperators, not contractors for the purposes of fire management activities. Rates established annually in the Cooperative Resource Rates Form are accepted by all Agencies and will be used for reimbursement calculations for both in-state and out-of-state incidents. Emergency Equipment Rental Agreements will be used to hire equipment that was not listed for availability prior to the incident, and reimbursement rates for the equipment will follow Regional Incident Business Management Handbook guidance.

18. **Cost Sharing:** A cost share agreement will be prepared by NEMA and the Federal Agencies when the Governor has proclaimed an Emergency and Federal assistance is required in support of local Fire Protection District efforts. See EXHIBIT C for a sample cost share agreement.

19. **Procurement:** The State receives its procurement authority from State laws, and is therefore not subject to Federal procurement laws. Whenever the State is responsible for the management of an incident (including an incident within the direct protection area of a Federal Agency), the State will comply with State laws and regulations covering procurement. Procurement costs by one Agency in support of another that are reasonable and prudent may be charged back to the Protecting Agency. All resource ordering is subject to concurrence and accountability to the Protecting Agency.

20. **Loaned Equipment:** Equipment loaned, without operator by one Agency to another shall become the responsibility of the borrower, and shall be returned in the same condition as when received, fair wear and tear expected. The borrower will repair or reimburse for damages in excess of normal wear and tear and will replace or reimburse items lost or destroyed.
21. **Billing Procedures** (Refer to Exhibit D for the Required Documents for Money Transfer)

A. **Fire Suppression Billings**

1. **Federal Billings:** Federal Agencies will not bill each other for fire suppression support. Federal Agencies will submit bills to the Nebraska Emergency Management Agency.

2. **State Billings:** State Agencies will not bill each other for fire suppression support. Any time State resources respond to a fire outside of Nebraska, NEMA will submit bills to the applicable Federal agency (billing addresses are listed in Paragraph 7 below).


4. **Fire Numbers:** Agencies will share their respective individual fire numbers for cross-referencing purposes.

5. **Billing Estimates/Time Frames:** On fires where costs are incurred pursuant to the terms of this agreement, the billing Agency shall submit a bill or estimate for reimbursement as soon as possible, but not later than 120 days after the fire is controlled. If the total cost is not known at the time of initial billing, a partial bill, so identified, may be submitted. A final bill, so identified, will be issued within 270 days after control of the fire.

Billing deadlines set forth herein are intended merely to encourage prompt billing, and failure to meet billing deadlines shall not be construed as a release or waiver of claims for reimbursement against the other party.

For obligation purposes, the Federal Agencies will submit unpaid obligational figures to the State by May 15. The State will submit unpaid obligational figures to the appropriate Federal Agency by September 15 for the current Federal fiscal year.

After the final billing has been sent and additional costs are identified, a supplemental billing may be issued if agreeable to applicable parties.

6. **Billing Content:** A separate bill, invoice, will be submitted for each fire. Bills will be identified by incident name, location, accounting code, jurisdictional unit, incident number, appropriate resource order (if available) or resource number, inclusive dates, and will be supported by adequate documentation by the paying agency. Provide summary cost data for the amount being billed. Use incident generated cost information or standard generated cost reports provided by the State or Federal agency to support billing whenever possible.
For State Employees:
- Summary showing Incident Pay for each employee (pay)
- Post-Trip Travel Voucher
- Resource Orders

For Local Fire Departments (non-State) reimbursement made to the State, copies of the following are needed:
- OF-288
- OF-286
- Lodging and fuel receipts (Travel Documentation)
- Resource Orders

If a Federal agency is making direct payment to the Fire Department, the originals of the above are needed for payment, along with equipment shift tickets.

If a resource order is not available, an explanation needs to be submitted with the billing information that clarifies why none exists (e.g., initial attack, reassignment to XYZ fire, etc.)

Documentation at paying agency may include the following:

- Bill for Collection and/or Fire Suppression Cost Summaries
- Narrative cover letter
- Originals or copies of Fire Time Reports, SF-288
- Summary of travel charges and receipts
- Daily shift tickets and/or Equipment Use Invoice
- Credit card bill, list of purchases

When Cost Share Agreements are needed, the billing breakout will be done using the agency's reports showing their paid cost. When applicable and if necessary I-Suite may be used to identify cost for a specific period of time within an incident and when cost cannot be efficiently identified otherwise. (i.e., payroll is often hand calculated and still results in estimates.) Using programs within I-Suite to generate cost is more efficient and effective when there is no other report to figure the cost. This will be agreed upon by jurisdictional agencies for the incident.

