STATE OF MONTANA

DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION Real Estate Buy-Sell Agreement for the Sale and Purchase of State of Montana Cabin/Home Site Sale No. 2067

This Real Estat	te Buy-Sell Agreement (the "Ag _, 20, by and between the				
	e Department of Natural Resounce "Seller") and	rces and Conserv	ation, PO	Box 201	1601, Helena, MT
certain real pro	perty located in <u>Missoula</u> Coun	, (the "l tv. Montana with	Buyer″), to a commor	or the pu	irchase and sale of that
	ss Dr, Seeley Lake, MT 59868,				
described as fo		(/,		····,
	e Outlet West COS 5140	4			Missoula
Legal Description		Sec.	Twp.	Rng.	County
Rule rath Cab ider auc that tran own	GETHER WITH certain "Improves of Montana 36.25.701(7)." The belong to a third party, most bin/Home Site acquired by Buyentified in the Bill of Sale availabition. The State Board of Land the Buyer shall pay for the Imposferred to Buyer via signed Bill as the Improvements.	The Improvements commonly the last commonly the last er by bid at public le to Buyer prior to Commissioners exprovements. The of Sale as set for the last error of Sale as set for the last error erro	do not be st lessee of auction. To and at the stablished Improvement th below, u	long to s f record The Imp e time o the "Ma ents will unless E	Seller but of the rovements are of the public eximum Value" be Buyer currently
	te and the Improvements may				
the suc	HASE PRICE AND PAYMENT. ccessful bid for the Cabin/Home ements.				
a.	Purchase Price if Buyer is to current owner of the Improver successful bid,	ments, the Purcha	se Price sl	hall be t	he amount of the Dollars
	(\$available funds at closing.), which shall b	e paid to S	Seller in	cash or other readily
b.	Purchase Price if Buyer is N not the current owner of the Ir the successful bid,(\$	nprovements, the), which shall b	Purchase e paid to \$	Price sl Seller, p	hall be the amount of Dollars lus the Maximum Value
	of the Improvements, <u>SIX HU</u> (\$650,000.00), which shall be other readily available funds a	paid to the curren			
	Deposit. Buyer has deposite Seller acknowledges has been	n paid and will be	considere	d part o	f the purchase price.
d.	Processing Costs. In addition in the amount of \$1,200.00, to closing. The Processing Cost be considered part of the Purch	b be paid to Seller ts are owed in add	in cash or	other re	eadily available funds at
such da unless closing and mo "closing	NG. Seller will set a closing date shall be within one hundred extended by the Seller, in Seller, Buyer and Seller shall deposionies necessary to complete the groof or "closing date" means the clies necessary to complete the	I twenty (120) dayser's sole discretion t in escrow with Cl e sale in accordan date of which all a	s of final a Seller wi sing Age ce with thi ppropriate	pproval Il choos ent all in is Agree docum	of the Land Board e the closing agent. At struments, documents, ement. As used herein, ents are executed and
a.	Closing Costs and Proration shall be prorated between the of closing. Seller shall pay on sale of the land. Buyer shall pror the purchase of the land. but not limited to: (1) closing a Improvements; (2) recording for Sale; (3) the cost for any title in the same content of the same cost for any title in the sa	e prior owner of the ne-half (½) of Clos pay one-half (½) o In addition, Buyer agent's closing and rees for the cost of	e Improver ing Agent' f Closing A shall pay a d escrow f recording	ments a s closin Agent's all other ees for the Sta	nd Buyer as of the date g and escrow fees for closing and escrow fees closing costs, including purchase of the Deed and Bill of

Page 1 Buyer(s) Initials

any, together with all associated recording fees, if any; and (5) any other cost, fee, or expense which may be reasonably required in order for the transaction to close.

- **b. Broker or Attorney Fees.** All parties shall be responsible to pay their own broker, realtor, and attorney fees, if applicable.
- c. Possession. Buyer shall be entitled to possession of the Property upon closing.
- 3. CONVEYANCE OF TITLE. Upon closing, Seller shall execute and deliver to Buyer a Patent or Quit Claim Deed conveying title to the Cabin/Home Site. Buyer shall also receive a Bill of Sale executed by the current owner of the Improvements in form of Exhibit A attached hereto. If Buyer and the owner of the Improvements are identical, then the Bill of Sale shall be returned to said party.
- **4. RISK OF LOSS.** The party in possession of the Property shall be liable for and assume all risk of loss to the Property.
- 5. SELLER'S REPRESENTATIONS AND WARRANTIES. There are no representations or warranties of any kind. Buyer is acquiring the property "AS IS", subject to all existing easements or claim of easements, rights of way, protective covenants, zoning ordinances and applicable building codes, laws and regulations, encroachments, overlaps, boundary line disputes, relevant agreements and other matters which might or might not be disclosed by an accurate survey or inspection of the premises. Seller does not guarantee the accuracy of the acreage, if any, identified in the property description.
- 6. CONDITION OF PROPERTY. Buyer acknowledges that Buyer was and is solely responsible for making a thorough inspection of the property at its own expense, as well as thoroughly researching any and all information available about the Property and its surroundings prior to the date of this Agreement. Prior to signing this Agreement, Buyer acknowledges that Buyer or its designee was afforded the right to have an inspection(s) of the physical condition of the Property at Buyer's expense. This Agreement is NOT contingent upon an inspection by the Buyer. Buyer is purchasing the property on an "AS IS" basis without any warranties, express or implied, from Seller. Seller will not make any repair or improvement to the property. Buyer further acknowledges that Buyer is not relying upon any statement or representation by Seller or any other representatives of Seller which are not expressly set forth in this agreement.

BUYER ACKNOWLEDGES AND AGREES THAT BUYER HAS BEEN INFORMED AND UNDERSTANDS THAT SELLER MAKES NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, WITH RESPECT TO ANY ASPECT, IMPROVEMENT, FIXTURE, OR CONDITION OF THE PROPERTY OR THE INCLUSIONS, INCLUDING, WITHOUT LIMITATION, THE EXISTENCES OF HAZARDOUS WASTE OR MATERIALS ENVIRONMENTAL CONCERNS, OR ENVIRONMENTAL CONDITIONS THEREON, OR THE SUITABILITY OF THE PROPERTY FOR BUYER'S INTENDED USE, TO BUYER BEYOND THOSE EXPRESSLY PROVIDED FOR IN THIS AGREEMENT.

- **7. SELLER'S RADON DISCLOSURE.** Pursuant to the Montana Code Annotated §75-3-606, to the extent the property is habitable:
 - **a.** Buyer's Acknowledgement of Radon Hazards. The Buyer's execution of this instrument constitutes Buyer's acknowledgement that:

RADON GAS: RADON IS A NATURALLY OCCURRING RADIOACTIVE GAS THAT, WHEN IT HAS ACCUMULATED IN A BUILDING IN SUFFICIENT QUANTITIES, MAY PRESENT HEALTH RISKS TO PERSONS WHO ARE EXPOSED TO IT OVER TIME. LEVELS OF RADON THAT EXCEED FEDERAL GUIDELINES HAVE BEEN FOUND IN BUILDINGS IN MONTANA, ADDITIONAL INFORMATION REGARDING RADON AND RADON TESTING MAY BE OBTAINED FROM THE APPROPRIATE COUNTY OR STATE PUBLIC HEALTH UNIT.

