ALABAMA FORESTRY COMMISSION CONTRACT FOR DIRECT FORESTRY SERVICES

STATE OF ALABAMA	Baldw	rin COUNTY
This contract is made and entered into be Baldwin Cty Commission	by and between the Alabama Fores _ (Landowner).	try Commission (AFC) and
Address: 312 Courthouse Squa	are, Suite 12	
City, State, Zip: Bay Minette, AL 3650	7	
Phone Number: 251-580-2500		H.
WITNESS THAT: The Landowner has requ the Landowner with the direct forestry s conditions:	ested the AFC to provide, and the A ervice(s) identified below subject to	FC has agreed to provide to the following terms and
■ Prescribed Burn	Construct Fire Lanes	☐ Control Treatment of Invasive Plants
☐ Construct Wildlife Opening ☐	Construct Water Diversions	☐ Drone Services
SCOPE OF WORK (Provide very specific info timeframe, acres, miles of fire lanes, estim Prescribe Burn 722 Acres of land co	ated cost of services):	
construct firebreaks surrounding the	e perimeter. Total cost of projec	et is not to exceed
\$12, 835.00		

THE LANDOWNER AGREES:

- 1. That he/she is the sole owner of said land to be treated and he/she has full authority to enter into the agreement concerning this land,
- 2. For prescribed burning and dozer work, to render full payment to the AFC within fifteen (15) days of receiving an invoice for services performed as described in the "Scope of Work" section of this contract, subject to a minimum charge of four hundred dollars (\$400) for performing any amount of work pursuant to this contract.
- 3. For drone services, to render full payment to the AFC within fifteen (15) days of receiving an invoice for services performed as described in the "Scope of Work" section of this contract, subject to a minimum charge of one hundred fifty dollars (\$150) for performing any amount of work pursuant to this contract.
- 4. For the control treatment of invasive plants, to render full payment to the AFC within fifteen (15) days of receiving an invoice for services performed as described in the "Scope of Work" section of this contract. Refer to the "Scope of Work" section for pricing related to the specific services provided under this contract.
- To carefully designate the area to be treated giving accurate boundary lines and/or specific location points to the AFC as needed;
- 6. To provide right of ingress and egress to the AFC crew and equipment along and over roads, routes, or passageways suitable for travel;
- 7. To grant permission for supplemental treatments, if needed, during consecutive years to effectively control and/or eradicate invasive plants (for invasive plants only);
- 8. The area or stand to be treated for invasive plant control cannot currently be enrolled in any cost-share program, including CRP (for invasive plants only).
- 9. To alert the AFC of improvements on the property (tree stands/shooting houses, outbuildings, vehicles/UTVs/ATVs, etc.)
- 10. He/she shall indemnify, protect, and hold harmless the AFC (its agents, employees, and cooperators) from any losses, costs, damages, injuries, or expenses incurred or sustained in connection with this contract.
- 11. His/her sole remedy for the settlement of any and all disputes arising under the terms of this contract shall be limited to the filing of a claim with the Board of Adjustment for the State of Alabama.

THE AFC AGREES:

- 1. To exercise proper caution and procedures in conducting the treatment;
- 2. When completed, to determine the treatment cost and invoice the Landowner for service(s) rendered, if applicable.

THE AFC AND THE LANDOWNER AGREE:

- 1. That the results of the treatment are not guaranteed;
- 2. That the AFC may change or elect not to perform the treatment scheduled, if in the AFC's opinion, the designated area appears to be in an unsuitable condition, or it is determined by the AFC the weather conditions are unsuitable or likely to cause a high danger risk;
- 3. That in no event shall the AFC (its agents, employees, or cooperators) be liable to the Landowner for destruction, damage, or injury to the land, premises, timber, structures, fences, or other fixtures on the land, or any contents therein, or any personal property thereon, which occurs as a result of this contract or the treatment made pursuant to said contract;
- 4. Contract may be terminated at any time by either party by giving thirty (30) days' notice of intent to terminate.

IN WITNESS WHEREOF, the parties here	eto have this the day of,
executed this contract.	
LANDOWNER SIGNATURE	LANDOWNER PRINTED NAME
Richard L. Field	Richard L. Fields
AFC REPRESENTATIVE SIGNATURE	AFC REPRESENTATIVE PRINTED NAME
County Forester	
AFC REPRESENTATIVE TITLE (PRINTED)	