Additional documentation from Federal agencies may be required for fires with a FEMA declaration.

Federal payments for State resources will be made direct to the Nebraska Emergency Management Agency for deposit into the Governor's Emergency Fund. The State will handle billing questions or disputes with the appropriate fire service entity.
7. **Billing Addresses:** Unless otherwise provided for in the Annual Operating Plan, all bills for services will be provided to the Nebraska Emergency Management Agency at the following address:

   Nebraska Emergency Management Agency  
   1300 Military Road  
   Lincoln, Nebraska 68508-1090

All bills for services provided to the US Forest Service outside Nebraska will be mailed to the following address:

   USDA Forest Service  
   Attn: Incident Business Management Specialist  
   P.O. Box 25127  
   Lakewood, CO 80225

All bills for services provided by the State to Federal Agencies within Nebraska will be mailed to the following addresses:

   Bureau of Reclamation   National Park Service   Bureau of Indian Affairs  
   Attn: Resources   Midwest Regional Office   Great Plains Region  
   203 West 2d Street   601 Riverfront Drive   115 4th Avenue SE  
   P.O. Box 1607   Omaha, NE 68102   MC 301  
   Grand Island, NE 68802-1607   203 West 2d Street   Aberdeen, SD  57401

   US Fish and Wildlife Service   Nebraska National Forest  
   NWRS, Fire Program   125 North Main Street  
   P.O. Box 25486, DFC   Chadron, NE  69337  
   Denver, CO  80225-0486

8. **Payment Due Dates:** All bills will have a payment due date 60 days after the date of issuance. If payment cannot be made before the 60 days expire, then a 30-day extension, with oral or written justification, may be requested.

9. **Disputed Billings:** Written notice that a bill is contested will be mailed to the billing agency within 60 days of issuance of the final bill, and will fully explain the area of dispute. Contested items will be resolved not later than 60 days following receipt of written notice. The uncontested portion of the bill will be paid and a new bill will be issued for the contested amount.

10. **Payments:** Payments will refer to the bill number and fire name and will be sent to the appropriate office.

11. **Late Payment Charges:** Late payment charges may be waived by the billing agency unless late payment charges are mandated or required by law. An agency
may subtract unpaid obligations from bills received by agencies with delinquent payments.

B. **Fire Preparedness, Prevention, Prescribed Fire, and Other Fire Activity Billings:** Agencies may bill one another for preparedness activities and administrative charges may be applied, as authorized. Billings for preparedness and prevention activities will be addressed in the Annual Operating Plan or separate agreement. Provisions described above pertaining to suppression billing procedures, addresses, payment due dates, obligation information, and payments also apply to preparedness billings. Billings will outline services performed and include a copy of the Annual Operating Plan. Wildland fire resulting from escaped prescribed fire ignited by a party to this agreement on lands it manages, shall be the responsibility of that party. The party responsible for the wildfire will reimburse other parties to this agreement for all suppression costs of supporting agencies.

22. **Examination and Audit:** Agencies shall be subject to examination and audit for 3 years after final payment under the terms of this Agreement. Examination and audit shall be confined to those matters connected with the performance of this Agreement including, but not limited to, the cost of administration.

**GENERAL PROVISIONS**

23. **Mutual Sharing of Information:** Agencies will furnish, or otherwise make available upon request, such maps, documents, instructions, records, and reports including, but not limited to, fire reports, employment records, and investigation and law enforcement reports as either party considers necessary in connection with the Agreement, in accordance with applicable State and Federal rules and regulations.

24. **Accident/Incident Investigations:** When an accident/incident occurs involving the equipment or personnel of an Agency, immediate steps will be taken to notify that Agency. As soon as practical, the Jurisdictional Agency, in accordance with their policy, shall initiate an investigation of the accident. The investigation shall be conducted by a team made up of appropriate representatives from affected agencies, as appropriate.

