

Agenda # 19

Commission Meeting Date: July 17, 2012

CITY OF GREAT FALLS COMMISSION AGENDA REPORT

Item: Sale of City-Owned Property: Parcel 1906600 located at 1220 38th Street

North

From: Mike Haynes, AICP, Director of Planning and Community Development

Initiated By: City Manager's Office

Presented By: Mike Haynes, AICP, Director of Planning and Community Development

Action Requested: Set Public Hearing for Sale of City-Owned Property

Suggested Motion:

1. Commissioner moves:

"I move the City Commission set the public hearing to consider the sale of property at 1220 38th Street North for August 7, 2012."

2. Mayor calls for a second, discussion, inquiries from the public, and calls for the vote.

Staff Recommendation: Staff recommends the City Commission set a public hearing to consider the sale of city-owned property at 1220 38th Street North.

Background: The City of Great Falls purchased the ±10.64 acre subject property at 1220 38th Street North from Entech Inc. in 1992 for \$75,000. In 1999, the city sold the subject property to Pasta Montana for \$75,000 and then repurchased it for \$75,000 when Pasta Montana decided to accommodate their planned warehouse expansion on their existing site. The property was used by the Parks & Recreation Department for a compost site but is now vacant and undeveloped. The subject property is zoned M-2 Mixed-use transitional.

The subject property was appraised by McKay Rowen Associates in July 2011. The Summary Appraisal Report dated July 27, 2011 estimated current market value of the property at \$385,000.

After receiving several recent inquiries regarding purchase of the subject property, it was offered for public bid. City code (Section 3.04.050 Bidding) requires "An advertisement for bids shall be made once in a paper of general circulation in the City with the publication to be not less than five nor more than twelve days before consideration of bids."

The legal advertisement ran in the *Great Falls Tribune* on Sunday, June 24, 2012, for a bid opening at 2:30 p.m. on Wednesday, July 3, 2012 in the City Clerk's Office.

The minimum bid price was set at the appraised value of \$385,000 with a requirement that every bid be accompanied by a cashier's check made payable to the City of Great Falls or a bid bond executed by an authorized surety corporation for an amount not less than 10 percent of the bid price.

Prior to the bid opening deadline on July 3, 2012, two bids were received in the City Clerk's Office.

The first sealed bid to be opened was from SBC Archway, LLC, in Billings. Their offer is an "Option to Purchase" the subject property for \$600,000 conditioned on being awarded a contract to construct a "government office facility." That offer was duly accompanied by a cashier's check for 10 percent of the offered purchase price (\$60,000). The Option to Purchase agreement would allow SBC Archway, LLC, up to 210 days to exercise their option to purchase and allow a further 120 days from exercising the option to close on the property. The \$60,000 deposit would be returned in full to SBC Archway, LLC, in the event the government contract not be awarded and they elect not to exercise their option to purchase the property. Note that the cover letter from SBA Archway, LLC, contained a clerical error that they requested in writing be corrected. Their bid is conditional on mutual execution of the Option to Purchase agreement by August 10, 2012 (3 days after the public hearing) to allow that agreement to be executed after the public hearing should City Commission elect to sell the subject property to SBC Archway, LLC.

The second sealed bid to be opened was from Erik Sletten. This offer was to purchase the subject property without conditions for \$387,500 and was duly accompanied by a bid bond for 10 percent of the offered purchase price (\$38,750).

Public notice for the bid opening was published in the *Great Falls Tribune* on June 24, 2012. Public comment will be taken at the City Commission meeting on July 17, 2012, and if City Commission sets the public hearing, notice of the public hearing will be published in the *Great Falls Tribune on* July 22, 2012, and public comment will be taken again at the public hearing to consider sale of the subject property on August 7, 2012.

Please note that pursuant to City Code, a decision by City Commission to sell, trade or lease city-owned property must be passed by four-fifths (4/5) of all the members of the City Commission (Sec. 3.04.010 Sale, trade or lease).

Concurrences: N/A

Fiscal Impact: Sale of the subject property will generate revenue for the City and relieve the City of maintenance responsibility. Sale of the subject property may also expand the tax base depending on the eventual buyer and ultimate use of the property.

Alternatives: The City Commission can approve or deny the sale of the land.