- b. Seller's Disclosure of All Known Radon Tests. The Seller's execution of this instrument constitutes Seller's representation that it has never received and has never had any knowledge of any radon tests regarding the Property, unless attached to or incorporated by this instrument; and if Seller should become aware of the same at any time before the closing date, Seller will provide Buyer copies of the same.
- 8. SELLER'S LEAD-BASED DISCLOSURE. Pursuant to the Residential Lead-Based Paint Hazard Reduction Act of 1992 [42 USC §4852d] to the extent the Property is residential real property on which a residential dwelling was built prior to 1978, Buyer is notified that such Property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. For such reasons, the US government recommends the buyer obtain a risk assessment or

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inspection for lead-based paint hazards of any residential dwelling was built prior to 1978. To the extent the Property constitutes a residential dwelling built prior to 1978:

- **a.** Buyer's Acknowledgement of Lead-Based Hazards. The Buyer's execution of this instrument constitutes buyer's acknowledgement that Buyer is aware of the above hazards and recommendation for a risk assessment and inspection; and
- b. Seller's Disclosure of All Known Lead-Based Hazards. The Seller's execution of this instrument constitutes Seller's representation Seller has no knowledge of any lead-based paint hazards and has no possession of any information, risk assessment, or inspections regarding the same, unless attached to or incorporated by this instrument; and if Seller should become aware of the same at any time before the closing date, Seller will provide the buyer copies of the same.
- 9. NOXIOUS WEEDS DISCLOSURE. Buyers of property in the State of Montana should be aware that some properties contain noxious weeds. The laws of the State of Montana require owners of property within this state to control, and to the extent possible, eradicate noxious weeds. For information concerning noxious weeds and your obligations as an owner of property, contact either your local County extension agent or Weed Control Board.
- 10. MEGAN'S LAW DISCLOSURE. Pursuant to the provisions of Title 46, Chapter 23, Part 5 of the Montana Code Annotated, certain individuals are required to register their address with the local law enforcement offices agencies as part of Montana's Sexual and Violent Offender Registration Act. In some communities, law enforcement offices will make the information concerning registered offenders available to the public. If you desire further information please contact the local County Sheriff's office, the Montana Department of Justice, in Helena, Montana, and/or the probation officers assigned to the area.
- 11. **DEFAULT.** Time is of the essence of this Agreement. If Seller defaults hereunder, Buyer shall be entitled to a refund or return of any Deposit and other costs/fees paid to Seller pursuant to this Agreement and Seller shall have no further obligation to Buyer hereunder. If Buyer defaults, the Deposit and all costs/fees paid by Buyer shall be forfeited to Seller as liquidated damages and upon the forfeiture thereof to Seller, Buyer shall have no further obligation or liability hereunder.
- 12. NOTICES. Any notice under this Agreement shall be in writing and be delivered in person or by public or private courier service (including US Postal Service Express Mail) or certified mail. Any notice given by certified mail shall be sent with return receipt requested. All notices shall be addressed to the parties at the addresses set forth in this Agreement, or at such other addresses as the parties may from time to time direct in writing. Any notices shall be deemed given on the earlier of: (a) actual delivery or refusal, or (b) three (3) days after mailing by certified mail.
- 13. NON ASSIGNABILITY & SURVIVABILITY OF OBLIGATIONS. This Agreement may not be assigned without the written consent of both parties. Seller does not at this time anticipate consenting to any assignment of this Agreement or Buyer's rights hereunder. But if so assigned, each transferee shall be obligated under this Agreement in the same manner as its transferor and each transferor shall remain liable for it unless specifically stated otherwise in writing.
- **14. INTEGRATIONS & MODIFICATIONS**. This Agreement constitutes the whole agreement between the parties. Except as identified in this Agreement, there are no other prior written agreements and no prior or contemporaneous oral agreements that are a part of this Agreement. No modification to this Agreement shall be valid, unless in writing and executed by both parties.
- **15. EFFECTIVE DATE**. This Agreement shall be binding on the execution date, which is the date the last required party executes it.

Buyer(s) Initials	

BUYER'S SIGNATURE(S)	
Signature	Date
Printed Name	
Signature	Date
Printed Name	
SELLER'S SIGNATURE Department of Natural Resources and Conservation	
Signature	Date
Printed Name	
Title	