25. **Non-Wildland Fire and Medical Aid Responses:** This Agreement is limited to wildland fire protection and does not include non-wildland fire protection and medical aid responses. However, this Agreement does not preclude Agencies from supporting one another in emergency situations as provided by their respective statutory authority, policies, procedures, or other agreements. In the event of a Presidential Disaster Declaration, the Agencies may assist one another under the provisions of this agreement, if so tasked by the Federal Emergency Management Agency, and as long as requested resources are available and all other provisions of this agreement are met.

Funding shall be available to reimburse State and other cooperating entities for services provided in response to wildfire and other emergencies or disasters to the extent that authority is provided in the current year appropriation bill and such reimbursements by the US Forest
Service for non-fire emergencies are fully repaid by the responsible emergency management agency.

Reimbursement for non-wildfire, non-Presidential Disaster Declaration incidents will be negotiated on an incident by incident basis utilizing accepted business management practices, authorities, policies, procedures, and other agreements of the Agencies involved.

26. Existing Agreements: Existing agreements remain in effect to the extent that they do not conflict with the provisions of this Agreement, but only until such time that all activities and conditions covered by those agreements can be incorporated into the Annual Operating Plan provided for under this Agreement, and not later than one year after date of execution of this agreement.

27. Employment Policy: To the extent permitted by Federal law, when State personnel are suppressing wildland fires on lands for which the Federal Agencies are responsible, and at such time when they are specifically assigned to the direct supervision of the Federal Agencies, such State personnel although not Federal employees for any other purposes, shall be considered as Federal employees for the purpose of the Federal Employees Compensation Act and Federal Tort Claims Act in consequence of the performance under this Agreement.

28. Duration of Assignments: Agencies agree that Incident Commanders will release suppression resources to their primary responsibilities as soon as priorities allow. Federal resources are expected to be released after 14 operational days. Incident Commanders shall also adhere to rest and rotation policies of respective responding agencies.

29. Suppression and Damage Collection: Nothing in this Agreement shall preclude the Federal Agencies or the State from collecting damages and suppression costs from third parties (civil actions for recovery may be taken independently) under the civil liability provisions of Federal and/or State statutes and/or common law in a manner provided by applicable law. However, whenever such collections have the effect of reducing the net expenditures of the billing Agency, then the bill will be reduced proportionate to the amount collected.

30. Waiver of Claims: The State and Federal Agencies hereby waive all claims between and against each other for compensation for loss, damage, and personal injury, including death, to each other's property, employees, agents, and contractors occurring in the performance of this Agreement.

31. Third Party Claims: Any liability to third parties which may arise under the performance of this Agreement shall be determined solely under the Federal Tort Claims Act as to the Federal Agencies. This Agreement is for the benefit of the parties only, and may not be enforced by any other person or entity. The State of Nebraska does not waive its sovereign immunity by entering into this agreement, and fully retains all immunities and defenses provided by law with regard to any action related to this agreement.
32. **Amendments Procedure**: The terms of this Agreement may be amended at any time by written mutual consent of all parties hereto.

33. **Civil Rights**: The Agencies shall comply with all State of Nebraska and Federal statutes relating to nondiscrimination including, but not limited to: (a) the Civil Rights Act of 1964, which prohibits discrimination on the basis of race, color, handicap, or national origin; (b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. 1681-1683, and 1685-1686) which prohibits discrimination on the basis of sex.

34. **Duration of Agreement**: The term of this Agreement shall commence for each Agency upon the date of the last signature below and shall continue for 5 years, unless terminated earlier, or subject to extension. Any party shall have the right to terminate their participation in this Agreement upon written notice to all parties.

35. **County and Local Fire Service Entities**: To facilitate the purpose and intent of this Agreement, the State Agencies will use their best efforts to establish cooperative fire agreements with the local Fire Protection Districts in Nebraska which have local wildland fire responsibilities.

36. **Previous Agreements**: This Agreement replaces the Nebraska Interagency Cooperative Fire Management Agreement signed in 2002.

37. **Authorized Representatives**: By signature below, the Agencies certify that the individuals listed in this document as representatives of the Agencies are authorized to act in their respective areas for matters related to this agreement.
THE PARTIES HERETO, as evidenced by their authorized signature below, have executed, and thereby entered into, this agreement upon the date of the last signature below.

