



*This is an example contract between an eligible grant sponsor and individual landowner(s). It is not a DNR form.
Courtesy of Church Pine, Round and Big Protection & Rehabilitation District.*

Healthy Lakes Native Planting Contract

LAKE DISTRICT INFORMATION

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NAME OF AGENCY Church Pine, Round and Big Lake Protection and Rehabilitation District	TELEPHONE NUMBER
ADDRESS	CITY, STATE, ZIP CODE
NAME	
SIGNATURE OF LAKE DISTRICT REPRESENTATIVE	DATE

LANDOWNER INFORMATION

Cost Share Agreement Number	COST-SHARE AMOUNT NOT TO EXCEED \$800
NAME OF LANDOWNER(S) (Whether Individual, Corporation, Trust, Estate, or Partnership) :	
TELEPHONE NUMBER	
ADDRESS	CITY, STATE, ZIP CODE
PROPERTY ADDRESS or LEGAL DESCRIPTION:	
INSTALLATION PERIOD	
FROM: May 20, 2015	TO: September 20, 2016

SIGNATURE OF LANDOWNER **DATE**

PRINT NAME

SIGNATURE OF LANDOWNER/SPOUSE (indicate if not applicable) **DATE**

PRINT NAME



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1. The landowner agrees:

- A. To install native plantings according to Healthy Lakes Program requirements.
- B. If installation is hired out: To pay installer a 30% down payment for cost of plants and materials and installation.
- C. If owner completes planting: To provide lake district with all receipts for project costs including plants, soil amendment, herbicide, and mulch. These costs will be reimbursed by the lake district (up to \$800) upon certification of completion.
- D. To complete operation and maintenance to maintain the function of the practice for a minimum of 10 years.
 - Water plants a minimum of 1 inch per week and more during dry periods for 1-2 years.
 - Become familiar with weeds and remove them frequently.
 - The standing dead plants may be left in place through the winter for wildlife cover and food and then cut back when new spring growth emerges.
 - Fencing may be necessary to prevent browsing by rabbits, deer, and other animals.
 - Native plantings must remain in place according to local zoning specifications if within the vegetation protection area (i.e. buffer).
 - The 350 ft² native planting must remain in place for 10 years if Healthy Lakes grant-funded.
- E. To repay cost-sharing funds immediately, upon demand by the Lake District, if the practices are not properly installed or maintained. Repayment of grant funds shall not be required if a practice is rendered ineffective during the required maintenance period due to circumstances beyond the control of the landowner.
- F. The Lake District and the Department of Natural Resources shall have the right to inspect sites to verify practice installation, operation, and maintenance. Failure to allow inspection of sites shall result in the termination of this agreement and the requirement that all payments made by the Lake District pursuant to this agreement be repaid.

2. The Church Pine, Round and Big Lake Protection and Rehabilitation District agrees:

- A. To pay the remaining cost of practice installation once installed according to approved design and upon receipt of invoice and certification from the landscaper.
- B. To maintain project records as required by the grant agreement.

LANDOWNERS' INITIALS:	DATE INITIALED:	LAKE DISTRICT REP. INITIALS:	DATE INITIALED: