

LAND AUCTION

400 +/- Acres - Clark County, SD 10:00 AM Start

Robert & Beth Duerre Living Trust

Jark/Worlie Auction, LLC

Val W. Jark. (605) 380-2244 Broker Assoc. #12404

Merlin T. Worlie (605) 715-9200 RE Auctioneer #114

Auction Location

Crocker Hills Bar & Grill, Crocker, SD. Sale Time: 10:00 AM.

Welcome

We invite and welcome you to our public auction! This is an excellent opportunity to add Clark County / Crocker Area Grassland to your portfolio.

Legal Description

NE ¼, NW ¼ & W ½ of SW ¼ of 11-119-59, Warren Twp, Clark County, SD

RANCHING, HUNTING & INVESTMENT OPPORTUNITIES!

* Buyers have the right to operate in 2024! *

** EWP-FP / Emergency Watershed Program
Floodplain Easement **

Disclaimer: While we feel that all information is correct, it is your responsibility as buyers to research any/all information to your own satisfaction.













413	—153-St			41-/		31 AVE			153rd-St	
413th-Ave	32 Cranda	33 all	34	35 T-/th-Ave	36	31 0	32	33	34	35
6	5	4	3	2	1	6 42	5	4 155th-St	3	2
⁻7 —156th	8 -St	9	10	11	12	7	8	9	10	11
18	17	16 Wa	15	14	13	18	17	16 Spring-Vall	15 ev	14
19	20	T119N	,R59W 22	23	24	19	20	T119N,R58		23
		-158th-S			Clark					

Terms

Successful bidder(s) will deposit 10% down as irrevocable earnest money on day of sale. The balance will be due at closing which will be within 45 days of date of sale. The cost of title insurance and closing service fees will be divided equally between buyer and seller. The Closing Agent is Tom Sannes - Delaney, Nielsen & Sannes Law Office, Webster, SD. Jark/Worlie Auction, LLC and Tom Sannes are acting as agents for sellers. Possession will be given at closing. The 2024 real estate taxes will be paid by buyer. Sellers will convey to buyer any gas, oil, mineral or hunting rights now owned. Sellers reserve the right to accept or reject any or all bids. Announcements made on day of sale shall take precedence over written advertisements. This package is offered subject to any rights, easements, restrictions and/or reservations of record. No buyer contingencies of any kind - have financial arrangements secured prior to bidding.

To be offered

N ½ of 11-119-59 & W ½ of SW ¼ of 11-119-59,

Warren Twp, Clark County, SD

This tract is offered \$____x 400 acres.

This package is all Native Grass / Pasture. It is cross fenced into 3 units - each with a dugout. It also includes 1 Scraper Tire water tank that is shared between 2 units (Clark Rural Water Private Line). It was sprayed in fall of '23 and has been sprayed every 3rd year since 2000. It has an EWP-FP / Emergency Watershed Program Floodplain Easement.

** Possession in 2024 **

COUNTY PARCEL RATINGS: .478, .419, .262

SURETY RANGE PRODUCTION:

3590.6 lbs. / acre / year

2023 COMBINED REAL ESTATE TAXES:

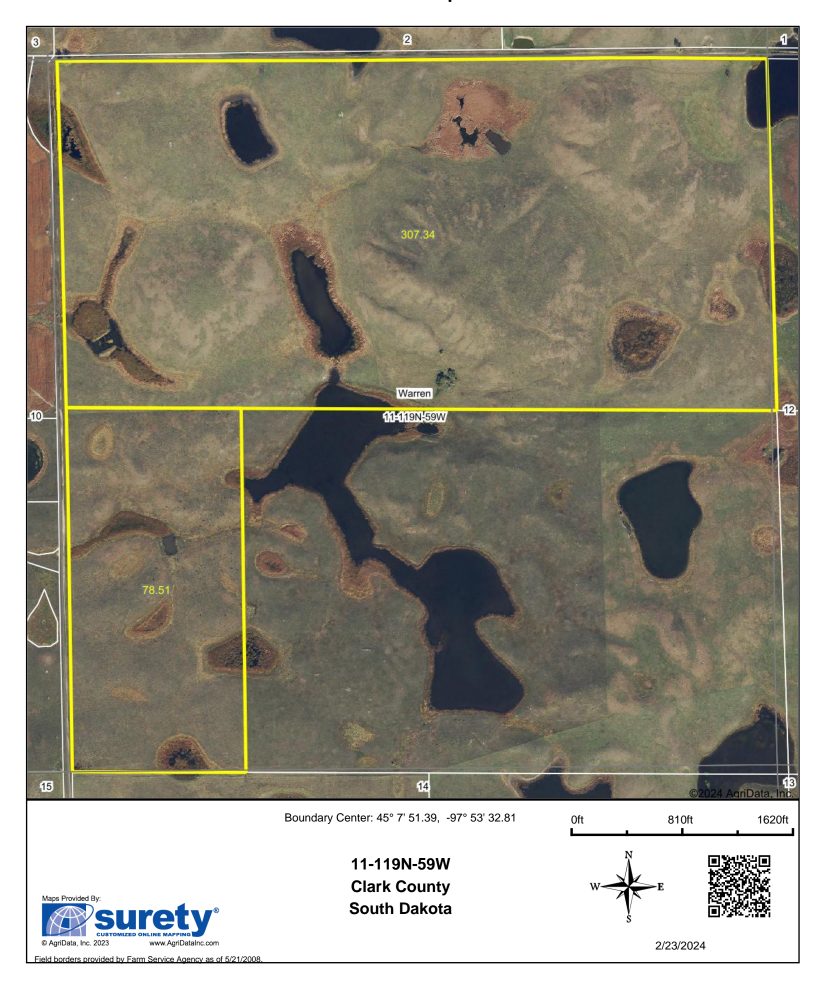
\$2,383.78

LOCATION

From CROCKER, SD - go 6 miles West (Hwy 20) & 1 mile North (416 Ave). From CONDE, SD - go 3 miles South (Hwy 37), 10 miles East (Hwy 20) & 1 mile North (416 Ave). From RAYMOND, SD - go 14 miles North (414 Ave), 2 miles East (Hwy 20) & 1 mile North (416 Ave).

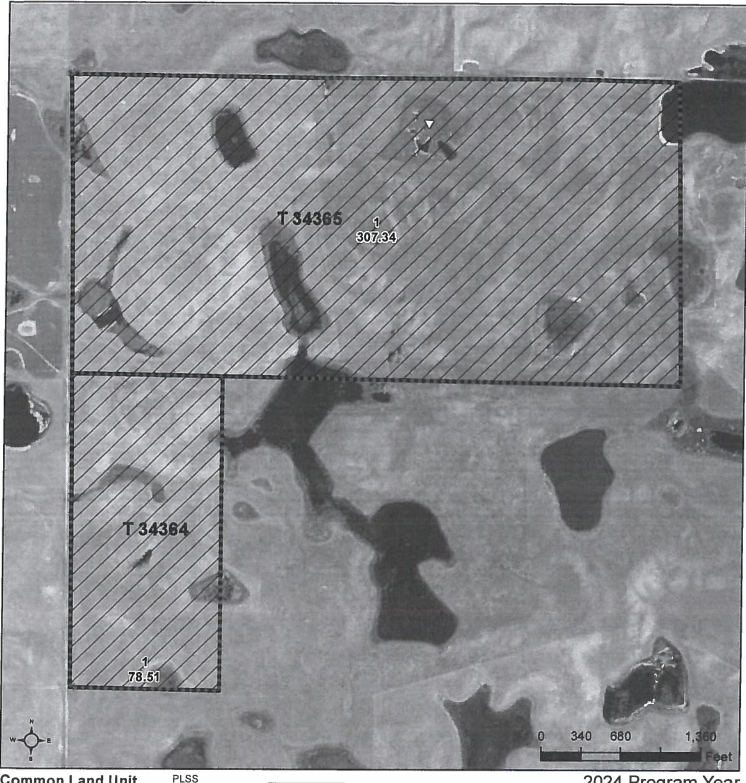
Note: 416 Avenue is a minimum maintenance road.

Aerial Map





Day County, South Dakota



Common Land Unit

Non-Cropland Tract Boundary

Wetland Determination Identifiers

Restricted Use

Limited Restrictions

Exempt from Conservation Compliance Provisions

LS	S		

Unless otherwise noted, crops listed below are: Non-irrigated Intended for Grain

Corn = Yellow Soybeans = Common Wheat - HRS or HRW Sunflowers = Oil or Non

2024 Program Year

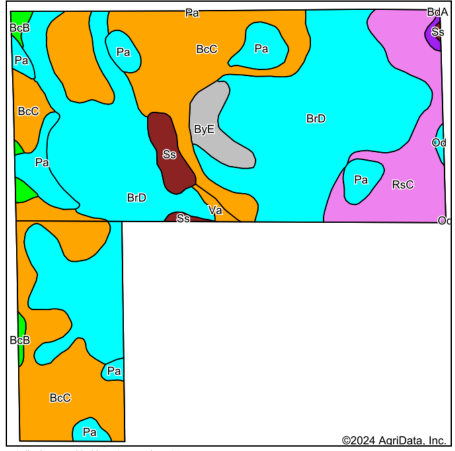
Map Created November 07, 2023

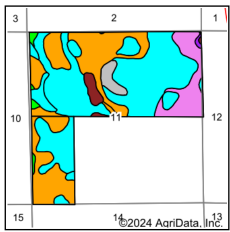
11-119N-59W-Clark

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data as is and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

Producer initial

Soils Map





State: **South Dakota**

County: Clark

Location: 11-119N-59W

Township: Warren Acres: 385.85 Date: 2/23/2024

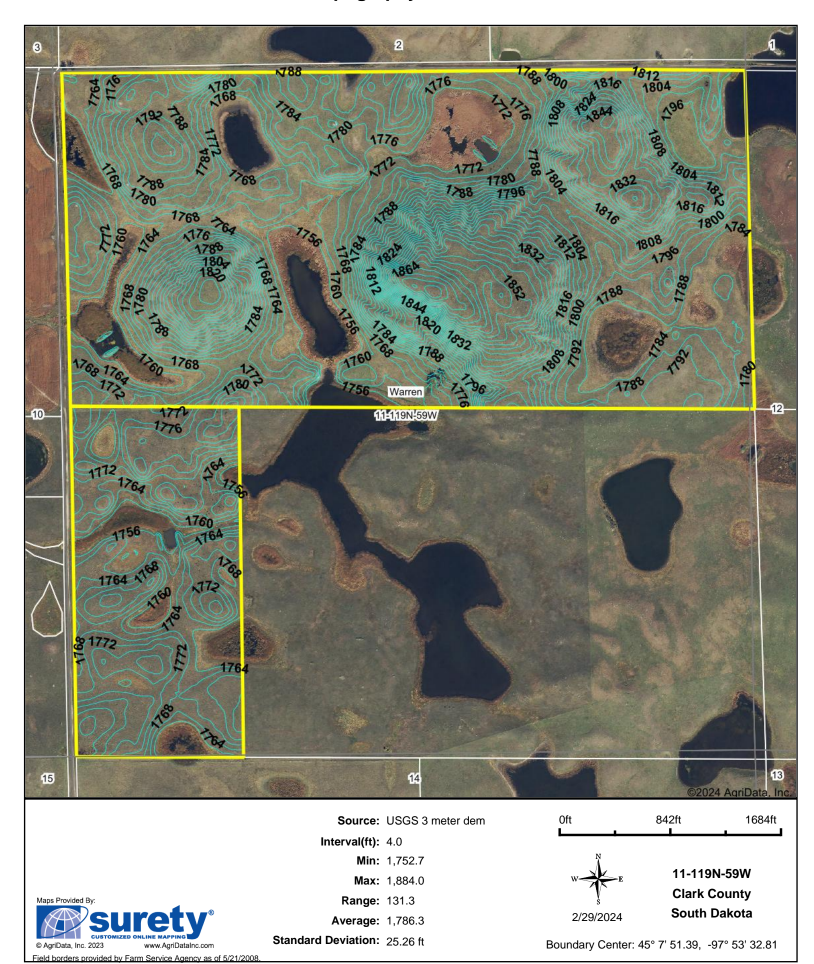




Soils	data provided by USDA and NRCS.				⊌ A(mbata, inc. 2023 www.Agribatai	Š Š
Area S	Symbol: SD025, Soil Area Version: 26						
Code	Soil Description	Acres	Percent of field	PI Legend	Non-Irr Class *c	Range Production (lbs/acre/yr)	Productivity Index
BrD	Buse-Barnes loams, 9 to 20 percent slopes	177.16	45.9%		Vle	3215	30
BcC	Barnes-Buse-Svea loams, 2 to 9 percent slopes	116.08	30.1%		llle	3592	64
RsC	Renshaw-Sioux complex, coteau, 6 to 9 percent slopes	39.05	10.1%		IVe	2343	28
Pa	Parnell silty clay loam	27.75	7.2%		Vw	6712	31
ByE	Buse-Langhei complex, 15 to 40 percent slopes	9.88	2.6%		VIIe	3063	8
Ss	Southam silty clay loam, 0 to 1 percent slopes	8.34	2.2%		VIIIw	6972	10
BcB	Barnes-Buse-Svea loams, 1 to 6 percent slopes	4.02	1.0%		lle	3696	77
Va	Vallers-Hamerly loams	1.69	0.4%		IVw	4894	62
Dv	Divide loam	1.03	0.3%		IIIs	4154	55
Od	Oldham silty clay loam	0.85	0.2%		Vw	6296	31
		•	Weigh	ted Average	4.83	3590.6	39.8

^{*}c: Using Capabilities Class Dominant Condition Aggregation Method

Topography Contours



United States Department of Agriculture Natural Resources Conservation Service

EWP-FP OMB No. 0578-0013

EMERGENCY WATERSHEDS PROGRAM FLOODPLAIN WARRANTY EASEMENT DEED Agreement #75-6740-0-811

THIS WARRANTY EASEMENT DEED is made by and between Thad Duerre and Victoria L. Duerre of RR1, Box 242, Bristol, SD 57219

(hereafter referred to as the "Landowner"), Gramor(s), and the UNITED STATES OF AMERICA (hereafter referred to as the "United States"). The Landowner and the United States are jointly referred to as the "Paries."

Witnesseth

Purposes and Intent. The purposes of this easement are: to allow the unimpeded reach and flow of any waters in, over, upon, or through the easement area; to retard runoff and prevent soil erosion through the restoration, protection, or enhancement of the floodplain; to restore, protect, manage, maintain, and enhancement functional values of wetlands, riparian areas, conservation buffer surips, and other lands, to conserve named whose including fish and wildlife habitat, water quality improvement, flood water retention, groundwater recharge, the space, aesthetic values, and environmental education; and to safeguard lives and property from floods, drough, and the products of erosion. It is the intent of the United States to allow the landowner the opportunity to participate in the restoration and management activities on the easement area and, at the discretion of the United States to provide for companiole uses which may include having, grazing, and timber harvest under the provisions approved by the United States.

Authority. This easement deed acquisition is authorized by 16 U.S.C. § 2203, as amended, and 7 U.S.C. § 428a. The acquiring agency is the Natural Resources Conservation Service (NRCS), United States Department of Agriculture.

Ninety Thousand, One Hundred two Dollars and Eighteen

NOW THEREFORE, for and in consideration of the sum of Cents.

Dollars (\$90, 102.18), Landowner hereby grants and conveys with general warranty of title to the United States of America and its assigns, forever, all rights, title and interest in the lands comprising the essentent area described in Part I and appearement rights of access to the easement area, but reserving to the Landowner only those rights, title and interest expressly enumerated in Part II. It is the intention of the Landowner to convey and relinquish any and all other property rights not so reserved. This easement shall constitute a servinde upon the land so encumbered, shall run with the land in percentive and shall bind the Landowner(s), their beirs, successors, assigns, lessees, and any other person claiming under them.

SUBJECT, however, to all valid rights of record, if any.

PART I. Description of the Easement Area. The lands encumbered by this easement deed (referred to hereafter as the "easement area") are described on EXHIBIT A which is appended to and made a part of this warranty easement deed.

TOGETHER with a right of access for ingress and egress to the easement area across adjacent or other properties of the Landowner. Such a right-of-way for access purposes is described in EXHIBIT B which is appended to and made a part of this warranty easement deed.

See Exhibit A

<u>PART II.</u> Reservations in the Landowner on the Easement Area. Subject to the rights, title, and interest conveyed by this easement deed to the United States, the Landowner reserves:

- A. <u>Title.</u> Record title, along with the Landowner's right to convey, transfer, and otherwise alienate title to these reserved rights.
 - B. Quiet Enjoyment. The right of quiet enjoyment of the rights reserved on the easement area.
 - C. Control of Access. The right to prevent trespass and control access by the general public.
- D. <u>Recreational Uses</u>. The right to undeveloped recreational uses, including hunting and fishing, and including leasing of such rights for economic gain, pursuant to applicable State and Federal regulations that may be in effect at the time.
- E. <u>Subsurface Resources.</u> The right to oil, gas, minerals, and geothermal resources underlying the easement area, provided that any drilling or mining activities are to be located outside the boundaries of the easement area unless activities within the boundaries are specified in accordance with the terms and conditions of EXHIBIT C.
- PART III. Obligations of the Landowner. The Landowner shall comply with all terms and conditions of this easement, including the following:
- A. <u>Prohibitions</u>. Without otherwise limiting the rights of the United States acquired hereunder, it is expressly understood that the rights to the following activities and uses have been acquired by the United States and, unless authorized by the United States under Part IV, are prohibited of the Landowner on the easement area:
 - Altering of woodland, wildlife habitat, or other natural features by burning, digging, plowing, disking, cutting or otherwise destroying the vegetative cover,
 - 2. Dumping refuse, wastes, sewage or other debris;
 - Harvesting wood products;
 - Draining, dredging, channeling, filling, leveling, pumping, diking, impounding or related activities, as well as altering or tampering with water control structures or devices;
 - Diverting or causing or permitting the diversion of surface or underground water into, within or out
 of the easement area by any means;
 - 6. Building or placing buildings or structures on the easement area;
 - 7. Planting or harvesting any crop; and
 - 8. Receiving any disaster assistance from the Secretary of Agriculture.
- B. <u>Noxious plants and oests</u>. The Landowner is responsible for noxious weed control and emergency control of pests as required by all Federal, State and local laws. A plan to control noxious weeds and pests on easement lands designated as Category 1 or Category 2, as provided for in Part IV, must be approved in writing by the United States prior to implementation by the Landowner.
- C. Fences. Except for establishment costs incurred by the United States and replacement costs not due to the Landowners negligence or malfensance in association with Category 1 and Category 2 designated easement lands, all other costs involved in establishment, replacement, and maintenance of fences and similar facilities to exclude livestock shall be the responsibility of the Landowner.
- D. <u>Taxes</u>. The Landowner shall pay any and all real property and other taxes and assessments, if any, which may be levied against the land.
- E. Reporting. The Landowner shall report to the United States any conditions or events which may adversely affect the floodplain or other natural values of the easement area.

PART IV. Allowance of Compatible Uses by the Landowner.

- A. General. The United States may authorize, in writing and subject to such terms and conditions the United States may prescribe at its discretion, an activity on the easement area as a compatible use. A compatible use authorization will only be made upon a determination by the United States that the proposed use is consistent with the long term protection and enhancement of the floodplain, riparian, wetland, and other values of the easement area. The United States may prescribe the type, amount, method, timing, intensity, and duration of the compatible use.
 - B. <u>Definitions</u>. For purposes of this Part:
- "Haying" means the use of the land for the production of forage from long-term stands of adapted forage plants such as grasses and legumes.
 - 2. "Grazing" means the use of the land for the direct consumption of forage by animals.
- 3. "Timber Harvesting" means the use of the land for silivculture and associated cuting and extraction of wood products.
- "Cropping" means the use of the land for the cultivation and growing of crops for harvest which may include production of fruits and nuts in orchards and vineyards.
- C. Specifications Related to Land Use Categories. The easement area has been classified according to one or more land use categories as indicated on the attached EXHIBIT D which is appended to and made a part of this warranty easement deed:
- 1. Category I Lands: Areas on which the United States will not authorize any activity as a compatible use.
- 2. Category 2 Lands: Areas on which the United States may authorize an activity as a compatible use, including, but not limited to, managed timber harvest, periodic haying, or grazing. The United States will not authorize an activity related to cropping as a compatible use on these areas nor will the United States authorize an activity related to haying or grazing if such areas are being returned to woody vegetation.
- 3. Category 3 Lands: Areas on which the United States did not acquire the rights to, and will not by the terms of this warranty easement deed prohibit of the Landowner, the activities specifically identified under Sections A1, A3, or A7 of Part III of this warranty easement deed to the extent that such activities are for the specific purpose of cropping, having, grazing, or timber harvest. It is understood that in the easement area designated as Category 3 all other rights, title, and interest have been acquired by the United States unless expressly reserved to the Landowner in Part II of this warranty easement deed.

PART V. Rights of the United States. The rights of the United States include, but are not limited to:

A. <u>Management activities</u>. The United States shall have the right to enter unto the easement area, regardless of land use category, to undertake, at its own expense or on a cost share basis with the Landowner or other entity, any activities (including removal of levees or other hydrologic alteration) to restore, protect, manage, maintain, enhance, and monitor the floodplain and other values of the easement area, including the reach and flow of waters. The land categories identified and described in Part IVC of this warranty easement deed shall not be construed to interfere with any of these management activities. It is the intent of the United States to give the Landowner the opportunity to participate in the restoration and management activities on the easement area.

- B. Access. The United States has a right of reasonable ingress and egress to the easement area over the Landowner's property, whether or not the property is adjacent or appurtenant to the easement area, for the exercise of any of the rights of the United States under this easement deed. The authorized representatives of the United States may utilize vehicles and other reasonable modes of transportation for access purposes. To the extent practical, the United States shall utilize the access identified in Exhibit B.
- C. <u>Easement Management</u>. The United States may delegate all or part of the management, monitoring or enforcement responsibilities under this easement to any entity authorized by law that the United States determines to have the appropriate authority, expertise and resources necessary to carry out such delegated responsibilities. State or federal agencies may utilize their general statutory authorities in the administration of any delegated management, monitoring or enforcement responsibilities for this easement.
- D. <u>Violations and Remedies Enforcement</u>. The Parties agree that this easement deed may be introduced in any enforcement proceeding as the stipulation of the Parties hereto. If there is any failure of the Landowner to comply with any of the provisions of this easement deed, the United States or other delegated authority shall have any legal or equitable remedy provided by law and the right:
 - 1. To enter upon the easement area to perform necessary work for prevention of or remediation of damage to floodplain or other natural values; and,
 - 2. To assess all expenses incurred by the United States (including any legal fees or attorney fees) against the Landowner, to be owed immediately to the United States.

PART VI. General Provisions.