STATE OF NEBRASKA
EMERGENCY MANAGEMENT AGENCY

/s/Al Berndt 7/3/2007
Assistant Director

/s/Greg Griffith for 7/2/2007
Regional Forester

USDA FOREST SERVICE
ROCKY MOUNTAIN REGION

STATE OF NEBRASKA
USDA BUREAU OF INDIAN AFFAIRS
GREAT PLAINS REGION

/s/Alice A. Harwood 7/27/2007
Acting Regional Director

/s/Ernest Quintana 7/17/2007
Regional Director

USDI NATIONAL PARK SERVICE
MIDWEST REGION

USDI FISH AND WILDLIFE SERVICE
MOUNTAIN PRAIRIE REGION

Acting Regional Director

/s/Mike Ryan 7/6/2007
Regional Director

USDI BUREAU OF RECLAMATION
GREAT PLAINS REGION

STATE OF NEBRASKA
USDI FISH AND WILDLIFE SERVICE
MOUNTAIN PRAIRIE REGION

/s/Scott Josiah 8/21/2007
State Forester

/s/Rex Amack 8/9/2007
Director

NEBRASKA FOREST SERVICE
GAME AND PARKS COMMISSION

STATE OF NEBRASKA
MILITARY DEPARTMENT

Adjutant General

State Fire Marshal

STATE OF NEBRASKA
STATE FIRE MARSHAL

STATE OF NEBRASKA
STATE OF NEBRASKA

FS Agreements Coordinator

Contracting Officer

USDI BUREAU OF INDIAN AFFAIRS
GREAT PLAINS REGION

The authority and format of this instrument has been reviewed and approved for signature.
EXHIBIT A

GLOSSARY OF TERMS

**Administrative Costs (Charges):** Any expenses not charged directly to a program, project, or fire. They include general overhead personnel and administrative services. For the State, the administrative charge is identified as those charges and expenses used to determine the "indirect rate". All activities that can be identified and charged to specific projects, and not excluded elsewhere in this agreement, are considered direct costs and may be billed with proper documentation.

**Agencies:** The parties to this agreement.

**Agency Administrator:** Agency officials who are signatory to this agreement, as follows: Nebraska Emergency Management Agency, Nebraska Forest Service, Nebraska Game and Parks Commission, Nebraska Military Department, Nebraska State Fire Marshal. US Forest Service, Rocky Mountain Region, Regional Forester; Bureau of Indian Affairs, Regional Director; National Park Service, Regional Director; Fish and Wildlife Service, Regional Director; Bureau of Reclamation, Regional Director.

**Agency Representative:** An individual assigned to an incident with full authority to make decisions on all matters affecting that Agency's participation at the incident.

**Annual Operating Plan:** An annually updated document authorized by the appropriate officials for implementing the Interagency Cooperative Fire Management Agreement in their respective areas of responsibilities.

**Assisting Agency:** An Agency or organization providing fire suppression or other support and resources to the Protecting Agency.

**Boundary Line Fire:** This includes (i) a fire burning jointly on lands of two or more parties or will soon burn across the boundary line and the boundary line is known, (ii) where the fire location is known, but the jurisdictional boundary on the ground is uncertain, or (iii) where the location of a reported fire is uncertain in relation to the jurisdictional boundary.

Once the exact location of the fire is determined in relation to the jurisdictional boundary, it ceases to be a boundary fire unless falling in category (i) above.

**Closest Forces Concept:** The philosophy of committing the closest available appropriate resources, regardless of agency, for initial attack or for critical need.

**Control:** To complete a fireline around a fire, and cool down all hot spots that are immediate threat to the control line.
**Cooperator:** Organized fire forces of other agencies, paid or volunteers, public or private, at the local, municipal, State, or Federal level.

**Cost Share Agreement:** A document prepared between a Federal, State and/or local agencies to distribute costs on a multi-jurisdictional incident or an incident which threatens or burns across boundaries of direct protection areas of the agencies.

**Direct Costs:** All costs associated with direct fireline/fireground operations and incident support ordered by or for the incident. Excludes Overhead Costs.

