

COLORADO PARKS AND WILDLIFE BIG GAME ACCESS PROGRAM (BGAP)

LANDOWNER AGREEMENT

between Colorado Parks and Wildlife and

_____ (Landowner)

_____ (Address) _____ (phone #)

(Please Print)

Indicate location(s) of **proposed** parcels on plat map provided. Colorado Parks and Wildlife reserves the right to accept or reject any or all of the fields described below based on their assessment of whether the cover in each field meets the criteria established in Exhibit B – Landowner Information.

	ACRES	COVER ¹	LEGAL DESC.	RENEWAL y/n
PARCEL 1:	_____	_____	_____	_____
PARCEL 2:	_____	_____	_____	_____
PARCEL 3:	_____	_____	_____	_____
PARCEL 4:	_____	_____	_____	_____
PARCEL 5:	_____	_____	_____	_____
PARCEL 6:	_____	_____	_____	_____
PARCEL 7:	_____	_____	_____	_____
PARCEL 8:	_____	_____	_____	_____
PARCEL 9:	_____	_____	_____	_____

CPW USE ONLY	
ACCEPTED	REJECTED
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
Acres: _____	\$: _____

¹ Fill in cover as CRP, crop stubble, food plots, corn stalks, creek/river bottom, grass pasture, etc.

For payment to be made by CPW, the Landowner agrees to allow walk-in access on the parcels described above to properly licensed hunters holding CPW BGAP permits for **antelope and/or deer hunting** from August 15, 2012 through December 31, 2012, or the agreed upon season dates; and agree to the provisions as described within "Landowner Information and Requirements", attached to this Landowner agreement, from signature through January 15, 2013. Prohibited disturbances/alterations include, but are not limited to, mowing, burning, or disking of stubble, or large scale controlled burns during the established hunting seasons. Landowner also agrees to allow the above parcels to be posted as being open to public BGAP hunting and their locations being identified in a published atlas, and to allow reasonable provisions for parking where necessary. It is the intent of the Parties that the Landowner enjoy the liability limitations of sections 33-41-101 *et seq.*, C.R.S. (private landowners providing public recreation have limited immunity from liability). Landowner acknowledges that participation in the BGAP does not otherwise confer any protection or "insurance" for the Landowner's person or property, nor protection from liability to others. This agreement may be terminated by either party upon giving written notice. In case of landowner cancellation, Colorado Parks and Wildlife reserves the right to pro-rate payments based on when cancellation notice was received in relation to the number of days left in the antelope/deer season. Landowner payments will be made after January 15, 2013.

Landowner Signature

Date

Print Name and Title

Colorado Parks and Wildlife (Program Coordinator)

Date

Print Name and Title

[Type text]