Attachments/Exhibits: Bid Tabulation Summary

Notice To All Bidders

Bid Offers

CITY OF GREAT FALLS P.O. BOX 5021 GREAT FALLS, MT 59403

BID TABULATION SUMMARY Sale of City-Owned Property

Parcel 1906600
Bids taken at Civic Center
July 3, 2012 – 2:30 P.M.
Tabulated by Lisa Kunz

	Name and Address of Bidder	Minimum Bid Price - \$385,000	Total Bid	10% Bid Security
1	SBC ARCHWAY LLC 401 N. 31 ST ST., SUITE 1305 BILLINGS, MT 59101	х	\$600,000	Western Security Bank Cashier's Check \$60,000
2	Erik Sletten P.O. Box 2467 Great Falls, MT 59403	x	\$387,500	AIA Bid Bond 10%
3				
4				
5				

SIGN IN SHEET

BID ATTENDING - SALE OF CITY-OWNED PROPERTY, PARCEL 1906600

NAME	COMPANY REPRESENTING
LisaKunz	0097
19/1/20	Ex. k Sle Hen
Mile Hayres	Cocf
Y	

BID LOG-IN SHEET



Office File # Location: Parcel 1906600 Location: Parcel 190 6600				
Office File # Loca	ation: Varcel 19	20 384h ST 1	<u></u>	
COMPANY SUBMITTING THE BID	METHOD OF DELIVERING THE BID	DATE/TIME RECEIVED	INITIALS OF PERSON TAKING THE BID	
SBC Archway LLC	Fed Ex	7-2-12 10:20gn	lla	
# Erik Sletten	Hand	1-03-12P(2:13pm	ech	
		,		
			<u>. </u>	

NOTICE TO ALL BIDDERS

SALE OF CITY-OWNED PROPERTY

NOTICE IS HEREBY GIVEN that the City of Great Falls, Montana, will receive sealed bids at the City Clerk's Office, Room 204, Civic Center Building, #2 Park Drive, Great Falls, Montana, until 2:30 p.m., July 3, 2012, at which place and time they will be publicly opened, read and considered, together with all bidding for the sale of the City-owned building described as follows:

Parcel 1906600 containing ± 10.64 acres, located at River Drive and 38^{th} Street North, addressed as 1220 38^{th} Street North, Great Falls, MT 59403.

Each and every bid shall be accompanied by a cashier's check drawn on a responsible bank payable to the City of Great Falls or a bid bond executed by a surety corporation authorized to do business in the State of Montana, for an amount not less than ten percent of the bid price. Minimum bids shall not be less than the appraised value as indicated below:

The minimum bid price shall be \$385,000.

The bids shall be marked on the outside: "Bid on City-owned property (2) to be opened July 3, 2012."

Map exhibits of the City owned property to be sold are on file at the Offices of the Planning & Community Development Department, City of Great Falls, Montana. Potential bidders are encouraged to contact Mike Haynes, Director of Planning & Community Development, for additional information prior to submitting a bid, at 455-8433.

The City Commission of the City of Great Falls reserves the right to reject any or all bids and to accept any bid should it be deemed in the public interest to do so.

Lisa Kunz, City Clerk

PUBLICATION DATE: June 24, 2012

SBC ARCHWAY, LLC

401 North 31st Street
1305 First Interstate Center
Billings, MT 59103-7224
Telephone: (406) 252-6666 * Facsimile (406) 252-6646
Email: gerickett@gmail.com

June 29, 2012

<u>Via Federal Express</u> (406) 771-1180, Ext. 451

Lisa Kunz (Email: lkunz@greatfallsmt.net)
City Clerk
City of Great Fall
Civic Center Building, Room 204
2 Park Drive South
Great Falls, MT 59401

RE: Sealed Bid to Purchase City-owned land pursuant to Public Notice dated June 24, 2012, (the "Notice").

Dear Ms. Kunz:

In response to the attached Public Notice dated June 24, 2012, pertaining to the proposed sale of city-owned land, SBC Archway, LLC, a Montana limited liability company, hereby tenders this Sealed Bid to purchase the following described real property owned by City of Great Falls:

Parcel 1906600 containing approximately 10.64 acres, located at River Drive and 38th Street North, addressed as 1220 38th Street North, Great Falls, Montana 59403.

The Bid Price is: SIX HUNDRED THOUSAND AND 00/100 DOLLARS (\$600,000.00).

This Bid is made conditional upon mutual execution of the attached Option to Purchase between SBC Archway, LLC and City of Great Falls on or before August 10, 2010.

As provided in the Notice, enclosed is a cashier's check in the amount of \$60,000.00 made payable to the City of Great Falls, which amount represents a deposit of ten percent (10%) of the tendered Bid Price. We understand the Bid opening is scheduled for 2:30 p.m. on Tuesday, July 3, 2012.

OPTION TO PURCHASE

Dated this 29 day of 2012.

Billings, Montana

In consideration of the payment <u>SBC ARCHWAY, LLC</u>, a Montana Limited Liability Corporation, or Assignees (hereafter referred to as Optionee), in the amount of: <u>SIXTY THOUSAND DOLLARS (\$60,000.00)</u> (the "Option Deposit"), receipt of which is hereby acknowledged, and City of Great Falls, Montana (hereafter referred to as Optionor), grants to Optionee an option to purchase the real property described as: Tract 1, Certificate of Survey No. 1638, Cascade County, Montana, a parcel containing approximately 10.64 acres as shown on attached "Exhibit A".

FOR A PURCHASE PRICE THAT IS: SIX HUNDRED THOUSAND DOLLARS (\$600,000.00) upon the following:

TERMS and CONDITIONS: CASH AT CLOSE OF ESCROW.

THE PARTIES ACKNOWLEDGE THAT OPTIONEE HAS TENDERED AN OPTION DEPOSIT OF SIXTY THOUSAND DOLLARS (\$60,000.00) TO THE CITY OF GREAT FALLS IN CONNECTION WITH THE SEALED BID DATED JULY 3, 2012. SUBSEQUENTLY, THE CITY OF GREAT FALLS APPROVED THE FORM AND CONTENT OF THIS OPTION TO PURCHASE. THE OPTION DEPOSIT SHALL BE APPLIED TO THE PURCHASE PRICE AT CLOSING. IN THE EVENT OPTIONEE IS NOT AWARDED THE CONTRACT TO CONSTRUCT THE PROPOSED GOVERNMENT OFFICE FACILITY ON THE ABOVE DESCRIBED PROPERTY, UPON WRITTEN NOTICE TO OPTIONOR, WITHIN TEN (10) BUSINESS DAYS, THE OPTION DEPOSIT WILL BE REFUNDED TO OPTIONEE.

ENCUMBERANCES: In addition to any encumbrances referred to above, Optionee shall take title to the property subject to:
1) Real Estate Taxes not yet due and 2) covenants, conditions, restrictions, reservations, rights of way and easements of record, if any, which do not materially affect the value or intended use of the property. The amount of any bond or assessment, which is a lien, shall be (X) paid, (X) assumed by OPTIONOR.

EXAMINATION OF TITLE: Fifteen (15) days from the date of exercise hereof are allowed the Optionee to examine the title to the property and to report in writing any valid objections thereto. Any exceptions to the title, which would be disclosed by examination of the records, shall be deemed to have been accepted unless reported in writing within said 15 days. If Optionee objects to any exceptions to the title, Optionor shall use all due diligence to resolve such exceptions at his expense within 60 days thereafter. But if such exceptions cannot be removed within the 60 days allowed, all rights obligations hereunder may, at the election of the Optionee, terminate and end, and the option payment shall be returned to Optionee, unless he elects to purchase the property subject to such exceptions. Title will be in the form of a GENERAL WARRANTY DEED.

EVIDENCE OF TITLE: Evidence of Title shall be in the form of (\underline{X}) a policy of title insurance (____) other; _____ to be paid for by OPTIONOR.

CLOSE OF ESCROW: Within ONE HUNDRED TWENTY (120) days from exercise of the option, and after full and mutual execution of the PROPOSED GOVERNMENT OFFICE Lease, and upon the removal of any exceptions to the title by the Optionor, as provided above, whichever is later, both parties herein shall deposit with the authorized escrow holder, all funds and instruments necessary to complete the sale in accordance with the terms and conditions hereof.

POSSESSION: Possession shall be delivered to Optionee upon recordation of the deed.

PRORATIONS: Rents, taxes, premiums on insurance acceptable to Optionee; Interest and other expenses of the property to be prorated as of recordation of deed. Security deposits, advance rentals or considerations involving future lease credits shall be credited to Optionee.

MAINTENCE: Until possession is delivered, Optionor agrees to maintain the grounds in their present and existing condition.

NOTICES: By acceptance hereof, Optionor warrants that he has no notice of violations relating to the property from City, County, State or Federal agencies.

TIME: Time is of the essence of this agreement.

EXPIRATION OF OPTION: If not exercised, this option to purchase shall expire TWO HUNDRED TEN (210) days

from date. If Optionee fails to exercise this option during the option period, then Optionor shall be released from all obligations hereunder and all of Optionee's rights hereunder, legal or equitable, shall cease. The parties herein may extend this option as mutually agreed to in writing.

EXERCISE OF OPTION: The option shall be exercised by mailing or delivering written notice to the Optionor prior to the expiration of this option with a copy to the closing agent, Chicago Title Company, Great Falls, Montana.

NOTICES: If mailed, shall be by certified mail, postage prepaid, to the Optionor and/or Optionee at the addresses set forth below, and shall be deemed to have been received upon the day following the day shown on the postmark of the envelope in which such notice is mailed.

IN THE EVENT: The option is exercised, the consideration herein above receipted by Optionor shall be credited to the purchase price.

CITY OF GREAT FALLS, MONTANA	SBC ARCHWAY, LLC		
ByTitle	ByGlen E. Rickett, Managing Member		
P.O. Box 5021, Great Falls, Montana, 59403	401 North 31st Street, Suite 1305, Billings, MT 59103-7224		
Address	Address		
(406) 455-8433	406) 252-6666		
Telephone	Telephone		



A PORTION OF THE MEI/A, SECTION 5, TEON, MAE. - M.M., CASCADE COUNTY, MONTANA

CERT

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SURVEY

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THE AMERICAN INSTITUTE OF ARCHITECTS



AIA Document A310

Bid Bond

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DOND # EGGIOGIE	
KNOW ALL MEN BY THESE PRESENTS, P.O. Box 2467. Great Falls, MT 59403	that we ERIK SLETTEN
as Principal, hereinafter called the Principal, and Travelers One Tower Square, Hartford, CT 06183-6014 a corporation duly organized under the laws of the State of	(Here insert full name, and address or legal title of Surety)
as Surety, hereinafter called the Surety, are held and firmly City Of Great Falls P.O. Box 5021, Great Falls, MT 59403	
as Obligee, hereinafter called the Obligee, in the sum of	(Here insert full name and address or legal title of Owner)
Ten Percent of Amount Bid	
for the payment of which sum well and truly to be made, the executors, administrators, successors and assigns, jointly at WHEREAS, the Principal has submitted a bid for Parcel # 1906600-River Drive and 38th Street North-1220 38th Street N, Great Falls, MT 59403	said Principal and the said Surety, bind ourselves, our heirs, nd severally, firmly by these presents.
·	(Here insert full name, address and description of project)
NOW THEREFORE if the Obliger shall assent the hid of the Brig	spinal and the Dringing shall enter into a Contract with the Obline

NOW, THEREFORE, if the Obligee shall accept the bid of the Principal and the Principal shall enter into a Contract with the Obligee in accordance with the terms of such bid and give such bond or bonds as may be specified in the bidding or Contract Documents with good and sufficient surety for the faithful performance of such Contract and for the prompt payment of labor and material furnished in the prosecution thereof, or in the event of the failure of the Principal to enter such Contract and give such bond or bonds, if the Principal shall pay to the Obligee the difference not to exceed the penalty hereof between the amount specified in said bid and such larger amount for which the Obligee may in good faith contract with another party to perform the Work covered by said bid then this obligation shall be null and void, otherwise to remain in full force and effect.

Signed and sealed this 3rd day of July 2012

ERIK SLETTEN
(Seal)

(Title)

Travelers Casualty And Surety Company Of America
(Surety)

(Witness)

Timothy G. Lightbourne, Attorney-In-Fact

AIA DOCUMENT A310 BID BOND AIA ® FEBRUARY 1970 ED THE AMERICAN INSTITUTE OF ARCHITECTS, 1735 N.Y. AVE., N.W. WASHINGTON, D.C. 20006