- A. Successors in Interest. The rights granted to the United States shall accrue to any of its delegates, agents, successors, or assigns. All obligations of the Landowner under this easement deed shall also bind the Landowner's heirs, successors, agents, assigns, lessees, and any other person claiming under them. All the Landowners who are parties to this easement deed shall be jointly and severally liable for compliance with its terms.
- B. Rules of Construction and Special Provisions. All rights in the easement area not reserved by the Landowner shall be deemed acquired by the United States. Any ambiguities in this easement deed shall be construed in favor of the United States to effect the purposes for which this easement deed is being acquired. The property rights of the United States acquired under this easement shall be unaffected by any subsequent amendments or repeal of the Emergency Watersheds Program. If the Landowner receives the consideration for this easement in installments, the Parties agree that the conveyance of this easement shall be totally effective upon the payment of the first installment.

PART VII. Special Provisions (if anv).

[Can insert reference to delegation of easement management, monitoring, and enforcement responsibilities to sponsor organization.] Grantor'(s) vested drainage rights, if any, are hereby subordinated to the interest of the United States in the easement area.

TO HAVE AND TO HOLD, this Warranty Easement Deed is granted to the United States and its successors and assigns forever. The Landowner covenants that he, she or they are vested with good title to the easement area and will warrant and defend the same on behalf of the United States against all claims and demands. The Landowner covenants to comply with the terms and conditions enumerated in this document for the use of the easement area and adjacent lands for access, and to refrain from any activity not specifically allowed or that is inconsistent with the purposes of this easement deed.

Dated this
Landowner(s):) Chara Landowner(s): (Seal) Victoria L. Duerre
Acknowledgment
In the State or Commonwealth of Jan County, Borough or Parish of a Notary Public in and for said jurisdiction, personally appeared Add Julne United Anna Laune
to me known to be the person(s) described in and who executed the foregoing instrument, and acknowledged that Hilly executed the same as free act and deed,
IN TESTIMONY WHEREOF, I have hereunto my hand and Notarial Seal subscribed and affixed in said jurisdiction, the day and year above written.
(NOTARIAL SEAL) Notary Public
My Commission Expires: ANET LARDY, Notary Public My Commission Expires Merch 11,2005
APU CANALANTANA AND AND AND AND AND AND AND AND AND

Prepared by Prairie Partners, Inc., Box 403, Brookings, SD 57006 (tel: 605-692-4000), for James River Water Development Dist. and NRCS.

Exhibit A- Description of Easement Area
Emergency Watershed Protection Program.
NRCS Contract No. 75-6740-0-811
Landowner Name: Thad Duerre and Victoria Duerre

All of Tracts 1, 2 and 3 of the Plat of Duerre's Conservation Easement in the W1/2-SW1/4, the NW1/4 and the NE1/4 all in Section 11. T119N, R59W of the 5th Principal Meridian, Clark County, South Dakota containing 389.53 acres, more or less. The plat which is recorded in Book of Plats No. 142-A. There in according to the plat of record in Clark County Register of Deeds Office.

Exhibit B

Access by road right-of-way.

Exhibit C

Subsurface mineral exploration and removal activities in reference to mineral, oil and gas within the boundaries of the easement area may be authorized by NRCS in accordance with a plan as developed by the landowner, NRCS and USSFWS. The plan will contain provisions which minimize adverse impacts to the wetland functions and values and will be in compliance with all Federal, state, and local laws and regulations governing disturbance of a wetland.

Exhibit D

Program:

Emergency Watershed Protection Program

Landowner name

Thad Duerre and Victoria L. Duerre

Number of Acres in Category II, 389.53 Acres

Category II II II	1	77.68 154.98 156.87	Qtr. Section W1/2-SW1/4 NW1/4 NE1/4	Section 11 11 11	Twp. 119 119 119	Range 59 59 59
Total		389.53	Acres			

No zoning Board action needed; there has been no change in land use.

Thad Duerre

victoria L. Duerre