# **REAL ESTATE PURCHASE AND SALE AGREEMENT**

# SALE NO. «Sale»

This Rea		ırchase a and	nd Sale Agre between	ement (the Idaho	"Agreement") is Department		fective this Lands	28th day o ("Seller") an _("Buyer") for th
purchase and sa «CS_Address» (							a common	
			Le	gal Descri	ption:			
«Title_C	ommitmen	t_Legal_[	Description_	<b>»</b>				
This Agreement structures and m both the land ar belong to Seller available to Buy the "Appraised \ Sale as set forth	odification and the fixtu but rather er prior to alue of the	s that wo res and i r belongs and at th e Persona	uld normally improvements to a third per time of the last Property".	be considents on the E carty. The paper public aud The Person	ered fixtures ar indowment Lar Personal Pro ction. The Per onal Property v	nd improve nd. The F perty is id rsonal Pro will be trai	ements if or Personal P Dentified in Operty appr	one owner owner Property does no to the Bill of Sale Paisal establishes
*The Endowmer less. Hereinafte "Property".								
1. successful bi		Price; Pa	ayment. The Endowment			auctio		he amount of th ccessful Bid"), whic
amount shall be amount of Fifty T be applied to the Endowment Land the Personal Probeen paid in casl Section 1 and S required to pay the Personal Probeen Probability of the Personal Probability of Fifty 1 amounts of Fifty	housand I purchase I d., Buyer shoperty) <u>«Winterline with the light of the light o</u>	Oollars (\$6 or to for the control of	50,000) paid he Endowme e Appraised Value» Tho available fund f Buyer is all Appraised Va	at close of ent Land at Value of the usand Dolla is at close of so the own lue of the F	auction, in acc Closing. In add e Personal Propars (\$«PP_Valu of auction, togeter of the Personal Proper	ordance with the perty (agreue Text Fither with the polar property)	with Section e purchase eed to or A format»), vene costs are erty, then E	n 1.2, below, shat price paid for the ppraised Value of which amount hat and fees set forth its Buyer shall not b
owner of the Per Seller an initial a appraised value (\$1,000); and a (\$800), for a total (\$"Total 1 Title Buyer's submiss Administration Agroup four percent (4% Buyer at Closing Land in the amount of the Title Compolicy, and any put to Buyer. For put title policy shall be the Endowment	sonal Properticular and amount App Feeding of the approperticular and shall and shall and shall approperticular ap	erty at the fon fee (" lowment I itment de of costs Text Foe "Single An additional administration of the Corst American the Title Cocalculating de based	e time of pub Initial Admin Land; as we posit ("Title and fees in ormat»), whice Cottage Sonal administration fee equition fee equition fee equition fee Commitmomitment I g any amout on an amout.	lic auction, istration Fe II as an Ap Commitmer the sum or the sum or the sum or the sum of the Land ration fee (indowment Land to five present of the purchast of the purchas	then Buyer was se") in an amore praisal Fee in the previously properties of the amore control of the second of the Title Conce equal to the amore control of the Second of the Title Conce equal to the amore control of the Title Conce equal to the amore control of the Title Conce equal to the amore control of the Title Conce equal to the concept to the second of the Title Concept of the	s required unt equal the amount the amount the amount of second to Second the appraise addition to the Endoward aid premite total value.	prior to the to one pe nt of One nt of Eight eeWritten Iller by Buy execution Fee") in al ritten> <\$ sed value of the purch wment Land Buyer acqu ls the prem um, if any, t Deposit, the	rcent (1%) of the Thousand Dollar Hundred Dollar Value » Dollar Value » Dollar Ver at the time of the Auction amount equal to shall be paid but the Endowmer asse price for the Endowmer asse price for the Endowmer asse but the Endowmer than the Endowmer asse price for the Endowmer asset the Endowmer asset the Endowmer asset the Endowmer En

REAL ESTATE PURCHASE AND SALE AGREEMENT – 1 2015 P I PSA\_L\_FINAL

actually acquired by Buyer is less than said amount. If Buyer fails to purchase a title policy from the Title Company, then the cancellation fee shall be calculated in an amount equal to one-half (½) of the amount the premium would have been if title insurance had been acquired up to the amount of the Title Commitment Deposit, which amount shall be paid to or retained by the Title Company as a cancellation fee, and the difference, if any, shall be refunded to Buyer.