(LAND) BUY-SELL AGREEMENT



1 2	This Agreement stipulates the terms of sale of this property. Read carefully before signing. This is a legally binding contract. If not understood, seek competent advice.		
4	Great Falls , Montana, (date) 07/03/12 ,		
6 7 8 10 11	Erik Sletten		
15 16	TOGETHER with all interest of Seller in vacated streets and alleys adjacent thereto, all easements and other		
19 20	PERSONAL PROPERTY: The following items of personal property, free of liens and without warranty of condition, are included and shall be transferred by the bill of sale:		
PURCHASE PRICE AND TERMS: Total purchase price is			
43 44 45 46	CLOSING DATE: The date of closing shall be (date) 08/03/12 The parties may, by mutual agreement, agree to close the transaction at any time prior to the date specified. The Buyer and Seller will deposit with the closing agent all instruments and funds necessary to complete the purchase in accordance with this Agreement.		
48 49 50 51 52 53	POSSESSION: Selier shall deliver to Buyer possession of the property and allow occupancy: when the closing agent is in receipt of all required, signed documents and all funds necessary for the purchase; OR on the date of recording the deed, notice of purchaser's interest, OR Seller shall provide keys and/or means to operate locks, mailboxes, security systems, alarms, garage door opener(s),		
54	and Homeowner's Association facilities, if applicable. ©MONTANA ASSOCIATION OF REALTORS® Land Buy-Sell Agreement, April 2012 Page 1 of 7 Seller's Initials		



	RECEIPT OF EARNEST MONEY: Buyer agrees to provide Earnest Money in the amount of
57	U.S. Dollars (\$) as evidenced by □Cash, the receipt of which is acknowledged by the undersigned Broker/Salesperson; OR □ Check, the receipt of which is
Ο/ E0	the receipt of which is acknowledged by the undersigned Broken/Salesperson; OR Check, the receipt of which is
20	acknowledged by the undersigned Broker/Salesperson; OR, 10% Bid Bond Presented with this offer to the City of Great Falls
60	If Buyer fails to pay the Earnest Money as set forth above, Buyer will be in default of this Agreement and Seller shall be
	entitled to immediately terminate this Agreement and declare any Earnest Money already paid by Buyer to be forfeited.
	All parties to this transaction agree, unless otherwise provided herein, that the earnest monies will be deposited pursuant to Montana Law OR within () business days of the date all parties have signed the Agreement or
66	and such funds will be held in a trust account by
67	Parties agree that interest accruing on earnest money, if any, while deposited shall be payable to:
69	If interest is payable to the Broker it is agreed that sums so paid are consideration for services rendered.
	(Broker/Salesperson's Printed Name and Phone Number) To be signed only if in actual receipt of Cash or Check. (Signature of Broker/Salesperson)
	The parties authorize the holder of the earnest money to forward to the closing agent, upon its request, all or any portion of the earnest money required to complete the closing of the transaction.
77	FINANCING CONDITIONS AND OBLIGATIONS:
70	
79 80	BUYER'S REPRESENTATION OF FUNDS: Buyer represents that they have sufficient funds for the down
81	payment and closing costs to close this sale in accordance with this Agreement and are not relying upon any contingent source of such funds unless otherwise expressly set forth herein.
01	contingent source of such funds unless otherwise expressly set forth herein.
83	LOAN APPLICATION: If Buyer fails to make written application for financing and pay to the lender any
84	required fees, apply for assumption of an existing loan or contract, or initiate any action required for
85	completion of a contract for deed by 5:00 P.M. (Mountain Time) (date)complete
86	Buyer will be in breach of this Agreement and Seller can exercise Seller's remedies under this Agreement.
00	CONTINCENCIES. The continuous is not forth in this Assessment or on attached added a chall be decored to be used
	CONTINGENCIES: The contingencies set forth in this Agreement or on attached addenda shall be deemed to have been released, waived, or satisfied, and the transaction shall continue to closing, unless, by 5:00 p.m. (Mountain Time)
	on the date specified for each contingency, the party requesting that contingency has notified the other party or the
	other party's Broker/Salesperson in writing that the contingency is not released, waived, or satisfied. If a party has
	notified the other party on or before the release date that a contingency is not released, waived, or satisfied, the
	transaction is terminated, and the earnest money will be returned to the Buyer, unless the parties negotiate other terms
94	or provisions.
00	FINANCIAIS CONTINGENSV.
96 97	FINANCING CONTINGENCY: This Agreement is contingent upon Buyer obtaining the financing specified in the section of this Agreement
98	entitled "PURCHASE PRICE AND TERMS". If financing cannot be obtained by the Time for Completion
99	(defined below), this Agreement is terminated and the earnest money will be refunded to the Buyer. If
100	third-party financing of a type specified herein is required by the terms of this Agreement (including
101	assumptions, contracts for deed, and lender financing) the closing shall occur on the date specified or as
102	soon thereafter as financing is completed, but no laterdays after the stated closing date (the
103	"Time for Completion"); OR
104	☐ This Agreement is contingent upon the Buyer obtaining financing for the Property on terms acceptable to
105	Buyer. Release Date:
107	APPRAISAL CONTINGENCY:
108	☐ Property must appraise for at least (\$). If the Property does not appraise for at least the
109	specified amount, this Agreement is terminated and earnest money refunded to the Buyer unless the Buyer
110	elects to proceed with closing this Agreement without regard to appraised value. Written notice of Buyer's
111	election to proceed shall be given to Seller or Seller's Broker/Salesperson withindays of Buyer or
112	Buyer's Broker/Salesperson receiving notice of appraised value; OR
113	☐ Property must appraise for at least (\$). Release Date:
	©MONTANA ASSOCIATION OF REALTORS® Page 2 of 7
	Buyer's Initials ©MONTANA ASSOCIATION OF REALTORS® Land Buy-Seli Agreement, April 2012 Page 2 of 7/ Seller's Initials



114 115 116	TITLE CONTINGENCY: This offer is contingent upon Buyer's receipt and approval (to Buyer's satisfaction) of the preliminary title commitment. Release Date:days from Buyer's or Buyer's representative's receipt of preliminary title commitment.
118 119 120 121 122 123 124 125 126 127 128	PROPERTY INVESTIGATION: This offer is contingent upon Buyer's independent investigation of the following conditions relating to the property, including but not limited to; covenants, zoning, access, easements, well depths, septic and sanitation restrictions, surveys or other means of establishing the corners and boundaries, special improvement districts, restrictions affecting use, special building requirements, future assessments, utility hook up and installation costs, environmental hazards, airport affected area, road maintenance obligations or anything else Buyer deems appropriate. Buyer agrees that any investigations or inspections undertaken by Buyer or on his/her behalf shall not damage or destroy the property, without the prior written consent of Seller. Further, Buyer agrees to return the property to its original condition and to indemnify Seller from any damage or destruction to the property caused by the Buyer's investigations or inspections, if Buyer does not purchase the property. Release Date:
134	Release Date: This offer is contingent upon
139	Release Date:
161 162 163	deed, free of all liens and encumbrances except those described in the title insurance commitment, as approved by
165 166 167 168	ditch rights, or ditch easements appurtenant to and/or used in connection with the Property are included with the
170 171	Filing or transfer fees will be paid by Seller, Buyer, Split equally between Buyer and Seller. Documents for transfer will be prepared by @MONTANA ASSOCIATION OF REALTORS® Buyer's Initials Land Buy-Sell Agreement, April 2012 Page 3 of 7 Seller's Initials



173 174	WATER RIGHT OWNERSHIP UPDATE DISCLOSURE: By Montana law, failure of the parties at closing or transfer of real property to pay the required fee to the Montana Department of Natural Resources and Conservation for updating water right ownership may result in the transferee of the property being subject to a penalty. Additionally, in the case of water rights being exempted, severed, or divided, the failure of the parties to comply with section 85-2-424, MCA, could result in a penalty against the transferee and rejection of the deed for recording.				
178	CLOSING AGENTS FEES: Closing agents fees will be paid by ☐ Seller ☐ Buyer ■ Equally Shared.				
180 181 182 183 184	TITLE INSURANCE: Seller, at Seller's expense and from a title insurance company chosen by Seller, shall furnish Buyer with an ALTA Standard Coverage Owners Title Insurance Policy (as evidenced by a standard form American Land Title Association title insurance commitment) in an amount equal to the purchase price. Buyer may purchase additional owner's title insurance coverage in the form of "Extended Coverage" or "Enhanced Coverage" for an additional cost to the buyer. It is recommended that buyer obtain details from a title company.				
186 187 188 189	7 closing unless otherwise provided herein. Seller agrees that no additional encumbrances, restrictions, easements of other adverse title conditions will be placed against the title to the property subsequent to the effective date of the				
191 192 193 194 195	SPECIAL IMPROVEMENT DISTRICTS: Special Improvement Districts (including rural SIDs), including those that have been noticed to Seller by City/County but not yet spread or currently assessed, if any, will be: paid off by Seller at closing; assumed by Buyer at closing; OR				
196	All perpetual SIDs shall be assumed by Buyer.				
198 199 200 201 202	ASSOCIATION SPECIAL ASSESSMENTS: Any special or non-recurring assessments of any non-governmental association, including those that have been approved but not yet billed or assessed, will be: paid off by Seller at closing; assumed by Buyer at closing; OR				
204 205 206 207	PRORATION OF TAXES AND ASSESSMENTS: Seller and Buyer agree to prorate taxes, Special Improvement District assessments for the current tax year, as well as pre-paid rents, water and sewer system charges, heating fuel and tank rental, irrigation assessments, Homeowner's Association dues and/or common maintenance fees, if any, as of the date of closing unless otherwise agreed and:				
212 213 214	CONDITION OF PROPERTY: Seller agrees that the Property shall be in the same condition, normal wear and tear excepted, from the date of the execution of this Agreement up to the time Buyer takes possession of the Property. Seller will remove all personal property not included in this sale prior to closing.				
216 217 218 219	7 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				
221 222 223 224 225 226	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 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 the probation officers				
	©MONTANA ASSOCIATION OF REALTORS® Land Buy-Sell Agreement, April 2012 Page 4 of 7 Seller's Initials				



