

EAGLE COUNTY CONSERVATION DISTRICT

America the Beautiful

2024 Noxious Weed Cost Share (Part II: Application)

*All applicants MUST complete an intake form AND communicate with a Conservation District Representative before applying.

			Are you a La	ndowner	
Full Name:		or Land Manager?			
Phone #:Email Address:			lress:		
Land Address:	:				
or Parcel #	Street	City	State	Zip	
Mailing Addre	ess:				
	Street	City	State	Zip	
		Guideli	nes & Conditions		
All cost s	hare funds are limit	ed to 75% of the tot	al costs, with a maxir	num of \$2,250 per landov	wner annually.
cost share; a de	tailed map of the pr	operty location with	approximate area (so	all invoices and paid rece oft or acres) to be treated; ed, one close up & one fa	infestation locations
The applicant i	must be a landowne	er or land manager of	taxable land in Eagle boundary.	County Conservation Dist	rict or Eagle County
If an applican			r, an Application Reconercial Applicator Lice	ord is required in addition ense number.	to any invoice and
Read all label o			nventional weed treat	ment products. It is a viol h their labeling.	ation of Federal law
	All invoices a	nd paid receipts are	required before reimb	oursement can be made.	
Cost share fun				ds at an hourly rate of \$30 must be accurately repo	
All applications			ctly. An application is agle County Conserva	subject to Noxious Weed tion District Board.	Cost Share Program
	l hereb	y certify that I have	read and agree to the	e above conditions	
Landownor	/Land Manager Sign	atura		nato.	
Landowner/	Lanu Manager Sign	ature	L	ate	

Cost share may cover the following Colorado Department of Agriculture Noxious weeds:

https://ag.colorado.gov/conservation/noxious-weeds/species-id

For advice, information, herbicide and reseeding supplies:

Eagle County Conservation District:

(970) 445-0307

Eaglecountycd@gmail.com

Eagle County Vegetation Management:

(970) 328-3553

Kallie.rand@eaglecounty.us

CSU Extension Office in Eagle County:

(970) 328-8633

Denyse.schrenker@eaglecounty.us









Check List: Must be Completed

Please read and initial each line item; all items must be completed in order to be funded. Submittal of application does not guarantee payment.

I have completed the intake form & have been approved for eradication & revegetation process through a Conservation District's authorized personnel.
I have completed a W-9 and included it with my application.
I have included all invoices and paid receipts pertinent to this cost share.
I have included a detailed map showing the property location & size, weed infestation location(s) and weed treatment location(s).
I have provided before and after photos of each noxious weed treated, one up close & one far away.
I am authorized to execute this contract.
I have accurately listed all species and acres treated, dates treated, methods and labor hours pertinent to this cost share.
I hereby certify that I have read and agree to the above conditions
Landowner/Land Manager Signature Date

Weed Management Treatment Performed

HERBICIDES:

LANDOWNER APPLIED:

Read all product label directions before use. It is a violation of Federal law to use herbicides in a manner inconsistent with their labeling. All product invoices and receipts must be included.

	Total acres treated:
	Total hours spent (applicant only):
	Total amount spent:
Product(s) Used:	
Rate(s) Applied:	
Noxious Weed(s) Treated:	
Date(s) Applied:	
Surfactant Used (Yes or No)?	
COMMERC	CIAL APPLICATOR:
	eipts must be included in the application.
	Total acres treated:
	Total amount spent:
Check that invoices and receipts include ALL of th	ne following (if not included, please indicate below):
Product(s) Used	
Rate(s) Applied	
Noxious Weed(s) Treated	
Date(s) Applied	

MECHANICAL:	Total acres treated:
Check all that apply: Mowing Cutting	Total hours spent (applicant only):
	cable for revegetation costs only)
Noxious Weed(s) Treated:	
Date(s) Treated:	
Any Additional Information:	
BIOLOGICAL: All invoices and receipts related to biologic	cal treatment must be included in the application.
	Total acres treated: Total hours spent (applicant only):
	Total amount spent:
Noxious Weed(s) Treated:	
Describe Methods:	
Date(s) Treated:	
Any Additional Information:	

RE-VEGETATION:

Reseeding may be strongly recommended by an authorized Conservation District personnel to prevent future weed
nfestations and erosions. All invoices and receipts related to re-vegetation must be included.
Total acres seeded:
Total hours spent (applicant only):
Total amount spent:
Species Seeded:
Le of Cood Divishaged.
<u>Lbs of Seed Purchased:</u>
Seeding Rate(s)
Date(s) Seeded:
TOTAL COST SHARE:
Add up total acres treated, total acres seeded, total hours spent and total amount spent from all methods. All cost share funds are limited to 75% of the total costs, with a maximum of \$2,250 per landowner annually
Total acres treated:
Total acres seeded:
Total hours spent (applicant only): X \$30= _ \$
Total amount spent: S
Total amount spent: \$
TOTAL EXPENSES: \$
(Add total hours spent + total amount spent)
TOTAL COST SHARE REQUEST: \$
(75% of TOTAL EXPENSES or maximum of \$2,250)
TO BE FILLED OUT BY ECCD STAFF ONLY:
On-site visit performed by:
Total hours spent:
Total amount spent :

CERTIFICATATION

I hereby certify that this is a true and accurate accounting of the costs I incurred in the treatment of the noxious weeds as listed in this cost share application. I understand that reimbursements are limited to 75% per application, with a maximum of \$2,250 per application for all treatment methods. I understand that my application must include total property acres, infested acres, and acres treated, in addition to a detailed map showing the property location, weed infestation location(s), weed treatment location(s), and weed species details such as densities, abundance, or habitat. I understand that it is my duty as a landowner or land manager to properly fill out and sign this application, NOT the responsibility of my hired contractor. I understand that if the application and all required supporting documentation is not received by the applicable deadline, reimbursement will be denied. I have signed the "Release and Indemnity Agreement for Weed Cost Share Program of the application.

Landowner/Land Manager Signature	Date

Release and Indemnity Agreement for Weed Cost Share Program MUST BE SIGNED BY LAND OWNER OR MANAGER

All participating landowners in the Eagle County Government / Eagle County Conservation Districts' Weed Cost Share Program must sign this Award Agreement

- 1. The undersigned (the "applicant") wishes to participate in the Weed Cost Share Program, as described in the Weed Management Plan attached to this Application, for the purpose of controlling the weeds specified on the project area map included in the Weed Management Plan on the property at the address indicated below ("Property"), which is for the protection of property within Eagle County. The undersigned agrees with the associated terms, conditions and parameters state herein.
- 2. The applicant is either the land owner of record or the land manager. In the case that the applicant is the land manager, the land manager has authority to act on behalf of the land owner of record.
- 3. The undersigned voluntarily participates in this Weed Cost Share Program, is over 18 years of age, and owns or manages the land to which the Weed Management Plan will be applied.
- 4. The undersigned acknowledges that control of weeds through the use of herbicides and mechanical and other methods can be a dangerous or hazardous activity. The undersigned also acknowledges that there may be hazards not immediately apparent in the use of herbicide, mechanical and other methods of weed control. The undersigned, therefore, certifies that he/she will strictly adhere to herbicide label restrictions if he/she applies a herbicide, rather than obtaining application services, and will exercise caution in the use of all other methods of weed control.
- 5. By signing this agreement, the undersigned authorizes Eagle County Conservation District and authorized personnel to enter and access the Property for the purpose of evaluating the plan.
- 6. By signing this agreement, the undersigned understands that in order to be eligible for cost-sharing funding, Eagle County Conservation District and authorized personnel must complete an initial and follow up site visit at the project site. An initial site visit must occur prior to the undersigned initiating any work. A follow up site visit must occur prior to the undersigned applying for the Weed Cost Share Program. Upon coordination, the applicant is not required to be present at the follow up site visit.
- 7. By signing this agreement, the applicant understands that Eagle County Conservation District will **fund 75%** of Weed Cost Share Program's total project expenses with a maximum award amount of \$2,250. If the applicant does the work him/herself then labor costs for all methods of treatment are funded at an hourly rate of \$30. Nothing in this agreement shall obligate any party to expend funds or future payments of money in

excess of the award amount provided by this agreement.

