Inter-Local Cooperation Agreement Between the Middle Republican Natural Resources District And the

Nebraska Department of Natural Resources

WHEREAS, the United States Supreme Court has approved a comprehensive settlement of the Republican River Compact litigation in <u>Kansas vs. Nebraska</u>, No. 126, original (Supreme Court) (the "Comprehensive Settlement"); and

WHEREAS, that Comprehensive Settlement will require substantial work by the staff of the Middle Republican Natural Resources District (NRD); and

WHEREAS, such additional work will include, but not be limited to the tasks described in Attachment A; and

WHEREAS, the Nebraska Department of Natural Resources (DNR) has available from legislative appropriations funds to assist the NRD with the costs it incurs in performing such additional tasks in fiscal year 2005-06, which runs from 7/1/2005 through 6/30/2006; and

WHEREAS, the NRD will also devote substantial resources of its own to implement the Comprehensive Settlement.

NOW THEREFORE, the parties hereto agree as follows:

(1) The NRD agrees to:

- (a) Perform the tasks described in Attachment A;
- (b) Provide DNR with an annual report, by June 15, 2006, describing all contributions by the NRD towards the implementation of the Comprehensive Settlement;
- (c) Bill the DNR for costs actually incurred by the NRD in providing such services, the total amount not to exceed \$80,000 in fiscal year 2005-06. See Attachment B. Billings shall be itemized and submitted no more often than once per month and shall be accompanied by a report describing the services performed since the last such billing. Any individual item in excess of \$1,000 shall be documented;
- (d) Certify that it maintains a drug free work place environment to ensure workers safety and workplace integrity. The NRD agrees to provide a copy of its drug free workplace policy at any time upon request by the DNR;
- (e) Ensure compliance with Nebraska Technology Access Standards. See website at: http://www.nitc.state.ne.us/standards/accessibility/;
- (f) Ensure compliance with the Nebraska Fair Employment Practice Act which prohibits contractors of the State of Nebraska, and their subcontractors, from discriminating against any employee or applicant for employment, with respect to hire, tenure, terms, conditions or privileges of employment because of race, color, religion, sex, disability, or national origin. (Neb. Rev. Stat. Sections 48-1101 through 48-1125); and



- (g) Warrants that its board members, officers, associates and employees presently have no known financial interest and shall not acquire any known financial interest, direct or indirect, which would conflict in any manner or degree with the performance of the services required by this Agreement. The NRD shall comply with the provisions of the laws of the State of Nebraska which require disclosure for conflict of interest determinations. The existence of any conflict of interest shall enable DNR to void this Agreement.
- (2) DNR agrees to promptly review all bills submitted by the NRD and, in the absence of any dispute over those bills, pay the NRD the amount billed within 21 days of the receipt of the bill.
- (3) All materials, supplies, software, hardware, and equipment purchased by the NRD to carry out the purposes of this agreement will be the property of the NRD. Equipment purchased by DNR for use by the NRD shall be returned to DNR upon request.
- (4) This agreement may be modified in writing at any time by mutual agreement of the parties or may be terminated by either party by giving the other party 30 days notice in writing of such termination. Services provided by the NRD prior to the date of any such termination shall be paid by the DNR in accordance with item (2) above.
- (5) This Agreement is governed by the laws of the State of Nebraska including the State Contract Claims Act. (Neb. Rev. Stat. Sections 81-8,302 through 81-8,306.

Middle Republican NRD	Nebraska Department of Natural Resources		
1 July 2005	8-26-05		
Date	Date		

APPROVED

AS TO FORM & CONTENT
BY NDNR LEGAL COUNSEL

DATE

925 | 05

Agreement Between the Middle Republican Natural Resources District And the Nebraska Department of Natural Resources

Attachment A

The Middle Republican Natural Resources District (NRD) agrees to assemble the necessary staff, equipment and supplies in order to implement the settlement of the Republican River Compact litigation in <u>Kansas vs. Nebraska</u>, No. 126, original (Supreme Court) (the "Comprehensive Settlement"). As part of the effort to conform to applicable state and federal laws and, and in exchange for funding provided by the State of Nebraska through the Department of Natural Resources (Department), the NRD will perform tasks and fulfill functions that include, but are not limited to:

- 1. Enforce rules of the NRD's Integrated Management Plan (IMP) within the constructs of the Nebraska Ground Water Management and Protection Act that give the NRD the authority and methods to manage ground water in support of the Comprehensive Settlement.
- 2. Maintain a totalizing water well flow metering program for ground water wells located within or supplying water within the NRD. The metering program will include the following elements:
 - a) Perform or oversee proper identification, installation, use, functioning and maintenance of water well totalizing flow meters. Keep permanent records on file in the NRD offices that are sufficient to record the history of meter installation, maintenance and replacement at each location.
 - b) Conduct periodic field inspections and measurements to verify the proper installation, use and functioning of well meters.
 - c) NRD personnel or its contractors will provide for the routine servicing of all meters and for the repair of damaged or impaired well meters. Steps shall be taken to minimize the occurrence of meter tampering.
 - d) Record annual withdrawals, well meter identification, well identification number(s), and delivery system information for all active irrigation, municipal and industrial wells (regulated wells) within the NRD. NRD personnel or its contractors will gather annual water meter readings for ground water irrigation wells. The annual reporting period shall be the calendar year. The NRD will supply the Department with the above data as required for compliance with the Comprehensive Settlement. Annual water withdrawal and ancillary data shall be reported to the Department no later than March 15 of the following year.

- e) Provide alternate information to be used to compute the annual pumping of each regulated well in the event that the approved water measuring device did not function properly or for those lower capacity irrigation wells that are not required to have a totalizing meter. This shall include the hours of operation and the actual pump rate in gallons per minute of the regulated well. This will require the NRD to periodically measure the instantaneous flow rate for regulated wells.
- 3. Develop a program in cooperation with the Department to identify and certify the location and extent of irrigated agriculture within the Republican River Basin. The NRD's part of the program shall include:
 - a) For all irrigated agricultural land that is served by ground water, identify the owner, source of water (e.g. well and water meter identification numbers), number of acres certified and the aerial extent of the certified fields.
 - b) Provide actual annual irrigated acre reports to accompany the annual water withdrawal information. Maintain current owner information for IMP certified land.
 - c) Maintain accurate records of any transfers of allocation or physical transfers of ground water as permitted by the IMP.
 - d) Ensure the amount of ground water used on each irrigated field is metered and the meter identification number(s) is (are) recorded or report the amount of water pumped by those lower capacity irrigation wells that are not required to have a totalizing meter. Ensure the allocation for each tract of certified irrigated land is not exceeded.
 - e) Verify the accuracy of the information collected.
 - f) Share information described above with the Department.
- 4. Cooperate with the Department in the location and identification of dams that store more than 15 acre-feet of water, as defined in the Comprehensive Settlement documents.
- 5. Cooperate with the Department in performing activities in support of the operation of the ground water model that was adopted as part of the Comprehensive Settlement. The activities may include the collection, processing, and dissemination of meteorological data, stream headwater locations information, ground water levels, farm practice information, land use information, instantaneous flow measurements, reservoir storage information, and geologic information.
- 6. Cooperate with the Department to ensure the proper and legal registration of all ground water wells located within or supplying water to land within the NRD. This will include the proper identification and verification of inactive wells as defined in Neb. Rev. Stat. § 46-1207.02. Maintain current owner information for regulated wells.

7. Cooperate with Department officials to provide other assistance and information that is needed to ensure compliance by Nebraska with the Comprehensive Settlement, including, but not limited to inspection of any regulated well, water meter, or ground water irrigation project.

Agreement Between the Middle Republican Natural Resources District And the Nebraska Department of Natural Resources

Attachment B

July 1, 2005-June 30, 2006

PERSONNEL

 Clerk
 \$23,400

 Technician
 \$23,400

PROGRAMS

Meters \$29,000 (Servicing, Repair, and Reading) Information and Education \$4,200

TOTAL

\$80,000

DNR (06) ILCA 010

Contract(04)-16500



Inter-Local Cooperation Agreement Between the Upper Republican Natural Resources District And the Nebraska Department of Natural Resources

WHEREAS, the United States Supreme Court has approved a comprehensive settlement of the Republican River Compact litigation in <u>Kansas vs. Nebraska</u>, No. 126, original (Supreme Court) (the "Comprehensive Settlement"); and

WHEREAS, that Comprehensive Settlement will require substantial work by the staff of the Upper Republican Natural Resources District (NRD); and

WHEREAS, such additional work will include, but not be limited to the tasks described in Attachment A; and

WHEREAS, the Nebraska Department of Natural Resources (DNR) has available from legislative appropriations funds to assist the NRD with the costs it incurs in performing such additional tasks in fiscal year 2005-06, which runs from 7/1/2005 through 6/30/2006; and

WHEREAS, the NRD will also devote substantial resources of its own to implement the Comprehensive Settlement.

NOW THEREFORE, the parties hereto agree as follows:

(1) The NRD agrees to:

- (a) Perform the tasks described in Attachment A;
- (b) Provide DNR with an annual report, by June 15, 2006, describing all contributions by the NRD towards the implementation of the Comprehensive Settlement;
- (c) Bill the DNR for costs actually incurred by the NRD in providing such services, the total amount not to exceed \$80,000 in fiscal year 2005-06. Billings shall be itemized and submitted no more often than once per month and shall be accompanied by a report describing the services performed since the last such billing. Any individual item in excess of \$1,000 shall be documented;
- (d) Certify that it maintains a drug free work place environment to ensure workers safety and workplace integrity. The NRD agrees to provide a copy of its drug free workplace policy at any time upon request by the DNR;
- (e) Ensure compliance with Nebraska Technology Access Standards. See website at: http://www.nitc.state.ne.us/standards/accessibility/;
- (f) Ensure compliance with the Nebraska Fair Employment Practice Act which prohibits contractors of the State of Nebraska, and their subcontractors, from discriminating against any employee or applicant for employment, with respect to hire, tenure, terms, conditions or privileges of employment because of race, color, religion, sex, disability, or national origin. (Neb. Rev. Stat. Sections 48-1101 through 48-1125); and

- (g) Warrants that its board members, officers, associates and employees presently have no known financial interest and shall not acquire any known financial interest, direct or indirect, which would conflict in any manner or degree with the performance of the services required by this Agreement. The NRD shall comply with the provisions of the laws of the State of Nebraska which require disclosure for conflict of interest determinations. The existence of any conflict of interest shall enable DNR to void this Agreement.
- (2) DNR agrees to promptly review all bills submitted by the NRD and, in the absence of any dispute over those bills, pay the NRD the amount billed within 21 days of the receipt of the bill.
- (3) All materials, supplies, software, hardware, and equipment purchased by the NRD to carry out the purposes of this agreement will be the property of the NRD. Equipment purchased by DNR for use by the NRD shall be returned to DNR upon request.
- (4) This agreement may be modified in writing at any time by mutual agreement of the parties or may be terminated by either party by giving the other party 30 days notice in writing of such termination. Services provided by the NRD prior to the date of any such termination shall be paid by the DNR in accordance with item (2) above.
- (5) This Agreement is governed by the laws of the State of Nebraska including the State Contract Claims Act. (Neb. Rev. Stat. Sections 81-8,302 through 81-8,306.

Voper Republican NRD	Nebraska Department of Natural Resources
9-29-05 Date	
	ADDONER

APPROVED

AS TO FORM & CONTENT BY NDNR LEGAL COUNSEL

ADD DATE 16/7/05



Attachment A - Budget FY 2005 - 2006 Upper Republican Natural Resource District Republican River Settlement Implementation

State funding-

	Staff 1 2/3 FTE Technician or equivalent-		
	Salary including benefits	Subtotal	<u>\$55,950</u> \$55,950
	Equipment 2- ATVs		\$8,500
,	2-A1V5	Subtotal	\$8,500
	Supplies		#4.550
	Miscellaneous office and field Vehicle operating, insurance, and maintenance		\$1,550 \$4,000
	Statistical software package-NRD choice Groundwater modeling plan analysis		\$3,500
		Subtotal	\$9,050
	Training		¢4 500
	Statistical software training	Subtotal	<u>\$1,500</u> \$1,500
	Other Costs		
	Professional Services (legal, technical, modeling)	Subtotal	<u>\$5,000</u> \$5,000
	Total Sta	te Funding	\$80,000
District F	unding		•
	Staff		
	.4 Manager inputs, Integrated management plan imp.2 FTE Water Quality Technicians	lementation	\$32,000 \$7,500
	.1 Administrative Assistant		\$4,000
		Subtotal	\$43,500
	Other cost (mileage, mailing, phone, equipment main	itenance)	\$5,500
			# 40 OCO
<i>:</i>	Total Dist	trict Funding	\$49,000

Inter-Local Cooperation Agreement Between the Lower Republican Natural Resources District And the

Nebraska Department of Natural Resources

WHEREAS, the United States Supreme Court has approved a comprehensive settlement of the Republican River Compact litigation in <u>Kansas vs. Nebraska</u>, No. 126, original (Supreme Court) (the "Comprehensive Settlement"); and

WHEREAS, that Comprehensive Settlement will require substantial work by the staff of the Upper Republican Natural Resources District (NRD); and

WHEREAS, such additional work will include, but not be limited to the tasks described in Attachment A; and

WHEREAS, the Nebraska Department of Natural Resources (DNR) has available from legislative appropriations funds to assist the NRD with the costs it incurs in performing such additional tasks in fiscal year 2005-06, which runs from 7/1/2005 through 6/30/2006; and

WHEREAS, the NRD will also devote substantial resources of its own to implement the Comprehensive Settlement.

NOW THEREFORE, the parties hereto agree as follows:

(1) The NRD agrees to:

- (a) Perform the tasks described in Attachment A;
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- (c) Bill the DNR for costs actually incurred by the NRD in providing such services, the total amount not to exceed \$110,000 in fiscal year 2005-06. Billings shall be itemized and submitted no more often than once per month and shall be accompanied by a report describing the services performed since the last such billing. Any individual item in excess of \$1,000 shall be documented;
- (d) Certify that it maintains a drug free work place environment to ensure workers safety and workplace integrity. The NRD agrees to provide a copy of its drug free workplace policy at any time upon request by the DNR;
- (e) Ensure compliance with Nebraska Technology Access Standards. See website at: http://www.nitc.state.ne.us/standards/accessibility/;
- (f) Ensure compliance with the Nebraska Fair Employment Practice Act which prohibits contractors of the State of Nebraska, and their subcontractors, from discriminating against any employee or applicant for employment, with respect to hire, tenure, terms, conditions or privileges of employment because of race, color, religion, sex, disability, or national origin. (Neb. Rev. Stat. Sections 48-1101 through 48-1125); and

- (g) Warrants that its board members, officers, associates and employees presently have no known financial interest and shall not acquire any known financial interest, direct or indirect, which would conflict in any manner or degree with the performance of the services required by this Agreement. The NRD shall comply with the provisions of the laws of the State of Nebraska which require disclosure for conflict of interest determinations. The existence of any conflict of interest shall enable DNR to void this Agreement.
- (2) DNR agrees to promptly review all bills submitted by the NRD and, in the absence of any dispute over those bills, pay the NRD the amount billed within 21 days of the receipt of the bill.
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- (4) This agreement may be modified in writing at any time by mutual agreement of the parties or may be terminated by either party by giving the other party 30 days notice in writing of such termination. Services provided by the NRD prior to the date of any such termination shall be paid by the DNR in accordance with item (2) above.
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Mikel Clements Lower Republican NRD	Nebraska Department of Natural Resources
9-21-05 Date	9-28-05 Date
	APPROVED AS TO FORM & CONTENT

Agreement Between the Lower Republican Natural Resources District And the Nebraska Department of Natural Resources

Attachment A

The Lower Republican Natural Resources District (NRD) agrees to assemble the necessary staff, equipment and supplies in order to implement the settlement of the Republican River Compact litigation in <u>Kansas vs. Nebraska</u>, No. 126, original (Supreme Court) (the "Comprehensive Settlement"). As part of the effort to conform to applicable state and federal laws and, and in exchange for funding provided by the State of Nebraska through the Department of Natural Resources (Department), the NRD will perform tasks and fulfill functions that include, but are not limited to:

- 1. Enforce rules of the NRD's Integrated Management Plan (IMP) within the constructs of the Nebraska Ground Water Management and Protection Act that give the NRD the authority and methods to manage ground water in support of the Comprehensive Settlement.
- 2. Maintain a totalizing water well flow metering program for ground water wells located within or supplying water within the NRD. The metering program will include the following elements:
 - a) Perform or oversee proper identification, installation, use, functioning and maintenance of water well totalizing flow meters. Keep permanent records on file in the NRD offices that are sufficient to record the history of meter installation, maintenance and replacement at each location.
 - b) Conduct periodic field inspections and measurements to verify the proper installation, use and functioning of well meters.
 - c) NRD personnel or its contractors will provide for the routine servicing of all meters and for the repair of damaged or impaired well meters. Steps shall be taken to minimize the occurrence of meter tampering.
 - d) Record annual withdrawals, well meter identification, well identification number(s), and delivery system information for all active irrigation, municipal and industrial wells (regulated wells) within the NRD. NRD personnel or its contractors will gather annual water meter readings for ground water irrigation wells. The annual reporting period shall be the calendar year. The NRD will supply the Department with the above data as required for compliance with the Comprehensive Settlement. Annual water withdrawal and ancillary data shall be reported to the Department no later than March 15 of the following year.

- e) Provide alternate information to be used to compute the annual pumping of each regulated well in the event that the approved water measuring device did not function properly or for those lower capacity irrigation wells that are not required to have a totalizing meter. This shall include the hours of operation and the actual pump rate in gallons per minute of the regulated well. This will require the NRD to periodically measure the instantaneous flow rate for regulated wells.
- 3. Develop a program in cooperation with the Department to identify and certify the location and extent of irrigated agriculture within the Republican River Basin. The NRD's part of the program shall include:
 - a) For all irrigated agricultural land that is served by ground water, identify the owner, source of water (e.g. well and water meter identification numbers), number of acres certified and the aerial extent of the certified fields.
 - b) Provide actual annual irrigated acre reports to accompany the annual water withdrawal information. Maintain current owner information for IMP certified land.
 - c) Maintain accurate records of any transfers of allocation or physical transfers of ground water as permitted by the IMP.
 - d) Ensure the amount of ground water used on each irrigated field is metered and the meter identification number(s) is (are) recorded or report the amount of water pumped by those lower capacity irrigation wells that are not required to have a totalizing meter. Ensure the allocation for each tract of certified irrigated land is not exceeded.
 - e) Verify the accuracy of the information collected.
 - f) Share information described above with the Department.
- 4. Cooperate with the Department in the location and identification of dams that store more than 15 acre-feet of water, as defined in the Comprehensive Settlement documents.
- 5. Cooperate with the Department in performing activities in support of the operation of the ground water model that was adopted as part of the Comprehensive Settlement. The activities may include the collection, processing, and dissemination of meteorological data, stream headwater locations information, ground water levels, farm practice information, land use information, instantaneous flow measurements, reservoir storage information, and geologic information.
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7. Cooperate with Department officials to provide other assistance and information that is needed to ensure compliance by Nebraska with the Comprehensive Settlement, including, but not limited to inspection of any regulated well, water meter, or ground water irrigation project.

LRNRD Implementation Cost, FY 05-06

							9/22/2005
Ехр	enditures:						
Qty		Budget Amount	Budgeted amt carried for'd		Amount Spent	Amount Spent	Amount Left
	Miscellaneous	\$2,250.00	\$ 2,250.00		\$ -	\$ -	\$ 2,250.00
1	Flow Meter Maint.	\$5,780.00	\$ 5,780.00		\$ -	\$ -	\$ 5,780.00
	Total	\$ 8,030.00	\$ 8,030.00			·\$· - "	\$ 8,030.00
Pers	sonnel:	Ψ 0,000.00	Ψ 0,000.00				
					Total Clarical	\$ -	\$ 25,000.00
1_	Water Resource Salary	\$25,000.00	\$ 25,000.00		Total Clerical	\$ - \$ -	Ψ 20,000.00
							A 00 750 00
1	Tech Salary	\$28,750.00	\$ 28,750.00		Tech	\$ -	\$ 28,750.00
	·						
1	Part-time Staff Salary	\$5,720.00	\$ 5,720.00		Tech	\$ -	\$ 5,720.00
						Φ -	
2	Part-Time Meter Readers	\$24,500.00	\$ 24,500.00		Total Tech	\$ -	\$ 24,500.00
						\$ -	
	Total	\$83,970.00	\$ 83,970.00			\$ -	\$ 83,970.00
Offic	ce Supplies/Misc.:	Ψ00,370.00	Ψ 00,070.00				
		45.000.00	. 5000.00			\$ -	\$5,000.00
	Office Supplies, Field Supplies	\$5,000.00	\$ 5,000.00			\$ -	40,000.00
							#0.000.00
	Expenses, Training	\$3,000.00	\$ 3,000.00		•	\$ -	\$3,000.00
	Others	\$0.00	\$ -			\$ - \$ -	\$0.00
						3	
	Vehicle Operating Costs	\$10,000.00	\$ 10,000.00			\$ -	\$10,000.00
						\$ -	<u> </u>
	Total	\$18,000.00	\$18,000.00			\$ -	\$18,000.00
	Total	\$15,000.00				<u> </u>	L # 140 000 00
	TOTAL	\$110,000.00	\$ 110,000.00				\$ 110,000.00
	** - Bill included				Amount due	\$ -	
	- Dili moluucu						
				Total Amoun	t due to the LRNRD	\$ -	1

RECEIVED
SEP 23 2005
NATURAL TRESOURCES

Inter-Local Cooperation Agreement Between the Tri-Basin Natural Resources District And the Nebraska Department of Natural Resources

. . -

WHEREAS, the United States Supreme Court has approved a comprehensive settlement of the Republican River Compact litigation in <u>Kansas vs. Nebraska</u>, No. 126, original (Supreme Court) (the "Comprehensive Settlement"); and

WHEREAS, that Comprehensive Settlement will require substantial work by the staff of the Tri-Basin Natural Resources District (NRD); and

WHEREAS, such additional work will include, but not be limited to the tasks described in Attachment A; and

WHEREAS, the Nebraska Department of Natural Resources (DNR) has available from legislative appropriations funds to assist the NRD with the costs it incurs in performing such additional tasks in fiscal year 2005-06, which runs from 7/1/2005 through 6/30/2006; and

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(d) Certify that it maintains a drug free work place environment to ensure workers safety and workplace integrity. The NRD agrees to provide a copy of its drug free workplace policy at any time upon request by the DNR;

(e) Ensure compliance with Nebraska Technology Access Standards. See website at: http://www.nitc.state.ne.us/standards/accessibility/;

(f) Ensure compliance with the Nebraska Fair Employment Practice Act which prohibits contractors of the State of Nebraska, and their subcontractors, from discriminating against any employee or applicant for employment, with respect to hire, tenure, terms, conditions or privileges of employment because of race, color, religion, sex, disability, or national origin. (Neb. Rev. Stat. Sections 48-1101 through 48-1125); and

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- (5) This Agreement is governed by the laws of the State of Nebraska including the State Contract Claims Act. (Neb. Rev. Stat. Sections 81-8,302 through 81-8,306.

Brodleg Levelan Tri-Basin NRD	Nebraska Department of Natural Resources		
	9-28-05		
Date	Date APPROVED		
	AS TO FORM & CONTENT		
	BY NDNR LEGAL COUNSEL		
	ADD DATE 9/28/05		

Tri-Basin NRD PROPOSAL FOR REPUBLICAN BASIN FUNDING

FY 2005-2006

Description	Rep Basin Funding
	\$20,000.00
00 Administrative Salaries	\$6,000.00
00 Clerical Salaries	\$20,000.00
00 Summer Intern/Maintenance Salaries	\$5,000.00
······································	\$3,442.50
00 Benefits	
00 Information & Education	\$2,000.00
0 Legals	\$1,000.00
0 Vehicle Expense	
O Director Expense	
Telephone	\$3,000.00
	\$2,057.50
Professional Services (GIS)	\$2,000.00
	\$4,000.00
	ψ1,000.00
Update Well Census Software	,
Desktop For Cohyst Model	
42" Plotter Printer	\$1,000.00
Gauging Station Maintenance	\$500.00
	\$10,000.00 \$80,000.00
	Description OU Technical Salaries OU Administrative Salaries OU Clerical Salaries OU Summer Intern/Maintenance Salaries OU Payroll Tax OU Benefits OU Information & Education OU Postage OU Office Supplies OU Office Supplies OU Attorney OU State/Local Flowmeter Cost-Share OU Water Resources Projects OU Vehicle Expense OU Director Expense OU Director Per Diem OU Internet OU Telephone OU Telephone OU Telephone OU Telephone OU Water Level Sensor (10) OU Desktop & Laptop OU Update Well Census Software OU Desktop For Cohyst Model OU Administrative Salaries OU Vehicle Expenses OU Vehicle Expense OU Director Per Diem OU Telephone OU Telephone

