



**WORKING GRASSLAND
PARTNERSHIP AGREEMENT**



This agreement (with attachments) made this _____ day of _____, 20__, by and between _____ Name and Address _____, herein after referred to as Cooperators (whether one or more) and the North Dakota Natural Resources Trust, hereinafter referred to as the Trust,

WHEREAS, the Cooperators have land qualified for various conservation practices and wish to manage that land with good land and water stewardship, and

WHEREAS, the Trust seeks to promote good land and water stewardship on that land.

NOW, THEREFORE, for and in consideration of the sum of _____ (\$00,000), based upon the mutual covenants contained herein and the consideration provided therefore, the parties hereby agree as follows:

- 1. The Cooperators represent and warrant sound management for production agriculture on a certain parcel of real estate located in _____ County, North Dakota, described as follows:

_____ of Section ____, in Township ____ North, Range ____ West.

- 2. The Cooperators may use the above described land in the customary manner for agricultural purposes except as provided in this agreement. This agreement focuses on transitioning expired CRP acres into working grasslands by providing financial assistance to implement developments for a rotational grazing system. There shall be no agricultural crop production other than grazing or haying, unless approved by Trust in writing. There shall be no altering of these grasslands by plowing, discing, or otherwise destroying the grasslands and no altering of wetlands by dredging, draining or filling. If Cooperator chooses to utilize haying for management the haying shall start after July 15th.
- 3. The terms of this agreement will be as described in all attachments.
- 4. The Cooperators agree to participate in a conservation management program and personally carry out wildlife management activities with financial or material support as described in the attached documents as follows:

_____ Attachment A – Livestock water development consisting of a _____, _____, and _____ as shown on the attached maps.

_____ Attachment B – Livestock fencing development of _____ (__,____) feet of fence as shown on the attached maps.

5. Cooperators agree to consider public access options through the North Dakota Game and Fish Department's Private Lands Open to Sportsman program. _____ (Initial) Public access is not required for participation in Working Grassland Partnership program. The Trust will review public access participation in Working Grassland Partnership.
6. This is a joint project between the Cooperators, the Trust, and the Outdoor Heritage Fund on the above described land. The Cooperators agree to participate in a rotational grazing management plan and to follow the work plan developed and approved by participants through this agreement as shown on the attachments and maps.
7. This agreement may be terminated in writing by the Cooperators within 30 days written notice. This agreement may be modified at any time by mutual consent of both parties. If terminated by the Cooperators and land is withdrawn from the agreement for an inconsistent use, the Cooperators agree to repay to the Trust an amount equal to the percent of the acreage removed in relation to the total agreement times the buyback price for the entire agreement, at the time the acreage is withdrawn, as listed below:
 - a. At any time during the first two years, if this agreement is terminated by the Cooperators, they will reimburse the Trust 150 percent of the payments received from the Trust.
 - b. 10 year agreement: Any time after the first two years, the Cooperators will reimburse the Trust 10 percent of the payments received from the Trust for each year remaining on the agreement.
8. Except as herein granted, the Cooperators retain all rights to control the property and retain all responsibility for the property, including payment of taxes and assessments.
9. The Cooperators grant to the Trust, its employees, agents, assigns and contractors, the right to enter the land at reasonable times for monitoring purposes and to perform activities consistent with this agreement. The Cooperators further understands and acknowledges that Outdoor Heritage Board policy requires that information about participation in WGP II be provided to the North Dakota Industrial Commission and as such is available to Outdoor Heritage Fund board members and the general public upon request.
10. The Cooperators agree to hold harmless the Trust, to defend and indemnify the Trust from all claims and/or lawsuits made by any person or entity against the Trust in connection with this agreement.
11. This agreement will run with the land and will bind all persons and entities who will come into ownership or possession of the land during the terms of this agreement.

Reference to and inclusion of this agreement must be made in all purchase agreements, deeds, or other conveyances during the terms of this agreement, and failure to do so constitutes a material breach of this agreement. The Cooperators, successors and assigns, will notify the Trust in writing of any sale or transfer of any portion of the land subject to this agreement at least 60 days prior to said sale or transfer. The Trust will record an affidavit of notice of agreement.

12. In the event of breach of any of the terms of this agreement by the Cooperators, parties agree damages will be calculated as set forth in paragraph 7 of this agreement. The parties hereto specifically agree that the amount of damage stated in paragraph 7 is presumed to be the damage sustained by a breach of this agreement by Cooperators and is a reasonable attempt by the parties to fix damages. The parties agree that it would be impracticable or extremely difficult to fix the actual damages caused to the conservation values protected by this agreement by Cooperators' breach and therefore agree to fix the damages in this matter as indicated in paragraph 7. The parties agree that the damages calculated above bear a reasonable relationship to the damages that will result from Cooperators' breach. Cooperators also will be responsible for all costs incurred by the Trust in the enforcement of the terms of this agreement, including all court costs and attorney's fees.
13. Upon the expiration of the terms of this agreement, the conservation developments will become the property of the Cooperators.
14. The Cooperators will assist in securing all necessary permits and technical advice for conservation activities associated with the above described lands.
15. The Cooperators warrant that they are the record title holder of the subject property and have full authority to enter into this agreement, and further warrant that there are no outstanding rights that interfere with or adversely affect this agreement.

COOPERATORS

_____ Date _____
_____ Date _____

NORTH DAKOTA NATURAL RESOURCES TRUST

_____ Date _____
Executive Director



Attachment A – Livestock Water Development Working Grassland Partnership Agreement



The livestock watering developments described below are agreed to by Cooperators and the Trust in the Working Grassland Partnership Agreement.

Livestock Water Development: Cooperators agree to complete livestock water developments including: _____, _____, and _____ on the _____ of Section ____, in Township ____ North, Range __ West, as shown on the attached maps.

Table with 4 columns: Activity, Price, WGP Total (60%), Landowner (40%). Includes a Total row.

The Trust agrees to pay sixty percent (60%) cost-share to the Cooperators up to _____ Thousand _____ Hundred _____ Dollars (\$____,_____.00) as described in table above. Payments will be made after water developments installation is completed and a site review is completed. All livestock development payments will be based on actual expenditures, which will require documentation of expenses. The Cooperators will provide up to _____ Thousand _____ Hundred _____ Dollars (\$____,_____.__) for cost associated with these developments.

Cooperators

Date

Cooperators

Date

Executive Director
North Dakota Natural Resources Trust

Date



**Attachment B – Livestock Fencing
Working Grassland Partnership Agreement**



The livestock fencing developments described below are agreed to by Cooperators and Trust in the Working Grassland Partnership Agreement.

Livestock Fencing Development: Cooperators agree to construct ____ thousand ____ hundred ____ (__,____) feet of fence type boundary fence, and ____ thousand ____ hundred ____ (__,____) feet of fence type cross fence on the ____ of Section __, in Township __ North, Range __ West, as shown on the attached maps.

Activity	Price	WGP Total (60%)	Landowner (40%)
Boundary fence (__,__ ft of @ ./ft)			
Cross fence (__,__ ft of @ ./ft)			
Grand Total			

The Trust agrees to provide sixty percent (60%) cost-share payment to the Cooperators up to ____ Thousand ____ Hundred ____ Dollars (\$____,____.00) as described in the table above. Payments will be made after fence installation is completed and a site review is completed. The Cooperators will provide up to ____ Thousand ____ Hundred ____ Dollars (\$____,____.00) for cost associated with these developments.

Cooperators

Date

Cooperators

Date

Executive Director
North Dakota Natural Resources Trust

Date

ATTACH MAP