**Emergency Support Function #4 (ESF4) Coordinator:** Facilitates the delivery of critical resources, assets, and assistance during disaster operations. Agencies are assigned to be the lead or support agency for the ESF based on authorities, resources and capabilities.

**Fire Management:** Activities and programs that include: the use of fire as a resource management tool, and protection of values from unwanted, uncontrolled wildland fire.

**ICS (Incident Command System):** The common emergency incident management system used on any incident or event and tailored to fit the specific management needs of the incident/event.

**Jurisdictional Agency:** The Agency or organization that has overall land and resource management and/or protection responsibility as provided by Federal or State law.

**Nebraska Emergency Management Agency (NEMA):** The State Agency responsible for the coordination and administration of State and Federal assistance to Local Fire Protection Districts.

**Nebraska Wildfire Coordinating Council:** Nebraska State agencies involved with wildfire management activities

**Overhead Costs:** Indirect administrative costs that cannot be readily identified with specifically financed programs and functions.

**Preparedness:** Activities before fire occurrence to ensure effective suppression action. Includes training, planning, procuring and maintaining equipment, development of fire defense improvements, and maintaining cooperative arrangements with other Agencies.

**Prescribed Fire:** The planned and/or permitted use of fire to accomplish specific land management objectives.

**Prevention:** Activities directed at reducing the number of human-caused fires, including such items as public education, law enforcement, dissemination of information, engineering, and the reduction of hazards.

**Protecting Agency:** The Agency or organization responsible for providing direct wildland fire protection to a given area pursuant to this agreement.
Resources: All personnel, items of equipment and aircraft available for assignment of tasks.

Rocky Mountain Coordinating Group: A group consisting of the Agency Administrators or their designated representatives to oversee the terms of this Agreement and to provide general oversight for interagency wildland fire activities in Nebraska.

Suppression: All the work of confining and extinguishing a fire beginning with its discovery through the conclusion of the incident.

Values to be Protected: Include property, structures, physical improvements, natural and cultural resources, community infrastructure, and economic, environmental, and social values.

Wildland: Lands with few or no permanent improvements.

Wildland Fire: Any non-structural fire that occurs on wildland.

Wildland Urban Interface (WUI): Defined as the line, area, or zone where structures and other human development meet or intermingle with undeveloped wildland or vegetative fuels.
EXHIBIT B

ANNUAL OPERATING PLAN OUTLINE GUIDE

The Statewide Annual Operating Plan will be a working document for the purpose of implementing the Interagency Cooperative Fire Management Agreement. The Annual Operating Plan shall become part of the Interagency Cooperative Fire Management Agreement. This Annual Operating Plan covers specific actions and relationships that are best coordinated on a State level for continuity across the State.

The Plan must address items called for in the Agreement and document agreement between parties pertinent to working relationships, exchange of funds, etc. for the current year. The following outline provides a checklist of items deserving consideration in developing an Operating Plan:

1. Plan approvals from authorized Agency representatives with dates

2. Identification of the jurisdictions within the area of the Plan.

3. Authority for Plan, cite Interagency Cooperative Fire Management Agreement among the State and Federal Agencies.

4. Purpose of plan, brief narrative

5. Definitions and description of:
   A. Fire Management Responsibilities and Priorities
   B. Mutual Aid Response Areas by Dispatch Levels
   C. Mutual Aid Move up and Cover Facilities
   D. Special Management Considerations (wilderness areas, Wild and Scenic Rivers, research natural areas, archeological sites, roadless areas, other areas identified in land management planning documents, urban interface areas, or otherwise requiring special fire management procedures)
   E. Responsibility for Non-Wildland Fire Emergencies
   F. Repair of Wildland fire Suppression Damage

6. Fire Protection Resource List including prevention, detection, ground and air attack units, supervisory personnel, draw down levels, and other cooperating agencies.
   A. Kind (by ICS type; i.e. Crews, Dozers, Engines, etc.)
   B. Location
   C. Anticipated Availability Period
   D. Staffing Levels
   E. Contact Points and Names
   F. Fire Caches

7. Protection Area Maps Showing;
   A. Jurisdictional Agency, Protection Unit, County boundary, area of responsibility and
other plan needs.
B. Fire Protection facilities by Agency and location
C. Direct Protection Areas
D. Mutual Aid Dispatch Areas
E. Special Management Consideration Areas
F. Date Effective