- 227 BUYER'S REMEDIES: (A) If the Seller fails to accept the offer contained in this Agreement within the time period 228 provided in the BUYER'S COMMITMENT section, all earnest monies shall be returned to the Buyer. (B) If the Seller 229 accepts the offer contained in this Agreement, but refuses or neglects to consummate the transaction within the time 230 period provided in this Agreement, the Buyer may:
 - (1) Demand immediate repayment of all monies that Buyer has paid as earnest money, and upon the return of such money, the rights and duties of Buyer and Seller under this Agreement shall be terminated; OR
 - (2) Demand that Seller specifically perform Seller's obligation under this Agreement; OR
- 234 (3) Demand monetary damages from Seller for Seller's failure to perform the terms of this Agreement.
- 236 SELLER'S REMEDIES: If the Seller accepts the offer contained in this Agreement and Buyer refuses or neglects to 237 consummate the transaction within the time period provided in this Agreement, the Seller may:
 - (1) Declare the earnest money paid by Buyer be forfeited; OR
 - (2) Demand that Buyer specifically perform Buyer's duties and obligations under this Agreement; OR
- 240 (3) Demand that Buyer pay monetary damages for Buyer's failure to perform the terms of this Agreement.
- 242 BUYER'S AND SELLER'S CERTIFICATION: By entering into this Agreement, each person or persons executing this 243 Agreement, as Buyer or Seller, represents that he/she is eighteen (18) years of age or older, of sound mind, and
- 244 legally competent to own or transfer real property in the State of Montana; and, if acting on behalf of a corporation,
- 245 partnership, or other non-human entity, that he/she is duly authorized to enter into this Agreement on behalf of such
- 246 entity.
- 248 FOREIGN PERSON OR ENTITY: Sellers are not foreign persons, non-resident aliens, foreign corporations, foreign
- 249 partnerships, foreign trusts, or foreign estates, as those terms are defined in the Internal Revenue Code and the
- 250 Income Tax Regulations promulgated there under. Unless the purchase price of the Property does not exceed
- 251 \$300,000 and the Buyer is purchasing the Property for use by Buyer as a personal residence, Sellers shall deliver to
- 252 Buyer a certificate of non-foreign status in the form required by the Income Tax Regulations and reasonably
- 253 acceptable to Buyer and/or Buyer's attorney. In the event Sellers do not deliver the certificate to Buyer at or before
- 254 closing, Sellers acknowledge and agree that Buyer may withhold ten percent (10%) of the Purchase Price and submit
- 255 this amount to the Internal Revenue Service, pursuant to Section 1445 of the Internal Revenue Code.
- 257 CONSENT TO DISCLOSE INFORMATION: Buyer and Seller hereby consent to the procurement and disclosure by
- 258 Buyer, Seller, and Salespersons and their attorneys, agent, and other parties having interests essential to this
- 259 Agreement, of any and all information reasonably necessary to consummate the transaction described in this
- 260 Agreement, specifically including access to escrows for review of contracts, deeds, trust indentures, or similar
- 261 documents concerning this property or underlying obligations pertaining thereto.
- 263 RISK OF LOSS: All loss or damage to any of the above-described real property or personal property to any cause is
- 264 assumed by Seller through the time of closing unless otherwise specified.
- 266 TIME IS OF THE ESSENCE: Time is of the essence as to the terms and provisions of this agreement.
- 268 BINDING EFFECT AND NON-ASSIGNABILITY: This Agreement is binding upon the heirs, successors and assigns
- 269 of each of the parties hereto; however, Buyer's rights under this Agreement are not assignable without the Seller's
- 270 express written consent.
- 272 ATTORNEY FEES: In any action brought by the Buyer or the Seller to enforce any of the terms of this Agreement, the
- 273 prevailing party in such action shall be entitled to such reasonable attorney fees as the court or arbitrator shall
- 274 determine just.