- 1.2 Deposit and Fees If Buyer Is Not Current Owner of the Personal Property. If Buyer is not the current owner of the Personal Property at the time of public auction and the execution of this Agreement, then Buyer shall pay to Seller at close of auction, via Seller's Agent (auctioneer Corbett Bottles Real Estate Marketing, LLC), in certified funds a deposit in an amount equal to Fifty Thousand Dollars (\$50,000). This deposit shall be applied at Closing to payment for the Endowment Land. Buyer shall also pay to Seller at close of auction, via Seller's Agent (auctioneer Corbett Bottles Real Estate Marketing, LLC) the value of the agreed to or Appraised Value of the Personal Property of <u>«Written\_PP\_Value» Thousand Dollars</u> (\$«PP\_Value\_Text\_Format») in cash or readily available funds, as an additional deposit in accordance with the terms and conditions of this Agreement. All payments for Personal Property shall be held by the Title Company in escrow until Closing, at which time proceeds shall be dispersed to the previous owner of the Personal Property. In the event of a default by Buyer, all deposits, costs and fees paid by Buyer shall be disbursed to Seller in accordance with the terms of this Agreement. Also at close of auction, in addition to the deposit equal to the agreed to or Appraised Value of the Personal Property, and the above-identified deposit to be applied at Closing to the purchase price for the Endowment Land in the amount of Fifty Thousand Dollars (\$50,000), Buyer shall also pay the following fees to Seller via Seller's Agent, to be held by Title Company; an Initial Administration Fee in an amount equal to one percent (1%) of the appraised value of the Endowment Land; an Appraisal Fee in the amount of One Thousand Dollars (\$1,000); and a Title Commitment Deposit in the amount of Eight Hundred Dollars (\$800-00), for a total amount of additional costs and fees due at «Total 1 Title App FeeWritten Value » Dollars close auction in the sum of (\$«Total\_1\_Title\_App\_Fee\_Text\_Format»). An Additional Administration Fee in an amount equal to four percent (4%) of the appraised value of the Endowment Land shall be paid by Buyer at Closing, for a total administration fee equal to five percent (5%) of the appraised value of the Endowment Land. These fees are in addition to the purchase price for the Endowment Land and shall not be considered part of the purchase price. Seller acquired a title commitment from First American Title Company (the "Title Company"). If Buyer acquires a title policy from the Title Company, then the Title Commitment Deposit shall be applied towards the premium for such title policy, and any portion of the Title Commitment Deposit in excess of the said premium, if any, shall be refunded to Buyer. For purposes of calculating any amount of refund of the Title Commitment Deposit, the amount of the title policy shall be calculated based on an amount of insurance equal to the total value of the Successful Bid for the Endowment Land plus the Appraised Value of the Personal Property, even if the amount of insurance actually acquired by Buyer is less than said amount. If Buyer fails to purchase a title policy from the Title Company, then the cancellation fee shall be calculated in an amount equal to one-half (½) of what the premium would have been if title insurance had been acquired, which amount shall be paid to or retained by the Title Company, and the difference, if any, shall be refunded to Buyer.
- 1.3 Extension of Closing. Buyer may extend the date set for Closing one (1) time by thirty (30) days with an additional non-refundable deposit of Five Thousand Dollars (\$5,000), which shall be applied against the total purchase price at Closing.
- 2. Statement of Non-Collusion. Contemporaneous with the execution of this Agreement, Buyer shall sign under oath a Statement of Non-Collusion in the form of Exhibit A, attached hereto and incorporated herein.