8. Fire Readiness
A. Fire Planning
   1. Preparedness plans
   2. Prevention plans
   3. Prescribed fire plans
B. Wildland fire Training Needs and Coordination
C. Inspection Schedules

9. Wildland Fire Suppression Procedures
A. ICS Use
B. Detection Standards
C. Relationship with local mobilization guide
D. Notification about Fires
E. Establishment and Revision of Mutual Aid Dispatch Areas
F. Initial Attack Dispatch Levels and their determination
G. Dispatching and Resource Order Process
   1. Unified Command
   2. Boundary Fires
H. Reinforcements and Support
   1. Move up and Cover Locations and Procedures
J. Interagency procurement, loaning, sharing, or exchanging and maintenance of facilities, equipment, and support services
K. Interagency Sharing of Communications Systems and Frequencies
L. Wildland Fire Situation Analysis/Delegation of Authority
M. State Emergency Fire Fund
N. Dispatch Centers or other incident support facilities
O. Post incident Action Analysis
P. Out of jurisdiction Assignments
   1. Standards
   2. Procedures

10. Aviation Procedures
A. Aviation map and narrative
   1. Hazards
   2. Sensitive Zones (urban interface, aquatic, wilderness, etc.)
   3. Helisops, dip sites
   4. Automatic dispatch zones (tied to preparedness planning)
   5. Detection routes
6. Foam/retardant restriction areas
B. Flight following/frequency management
C. CWN aircraft, tactical and support aircraft
D. Fixed wing base management
E. Single Engine Attack Tanker Bases
F. Leadplane/Air Attack Activation
G. Aviation Requests and Operations
   1. Initial Attack
   2. Boundary Fires
   3. Wildland Urban Interface
   4. Mutual Aid Procedures
   5. Air Space Restrictions
H. Inspection Schedules

11. Fire Prevention
A. General Cooperative Activities
B. Information and Education
   1. Fire Danger Information
      a. Fire Weather Station Locations
      b. Data Sharing and Methods
      c. Fire Danger dissemination
      d. Fire Prevention Signs
   2. Joint or Single Agency Press Releases
   3. Smokey Bear Program
   4. "Let's Talk Fire" Programs
   5. Red Flag Operations
   6. Firewise Communities Programs
C. Engineering
   1. Land Use Planning (wildland urban interface)
   2. Defensible space and fuels treatments
   3. Railroads and Utilities
D. Enforcement
   1. Issuing Open Burning and Campfire Permits
   2. Restrictions and Closures, (initiating, enforcement, and lifting)
   3. Fire Investigations

12. Fuel Management and Prescribed Fire Considerations

13. Cost Reimbursements
A. Non-Reimbursable Items
B. Reimbursable items
C. Wildland fire Prevention
D. Wildland fire Readiness
E. Wildland Fire Suppression
1. Dispatching
2. Initial Attack
3. Mutual Aid
4. Reinforcements
5. Aviation
6. Cost Share Plan
7. Out-of-jurisdiction Assignments
8. Billing Procedures
9. Resource Use Rates

14. General Procedures. How to handle:
   A. Periodic Program Reviews
   B. Annual Updating of the Plan
   C. Changes During Year (due to budget cuts or supplemental funding)
   D. Resolution of Disputes Procedure

15. Directory of Personnel and/or Authorized Agency Representatives
   A. Bureau of Reclamation
   B. USDA Forest Service
   C. Bureau of Indian Affairs
   D. National Park Service
   E. Fish and Wildlife Service
   F. Nebraska Emergency Management Agency
   G. Nebraska Forest Service
   H. Nebraska Game and Parks Commission
   I. Nebraska Military Department
   J. Nebraska State Fire Marshal
EXHIBIT C
SAMPLE COST SHARE AGREEMENT

Per the master Nebraska Cooperative Fire Management Agreement, this Cost Share Agreement between the Agencies identified below is negotiated for the following incident.

INCIDENT NAME: __________________________________________________________

INCIDENT NUMBERS BY AGENCY: ________________________________

INCIDENT START DATE AND TIME: __________________________________________

JURISDICTIONS/CAUSE: __________________________________________________

INCIDENT COMMANDER(S): __________________________________________________

This Cost Share Agreement is in effect from _________ at ________ hours until the end of the incident or until amended at the request of any party.

This Cost Share Agreement between ________________________________________ and ______________________, as prepared under the following authorities provided by:


2. Nebraska Statewide Annual Operating Plan.

3. __________________________________________

Agency Representatives participating in development of Cost Share Agreement:

Agency: ________________________________  Agency: ________________________________
Name: ________________________________  Name: ________________________________
Title: ________________________________  Title: ________________________________
Agency: ________________________________  Agency: ________________________________
Name: ________________________________  Name: ________________________________

Nebraska Interagency Cooperative Fire Management Agreement
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COST SHARE AGREEMENT FOR THE __________________________ INCIDENT

It is hereby agreed that the cost basis on this Incident will be shared as follows:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

Rationale used in developing this cost agreement:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

The following section is optional but will be used only if costs are calculated on a percentage basis and a computer-based incident cost accounting system is not available:

<table>
<thead>
<tr>
<th>AGENCY</th>
<th>DIRECT COSTS</th>
<th>AIR/RETARDANT COSTS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>_________%</td>
<td>_________%</td>
</tr>
<tr>
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<tr>
<td></td>
<td>_________%</td>
<td>_________%</td>
</tr>
</tbody>
</table>

TOTAL 100% 100%

This Agreement and the apportionment contained are our best judgments of Agency cost responsibilities on the date/time shown. Additional Cost Share Agreements for this incident may

Nebraska Interagency Cooperative Fire Management Agreement
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be approved for future time periods as conditions and fire spread change.

Signature: ___________________________ Date/Time: ________________
Agency: _______________________________ Phone: ______________________
Mailing Address: __________________________________________________________

Signature: ___________________________ Date/Time: ________________
Agency: _______________________________ Phone: ______________________
Mailing Address: __________________________________________________________

Signature: ___________________________ Date/Time: ________________
Agency: _______________________________ Phone: ______________________
Mailing Address: __________________________________________________________
ITEMS TO CONSIDER WHEN NEGOTIATING A COST SHARE AGREEMENT

Negotiating cost share agreements within the State of Nebraska has been delegated to the respective unit administrators in the Interagency Cooperative Fire Management Agreement. Local Fire Protection District officials must also be included. Cost share agreements are to be documented, including the basis or rationale used. The following guidelines should be considered when negotiating a cost share agreement. These are intended to help field personnel in negotiating an equitable agreement and are not intended to be mandatory.

Unit Administrator (Line Officer): The individual assigned administrative responsibilities for an established organizational unit, such as Forest Supervisors or District Rangers (USFS), Assistant State Forester, Fire Management, or State Forester Designate (State), Agency Administrator (BOR), Regional Director or Refuge Manager (USFWS), Park Superintendent (NPS), and Agency Superintendent (BIA), and may include a County commissioner, County fire warden, fire district board, or joint powers board at the local level.

General Guidelines:

1. Agency budgeted costs normally are not shared.
2. Responsibility for tort claim costs or compensation for injury costs will not be a part of this agreement and will be determined outside of this agreement.
3. Rehabilitation costs other than on the fireline are the responsibility of the jurisdictional agency.
4. All cost share negotiations should include consideration to each agency's values at risk and resources assigned.
5. Cost share agreements should normally be reviewed at the end of each burning period and documented with review date and time.

Method 1: Cost can be shared proportionately based upon the acreage burned.

Method 2: Costs between the agencies can be approximated on a summary of daily estimated incident costs and each agency’s proportionate share thereof. If this method is used, daily cost sharing should be properly documented by the Incident Commander. Aircraft and retardant should be on an actual use basis.

Method 3: Costs can be shared based upon direct fireline resources assigned basis. Aviation resources, retardant, etc. should be on an actual use basis. Indirect costs are then shared proportional to direct costs. This is the most equitable method and should be utilized on incidents when a Type I or II Incident Management Team is assigned.
Definitions

Direct Costs:  All costs associated with direct fireline/fireground and operations including aircraft, except airtankers and their retardant, and incident support ordered by or for the incident prior to completion of the cost share agreement. Airtanker costs and associated retardant costs are direct costs but normally are calculated at a separate cost share rate.

Indirect Costs:  All other costs ordered by or for the incident but not defined as direct costs. Indirect costs may include office support personnel, mobilization/demobilization centers, dispatching, airbase operations, transportation from home base to camp, and minor or major equipment repairs to incident-assigned and damaged equipment (except those costs included in equipment rental rates). Indirect costs can be shared proportionately with direct costs except where identified to be shared differently in the cost share agreement.
EXHIBIT D

DOCUMENTS REQUIRED TO TRANSFER MONEY BETWEEN FEDERAL AGENCIES AND THE NEBRASKA FOREST SERVICE

1. Please enter the type of document(s) required by your Agency to **TRANSFER** monies to the Nebraska Forest Service.

<table>
<thead>
<tr>
<th>FEDERAL AGENCIES</th>
<th>FIRE SUPPRESSION</th>
<th>RURAL FIRE ACTIVITIES</th>
<th>PRESCRIBED BURNS</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. Forest Service</td>
<td>Cooperative Fire Agreement</td>
<td>Grant</td>
<td>Participating Agreement</td>
</tr>
<tr>
<td>U.S. Bureau of Land Management</td>
<td>Purchase Order</td>
<td>Cooperative Agreement</td>
<td>Purchase Order</td>
</tr>
<tr>
<td>U.S. National Park Service</td>
<td>Cooperative Agreement</td>
<td>Grant</td>
<td>Cooperative Agreement</td>
</tr>
<tr>
<td>U.S. Fish &amp; Wildlife Service</td>
<td>Purchase Order</td>
<td>Cooperative Agreement</td>
<td>Purchase Order</td>
</tr>
<tr>
<td>U.S. Bureau of Reclamation</td>
<td>Procurement</td>
<td>Financial Assistance</td>
<td>Procurement</td>
</tr>
<tr>
<td>U.S. Bureau of Indian Affairs</td>
<td>Purchase Order</td>
<td>Cooperative Agreement</td>
<td>Purchase Order</td>
</tr>
</tbody>
</table>

(For internal operating procedures or internal documents, contact your local Contracting Officer/Assistance Officer or Grants & Agreements Specialist.)

2. Please enter the type of document(s) required by your Agency to **TRANSFER** monies to other Federal Agencies.

<table>
<thead>
<tr>
<th>FEDERAL AGENCY BUYER</th>
<th>FIRE SUPPRESSION</th>
<th>RURAL FIRE ACTIVITIES</th>
<th>PRESCRIBED BURNS</th>
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</thead>
<tbody>
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<td>U.S. Forest Service</td>
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<tr>
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<td>Interagency Agreement</td>
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<tr>
<td>U.S. Bureau of Indian Affairs</td>
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</tr>
</tbody>
</table>

Nebraska Interagency Cooperative Fire Management Agreement
Page 30 of 31
Updated with Signatures August 31, 2007
3. Please enter the type of document(s) required by your Agency to **receive** monies from other Federal Agencies.

<table>
<thead>
<tr>
<th>FEDERAL AGENCY SELLER</th>
<th>FIRE SUPPRESSION</th>
<th>RURAL FIRE ACTIVITIES</th>
<th>PRESCRIBED BURNS</th>
</tr>
</thead>
<tbody>
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<td>U.S. Bureau of Land</td>
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<td>Management</td>
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<td>Attached Other Agency Form</td>
<td>Attached Other Agency Form</td>
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<tr>
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<td>Interagency Agreement (Will accept</td>
<td>1681-3 (WORD)</td>
<td>1681-3 (WORD)</td>
</tr>
<tr>
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<td>Statement of Work</td>
<td>Statement of Work</td>
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<td>meet basic NPS key elements)</td>
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<td>Attached Other Agency Form</td>
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<tr>
<td>U.S. Fish &amp; Wildlife Service</td>
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<td>Interagency Agreement Initiated by Other</td>
<td>Interagency Agreement (Other</td>
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<td>Agency Form acceptable)</td>
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<td>U.S. Bureau of Reclamation</td>
<td>Interagency Agreement</td>
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<td>Interagency Agreement</td>
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