Agreement Between the Tri-Basin Natural Resources District And the Nebraska Department of Natural Resources

Attachment A

The Tri-Basin Natural Resources District (NRD) agrees to assemble the necessary staff, equipment and supplies in order to implement the settlement of the Republican River Compact litigation in <u>Kansas vs. Nebraska</u>, No. 126, original (Supreme Court) (the "Comprehensive Settlement"). As part of the effort to conform to applicable state and federal laws and, and in exchange for funding provided by the State of Nebraska through the Department of Natural Resources (Department), the NRD will perform tasks and fulfill functions that include, but are not limited to:

- 1. Promulgate and enforce rules and associated controls within the constructs of the Nebraska Ground Water Management and Protection Act that give the NRD the authority and methods to manage ground water and regulate ground water wells and maintain accurate records of ground water elevation and any other information necessary to document compliance with the NRD's rules and regulations.
- 2. Implement, expand or maintain a totalizing water well flow metering program for ground water wells within or supplying water to land in the Republican River Basin within the NRD. The metering program will include the following elements:
 - a) Require proper identification, installation, use, functioning and maintenance of water well totalizing flow meters. Keep permanent records on file in the NRD offices that are sufficient to record the history of meter installation, maintenance and replacement at each location.
 - b) Require periodic field inspections and measurements to verify the proper installation, use and functioning of well meters. A portion of the meters should be scheduled for inspection each year. Steps shall be taken to minimize the occurrence of meter tampering.
 - c) Record annual withdrawals, well meter identification, well identification number(s), and delivery system information for all active irrigation, municipal and industrial wells within the NRD. Report irrigated acres for all active irrigation wells. The annual reporting period shall be the calendar year. The NRD will supply the Department with this data as required for compliance with the Comprehensive Settlement. Annual water withdrawal and ancillary data shall be reported no later than March 15 of the following year.
 - d) Provide alternate information to be used to compute the annual pumping of each active irrigation, municipal and industrial well within the NRD in the event

that the approved water measuring device did not function properly or for those wells that are not required to have a totalizing meter. This shall include the hours of operation and the actual pump rate in gallons per minute, unless another mutually agreed method (between NRD and the Department) is selected to compute water withdrawal. This may require the periodic measuring of actual flow rate.

- 3. Develop a program in cooperation with the Department to identify and certify the location and extent of irrigated agriculture within the Republican River Basin. The NRD's part of the program shall include:
 - a) For all irrigated agricultural land that is served by ground water, identify the owner, source of water (e.g. well and water meter identification numbers), number of acres certified and the aerial extent of the certified fields.
 - b) Require and record actual annual irrigated acre reports to accompany the annual water withdrawal information. Maintain current owner information for certified land.
 - d) Ensure the amount of ground water used on each irrigated field is metered and the meter identification number(s) is (are) recorded or report the amount of water pumped by those irrigation wells that do not have a totalizing meter.
 - e) Verify the accuracy of the information collected using Farm Service Agency records, County Assessor records and any other necessary information.
 - f) Share information described above with the Department.
- 4. Cooperate with the Department in the location and identification of dams that store more than 15 acre-feet, as defined in the Comprehensive Settlement documents
- 5. Cooperate with the Department in performing activities in support of the operation of the ground water model that was adopted as part of the Comprehensive Settlement. The activities may include the collection, processing, and dissemination of meteorological data, stream headwater locations information, ground water levels, farm practice information, land use information, instantaneous flow measurements, reservoir storage information, and geologic information.
- 6. Cooperate with the Department to ensure the proper and legal registration of all ground water wells located within or supplying water to land within the NRD. This will include the proper identification and verification of inactive wells as defined in Neb. Rev. Stat. § 46-1207.02. Maintain current owner information for registered wells.
- 7. Cooperate with Department officials to provide other assistance and information that is needed to ensure compliance by Nebraska with the Comprehensive Settlement, including,

but not limited to inspection of any registered irrigation, municipal and industrial well, water meter, or ground water irrigation project.