### 3. Closing.

- **3.1 Closing.** The sale shall be closed in the office of First American Title Company, 419 N 2<sup>nd</sup> Avenue, Sandpoint, ID 83864 (the "Closing Agent"), unless otherwise agreed to in writing by the parties, within sixty (60) days of the close of auction. At Closing, Buyer and Seller shall deposit in escrow with Closing Agent all instruments, documents and monies necessary to complete the sale in accordance with this Agreement. As used herein, "close of escrow" or "Closing means the date on which all appropriate documents are recorded and proceeds of sale are available for, and disbursed to Seller; and all appropriate documents are recorded and delivered as provided herein or in said document(s).
  - **3.2** Prorations; Closing Costs. Seller, as an agency of the State of Idaho, is statutorily

	/
buyer initial(s)	seller initial(s)

precluded from paying taxes and assessments on Endowment Land. The State cannot be taxed by any County, City or other local governmental or other quasi-governmental entities, such as a water or sewer district related to a prior lessee's use. The County or other governmental or quasi-governmental entities may show past due taxes and/or assessments relating to a prior lessee's use of the Endowment Land and are typically the personal obligation of the prior lessee. Taxes and assessments and utilities for the current year, if any, shall be prorated between the prior lessee of record or owner of the Personal Property and Buyer as of the date of Closing. Buyer agrees to work with the prior lessee of record or the owner of the Personal Property outside of Closing if utilities cannot be reasonably ascertained at Closing or thereafter if adjustments need to be made between Buyer and such prior lessee or owner of the Personal Property. Seller shall pay one-half (1/2) of Closing Agent's closing and escrow fees. Buyer shall pay one-half (1/2) of Closing Agent's closing and escrow fees. In addition, Buyer shall pay all other closing costs and related auction expenses, including, but not limited to: 1) recording fees for the cost of recording the State Deed: 2) the cost for title insurance, at Buyer's option: 3) lender fees, if any, together with any associated recording fees, if any; and 4) any other cost, fee or expense which may reasonably be required in order for the transaction to close. All parties shall be responsible to pay their own attorney fees, if applicable. Seller shall prorate the lease payment with the prior lessee of record as of the date of Closing outside of the Closing with the Closing Agent.

- **3.3** Possession. Buyer shall be entitled to possession of the Property upon Closing.
- 4. Conveyance of Title. Upon Closing, Seller shall execute and deliver to Buyer a State Deed conveying title to the Endowment Land in substantially the form of Exhibit B, attached hereto. Buyer shall also receive a Bill of Sale executed by the current lessee of record or owner of the Personal Property substantially in the form of Exhibit C, attached hereto. If Buyer and the prior lessee are identical, then the Bill of Sale shall be returned to said party.
- 5. Risk of Loss; Insurance; Condemnation. Risk of loss of or damage to the Property shall be borne by Buyer from the date hereof until the date of Closing. Buyer shall insure the Property. In the event of material loss of, or damage to, the Property, Seller shall not be obligated to restore the Property nor pay damages to Buyer by reason of such loss or damage, and Buyer shall nonetheless be obligated to purchase the Property on the date of Closing upon the terms and conditions agreed herein.
- 6. 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 claims of easements, rights of way, protective covenants, zoning ordinances and applicable building codes, laws and regulations, encroachments, overlaps, boundary line disputes and other matters. Seller does not guarantee the accuracy of the acreage, if any, identified in the property description. Properties identified as drainfields have not been tested by Seller. Seller makes no representation or warranty of any kind that any drainfield that may be associated with the Property or identified in any plat as drainfield is fit, adequate or capable of serving as a drainfield.
- 7. Buyer's Authority. Buyer represents and warrants to Seller that at the date of the execution hereof and at the date of Closing, Buyer, and the person signing on behalf of Buyer, have full power and authority to execute this Agreement and to perform Buyer's obligations hereunder, and if Buyer is a corporation or other legal entity, all necessary authority or corporate action to authorize this transaction has been taken.
- 8. Condition of Property. Buyer acknowledges that Buyer was and is responsible for making a thorough inspection of the Property at its own expense, as well as thoroughly researching any 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 has satisfied itself as to the condition of the Property, and no further inspections shall impact Buyer's duty at Closing. 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 by any broker(s) 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 EXISTENCE OF HAZARDOUS WASTE OR MATERIALS THEREON, OR THE SUITABILITY OF THE PROPERTY FOR BUYER'S INTENDED USE, TO BUYER BEYOND THOSE EXPRESSLY PROVIDED IN THIS AGREEMENT.