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- 276 COMMISSION: The Seller's and/or Buyer's commitment to pay a commission in connection with this transaction is an
- 277 integral part of this Agreement.
- 279 FACSIMILE: The parties agree that a facsimile copy of this Agreement to Sell and Purchase which contains the
- 280 parties' signatures may be used as the original.



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319 320 321 323						
319 320 321 323 324	Buyer enters into this Agreement in full reliance upon his/her independent investigation and judgment, that prior verbal representations by the Seller or Seller's agent or representatives do not modify or affect this Agreement, and that by signing this Agreement Buyer acknowledges having read and understood this entire Agreement. BUYER'S COMMITMENT: I/We agree to purchase the above-described Property on the terms and conditions set forth in the above offer and grant to said Salesperson until (date) 07/03/12					
319 320	Buyer enters into this Agreement in full reliance upon his/her independent investigation and judgment, that prior verbal representations by the Seller or Seller's agent or representatives do not modify or affect this Agreement, and					
314 315 316	is acting as Buyer's Broker/Salesperson; Dual Broker/Salesperson; Statutory Broker; Seller's Broker/Salesperson (includes Seller's Sub-Broker or Salesperson).					
309 310 311 313	(name of licensee) is acting as ☐ Seller's Broker/Salesperson; ☐ Dual Broker/Salesperson; ☐ Statutory Broker. Kyle Haynie					
304 305 306 307	hereafter have been involved in this transaction in the capacities indicated below and the parties have previously received the required statutory disclosures setting forth the licensees duties and the limits of their obligations to each party:					
299 300 301	ADDENDA AND/OR DISCLOSURES ATTACHED: (Check all that apply.) Sale of Buyer's Property					
290 291 292 293 294 295 296	money and things of value held by the Broker, closing agent, or any person or entity holding such money or property, unless mutual written instructions are received by the holder of the earnest money and things of value, Broker or closing agent shall not be required to take any action, but may await any proceedings, or, at Broker's or closing agent's option and sole discretion, may interplead all parties and deposit any monies or things of value in a Court of competent jurisdiction and may utilize as much of the earnest money deposit as may be necessary to advance the					
287 288						
286	Seller and Buyer.					



331	I/WE HEREBY ACKNOWL	EDGE receipt of a copy of the	nis Agreement bearing my/our si	gnature(s).		
333	Buyer's Address:		City			
335	State	, Zip Code	Phone Number			
337	Buyer's Name Printed:		Erik Sletten			
339	Dated this 07/	'03/12, at	□ am □ pm (Mountain	Time).		
341 342	(Buyer's Signature)		(Buyer's Signature)			
345	OFFER PRESENTATION:	This offer was presented to	the Seller(s) on			
	Date:T	ime	am	in and the effective		
	(Signature of person presenting the offer) SELLER'S COMMITMENT: I/We agree to sell and convey to Buyer the above-described Property on the terms and conditions herein above stated. I/We acknowledge a receipt of a copy of this Agreement bearing my/our					
351			age a receipt of a copy of a	na Agreement bearing myrodi		
353	Seller's Address:		City			
355	State	, Zip Code	Phone Number			
357	Seller's Name Printed:		City of Great Falls			
359	Dated this07,	<u>'03/12</u> , at	am 🗌 pm (Mountain	Time).		
361						
362	(Seller's Signature)		(Seller's Signature)			
364	ACTION TAKEN, IF OTHE	R THAN ACCEPTANCE:				
	I/We acknowledge receipt above.	of this Agreement bearing	my/our initial(s) and the signa	ture(s) of the Buyer(s) named		
369 370	☐ Rejected by SellerSeller	/□ r ∍r's Initials Date	Modified per Attached Counter _	Seller's Initials Date		
=	NOTE: Unless otherwise expre	ssly stated the term "Days" means	calendar days and not business days.	Business days are defined as all days		

NOTE: Unless otherwise expressly stated the term "Days" means calendar days and not business days. Business days are defined as all days as except Sundays and holidays. Any performance which is required to be completed on a Saturday, Sunday or a holiday can be performed on the next business day.