- 8. By signing this agreement, the undersigned understands that this is a reimbursement program that he/she will be responsible for full payment under his/her contract with the contractor and any natural resources professional if applicable. The applicant is reimbursed the award amount stated herein after work has been completed in compliance with the terms stated herein.
- 9. By signing this agreement, the undersigned understands that he/she is **not eligible** for any award reimbursement payments for any incurred costs for work done prior to OR without signing an award statement that has been issued in his/her name.
- 10. The program funds are provided by Eagle County Conservation District as part of a grant award with the Colorado Department of Agriculture's America the Beautiful Challenge Fund. The agreement may be terminated by Colorado Department oof Agriculture at any time if the program funds designated for reimbursement should, for any reason, be unavailable.
- 11. If, prior to reimbursement or payment for completed projects, Eagle County Conservation District reasonably determines that the reimbursement or payment would be improper because the undersigned failed to complete the project in compliance with the approved weed management plan as prescribed by the terms of this agreement or otherwise fulfill the applicant's obligations contained herein, Eagle County Conservation District shall have no obligation to make such payment. If, at any time after reimbursement or payment has been made, Eagle County Conservation District reasonably determines that the reimbursement or payment was improper because the approved weed management plan for which the reimbursement or payment were not performed as prescribed by the provisions of this agreement, then upon written notice of such determination and request for reimbursement from Eagle County Conservation District, the applicant sha forthwith return such payment or reimbursement to Eagle County Conservation District.
- 12. THE UNDERSIGNED AGREES TO RELEASE AND DISCHARGE EAGLE COUNTY CONSERVATION DISTRICT, THEIR OFFICIALS, BOARDS, OFFICERS, PRINCIPLES, EMPLOYEES, CONTRACTORS AND AUTHORIZED PERSONNEL FROM ALL LIABILITY FOR DAMAGE TO PERSONS OR PROPERTY, CLAIMS, DEMANDS, LOSSES OR DAMAGES, AND TO DEFEND, INDEMNIFY AND HOLD HARMESS EAGLE COUNTY CONSERVATION DISTRICT, OFFICIALS, BOARDS, OFFICERS, PRINCIPLES, EMPLOYEES, CONTRACTORS AND AUTHORIZED PERSONNEL FROM ANY AND ALL CLAIMS, DAMAGES, LOSSES AND LIABILITIES ARISING OR ALLEGEDLY ARISING OR RELATED TO THE SUBJECT OF THIS AGREEMENT OR PARTICIPATION IN EAGLE COUNTY WEED COST SHARE PROGRAM (WHICH SHALL INCLUDE ATTORNEY FEES AND COSTS). THIS RELEASE APPLIES WHETHER DANGERS OR HAZARDS ARE, OR ARE NOT, APPARENT TO THE UNDERSIGNED.
- 13. Nothing herein shall be construed or interpreted as a waiver, express or implied, of any of the immunities, rights, benefits, protections or other provisions of the Colorado Governmental Immunity Act, C.R.S § 24-10-101 et seg as applicable now or hereafter amended

et seq., as applicable flow of flereafter afficilited.	
14. Notwithstanding anything to the contrary cont	ained in this Agreement, Eagle County Conservation District
shall have no obligations under this Agreement aft	ter, nor shall any payments be made to Homeowner in
respect of any period after, December 31, 2026, w	vithout appropriation therefore by Conservation District in
accordance with a budget adopted by Board of Eag	gle County Conservation District in compliance with the
provisions of Article, 25, Title 30 of the Colorado R	Revised Statutes, the Local Government Budget Law (C.R.S. \S
29-1-101 et.seq.) and the TABOR Amendment (Col	lorado Constitution, Article X, Sec. 20).
I hereby certify that I have read and agree to the	e above Certification and Release and Indemnity Agreement
Landowner/Land Manager Signature	Date

Form W-9 (Rev. December 2011) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

Internal	Revenue Service			
	Name (as shown on your income tax return)			
Print or type See Specific Instructions on page 2.	Business name/disregarded entity name, if different from above			
	Check appropriate box for federal tax classification: ☐ Individual/sole proprietor ☐ C Corporation ☐ S Corporation ☐ Partnership ☐ Trust/estate ☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership)▶			
	Under (see instructions) ► Address (number, street, and apt. or suite no.)	Requester's name and address (opti	onal)	
	City, state, and ZIP code List account number(s) here (optional)			
Par	Taxpayer Identification Number (TIN)			
	your TIN in the appropriate box. The TIN provided must match the name given on the "Name"			
reside entitie	iid backup withholding. For individuals, this is your social security number (SSN). However, for nnt alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other is, it is your employer identification number (EIN). If you do not have a number, see <i>How to get</i> in page 3.	-	-	
	If the account is in more than one name, see the chart on page 4 for guidelines on whose er to enter.	Employer identification n	umber	
Par	Certification			

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- 3. I am a U.S. citizen or other U.S. person (defined below).

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 4.

Sign Signature of U.S. person ▶

Date ▶

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct ΠN to the person requesting it (the requester) and, when applicable, to:

- Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
- 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- · An individual who is a U.S. citizen or U.S. resident alien.
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- · An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.