Buyer acknowledges that Seller has made no representation of any material fact concerning the Property beyond those expressly provided in this Agreement, that Buyer has had an adequate opportunity to inspect and investigate the Property; and, that Buyer has made a thorough independent examination and inspection of the Property, and is relying solely upon its own examination and inspection thereof. Buyer acknowledges that Seller has made no representation or warranty as to whether there exist any lead-based paint, mold and/or other microorganisms that may exist upon the Property. Buyer acknowledges that Buyer has had adequate opportunity to check for, and hereby accepts the risk of the existence of lead-based paint on the Property, mold and/or other microorganisms thereon, and to hold Seller harmless therefor. Buyer acknowledges that Buyer has had adequate opportunity to determine whether any drainfield which may be associated with the Property is or is not fit to function as a drainfield, and Buyer is not relying on any representation of Seller or the identification on a plat or otherwise as drainfield property. Buyer further acknowledges that Seller has made no representation or warranty as to whether the boundary lines of the Property are accurate, nor any representation as to acreage or the number of square feet or frontage of the Property. Buyer acknowledges that any reference to square footage or acreage of the Property is intended to be an approximation only. Buyer has had an adequate opportunity to examine and inspect the boundaries of the Property and will make its own determination as to square footage, and/or frontage, and whether the location of improvements and boundaries are accurate, and is purchasing the Property in reliance upon its own determination thereof and regardless of whether or not said location of improvements and boundaries are accurate. Seller makes no warranty or representation with respect to the legal description as may be used herein. Buyer acknowledges further that Seller is not responsible, nor liable, to obtain or provide a survey of the Property to Buyer. Accordingly, Buyer is purchasing the Property "AS IS, WHERE IS".

- 9. Representation of Ownership of Endowment Land. Buyer understands that there is a constitutional limit of the number of acres of endowment lands that Buyer can acquire. Buyer represents and warrants that upon the acquisition of the Endowment Land, Buyer or any party Buyer represents will not have exceeded the constitutional limit. If the acquisition of the Endowment Land exceeds the constitutional limit, then Buyer agrees that Buyer or any party that Buyer represents will forfeit the following:
  - 1. all fees and amounts paid prior to or at close of auction, including, but not limited to, application fees, appraisal fees, title deposit, amounts paid for the acquisition of personal property located on the Endowment Land:
  - 2. any and all amounts deposited or paid at or prior to any Closing of the purchase of the Endowment Land, including, but not limited to, any and all recording fees, Closing and escrow fees, and all amounts paid for the Endowment Land; and
  - 3. Buyer understands that Buyer or the party Buyer represents will forfeit any and all right, title and interest in the Endowment Land acquired at Auction, and agrees to execute any document of reconveyance required by Seller.
- Default; Attorney Fees. Time is of the essence of this Agreement. If Seller defaults hereunder, Buyer shall be entitled to a refund or the return of any deposit or fees paid to Seller pursuant to this Agreement, and Seller shall have no further obligation to Buyer hereunder. If Buyer defaults, then any deposit and all 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. In any suit, action or appeal to enforce this Agreement or any term or provision hereof, or to interpret this Agreement, the prevailing party shall be entitled to recover its costs incurred therein (and on appeal), including reasonable attorney fees.
- 11. Notices. Any notice under this Agreement shall be in writing and be delivered in person or by public or private courier service (including U.S. Postal Service Express Mail) or certified mail or by facsimile. Any notice given by certified mail shall be sent with return receipt requested. Any notice given by facsimile shall be verified by telephone. 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 notice shall be deemed to have been given on the earlier of: (a) actual delivery or refusal, (b) three (3) days after mailing by certified mail, or (c) the day facsimile delivery is verified.
  - 12. Counterparts. This Agreement may be executed in any number of counterparts for the

convenience of the parties, all of which, when taken together and after execution by all parties hereto, shall constitute one and the same Agreement.

