

without regard to conflicts of laws.

Pre-Award Waiver, Release, and Limitation of Liability Agreement

(Timber Sales or Stewardship Contract)
Ref FSM 2432.31b

FS-2400-0076 (REV.xx/xxxx) OMB 0596-0225 (EXP. x/xx/xxxx)

	Purchaser	□ Contractor		
This PRE-AWARD WAIVER, RELEASE,	AND LIMITATION OF LIABILI	TY AGREEMENT ("Agreement") is	entered into as of	
this day of , between the U.S. Forest Service ("Forest Service") and				
(" Contractor ") (together sometimes referred to herein as the "Parties").				
	<u>Recitals</u>			
WHEREAS, on or about	, the Forest Service se	elected Contractor to be the success	sful Offeror	
to operate the	Integrated Resource Ti	imber Contract , located on	National Forest;	
WHEREAS, the Parties recognize that the existing and/or threatened	e Inteç	grated Resource Timber Contract ma	y be affected by	
litigation ("Litigation") and that, due to such Litigation, the Contracting Officer may instruct Contractor to delay or suspend operations, and/or modify or terminate the contract for the Integrated Resource Timber Contract; and				
WHEREAS, Contractor desires the Forest Service to proceed with the award of the contract, despite the possibility that the Forest Service might delay or suspend operations, and/or modify or terminate the contract;				
	<u>Terms and Conditio</u>	<u>ns</u>		
Contract Award. After the Parties' export the Integrated requirements for contract award.		Contracting Officer shall promptly a Contractor if Contractor has met all		
2. Release of Claims . Except as provided in Paragraph Three, Contractor agrees to waive and release any and all claims against the Forest Service, Department of Agriculture, and/or United States (collectively the "Government") based in whole or in part upon any instruction issued by the Contracting Officer to delay or suspend operations, and/or modify or terminate the contract for the Integrated Resource Timber Contract because of Litigation. Contractor agrees that the foregoing waiver and				
release includes, but is not limited to, any claim based in whole or in part upon (a) any finding that the Forest Service failed to comply with environmental laws, regulations, rules, and/or policy; (b) any express or implied contractual warranty regarding the availability of timber for harvest; or (c) any express or implied contractual duty to cooperate and not to hinder Contractor's performance.				
3. Contractor's Remedies . In the event and/or modify or terminate the contract be Integrated R	ecause of Litigation, Contractor			
4. Limitation of Liability . In the event the or modify or terminate the contract because reliance damages, restitution damages, contract. Moreover, Contractor shall not 1) replacement volume, and 2 the contract under provision B/BT8.34, under provisi	se of Litigation, Contractor sha onsequential damages, or spe- be entitled to the following con 2) liquidated damages. Nor sha	all not be entitled to any kind of bread cial damages, except as specifically ntract remedies set forth in provisions all Contractor have the right to unilate	ch damages, allowed in the s B/BT8.34: erally terminate	
5. Merger . Upon the Parties' execution this Agreement shall become part of such this Agreement and the terms of the origi execution of the contract for the and limitation of liability, contained herein. Should Contractor assignshall be binding on the subsequent contractor.	contract as an addendum thermal contract, the terms of this Antegrated Resource Timber Co	Agreement shall govern. The Parties ontract shall not in any way affect the	een the terms of s' subsequent e waiver, release,	
6. Contractor's Affirmation . By executing this Agreement, Contractor affirms that it has freely and knowingly agreed to the foregoing waiver, release, and limitation of liability. Moreover, Contractor affirms that the Integrated Resource Timber Contractaward by the Forest Service, which might have been delayed or withheld, constitutes adequate consideration for the foregoing waiver, release, and limitation of liability. 7. Choice of law . This agreement shall be governed by the laws of the United States and federal common law				
7. Choice of law. This agreement shall	be governed by the laws of the	e Oniteu States and lederal commor	ııaw	

File Code: Page 1 of

8. Severability . In the event that a tribunal of competent jurisdiction invalidates any part of this Agreement, the Parties agree that such part shall be severed and that the remaining parts shall continue in full force and effect.				
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Terms and Conditions Continued

9. Jurisdiction. The Parties expressly agree that the Contract Appeals shall have jurisdiction over this Agr foregoing agreement and consent shall not be constr	reement and hereby consent to the jurisdic	ction of such bodies. The			
IN WITNESS WHEREOF, the Parties hereto have ex	ecuted this agreement.				
USDA, Forest Service					
Ву:		Contracting Officer			
Name of Approving Official	Signature of Approving Official	Title of Approving Official			
I,, certify that I have full authority to represent the interests of					
, and that my signature below binds	to this agreement.	Contractor			
Cor	ntractor				
By:					
Contractor Representative	Signature of Contractor Representative	Title of Contractor Representative			
Duly authorized	Title	Date SEAL			
If the corporation has	no corporate seal that fact shall be stated				
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