- 13. General. This is the entire Agreement of Buyer and Seller with respect to the matters covered hereby and supersedes all prior agreements between them, written or oral. In the event any term or condition set forth herein is inconsistent with any term or condition set forth in any other document or agreement related to the auction or this PSA, the terms and conditions of this PSA executed by Bidder shall control. This Agreement may be modified only in writing, signed by Buyer and Seller. Any waivers hereunder must be in writing. No waiver of any right or remedy in the event of default hereunder shall constitute a waiver of such right or remedy in the event of any subsequent default. This Agreement shall be governed by the laws of the state of Idaho. This Agreement is for the benefit only of the parties hereto and shall inure to the benefit of, and bind, the heirs, personal representatives, successors and assigns of the parties hereto. The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provision hereof.
- **14. Public Records.** This Agreement and all other documents pertaining to the purchase and sale of the Property is subject to disclosure under the Idaho Public Records Act, I.C. 9-337 through 9-350.
- **15. Assignment.** Buyer shall not assign its rights hereunder to any person(s) or entity without the prior written consent of Seller. Seller does not at this time anticipate consenting to any assignment of this Agreement or Buyer's rights hereunder.
- **16. Additional Provisions.** Any additional provisions are set forth in the Addendum to this Agreement, if any, which Addendum may be attached hereto, if any, and, if attached, shall be made a part hereof.
- 17. Exhibits. The Addendum, if any, attached hereto, together with any Exhibits, if any, attached hereto, are incorporated herein as if fully set forth.

	18.	Agency Representation	n. Buyer and Seller understand and agree that	
			(leave blank if no independent agent representing Buyer	) is
involve	ed in this	transaction on behalf of I	Buyer and that Corbett Bottles Real Estate Marketing, LLC, an Ida	
			is transaction on behalf of Seller, and that no other broker or agent v	
			ntemplated by this Agreement.	
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	REPRE	SENTATION CONFIRMA	ATION: Check one (1) box in section 1 below and one (1) box	∢ in
section			ransaction, the brokerage(s) involved had the following relationship	
		R(S) and SELLER(S).	tarbasishi, are presented (c) inverses had the renorming relationering	,(0)
************	CDOTE	t(o) and olllert(o).		
Se	ection 1:			
Δ		hrokerage working with the	the BUYER(S) is acting as an AGENT for the BUYER(S).	
A. R			th the BUYER(S) is acting as a LIMITED DUAL AGENT for	the
О.		R(S), without an ASSIGNED		uic
C			the BUYER(S) is acting as a LIMITED DUAL AGENT/NONAGENT	for
C.		3	` '	101
_			GNED AGENT acting solely on behalf of the BUYER(S).	
D.	Line	e brokerage working with the	the BUYER(S) is acting as a NONAGENT for the BUYER(S).	
0.	ation O			
	ection 2:		the CELLEDIC) is noting as an ACENT for the CELLEDIC)	
			the SELLER(S) is acting as an AGENT for the SELLER(S).	41
В.			th the SELLER(S) is acting as a LIMITED DUAL AGENT for	ιne
	SELLE	R(S), without an ASSIGNE	ED AGENT.	

Each party signing this document confirms that he or she has received, read and understood the Agency Disclosure brochure and has elected the relationship confirmed above. In addition, each party confirms that the brokerage's agency office policy was made available for inspection and review.

D. The brokerage working with the SELLER(S) is acting as a NONAGENT for the SELLER(S).

SELLER(S), and has an ASSIGNED AGENT acting solely on behalf of SELLER(S).

C. 

The brokerage working with the SELLER(S) is acting as LIMITED DUAL AGENT for the

EACH PARTY UNDERSTANDS THAT HE OR SHE IS A "CUSTOMER" AND IS NOT REPRESENTED BY A BROKERAGE UNLESS THERE IS A SIGNED WRITTEN AGREEMENT FOR AGENCY REPRESENTATION.

[End of text – Signatures follow on next page]



REAL ESTATE PURCHASE AND SALE AGREEMENT – 6 2015PRIEST I PSA\_L\_DRAFT

Executed effective the date first set forth above.

SELLER:	IDAHO DEPARTMENT OF LAN	IDS
	Ву:	
	Its:	
Seller's Address:	300 North 6th Street, Suite 103	
	P.O. Box 83720	
	Boise, ID 83720-0050 Telephone: 208-334-0200	
	Facsimile: 208-334-3698	
BUYER:		
		•
		(Print Name)
		(Print Name)
Buyer's Address:		
Bayor of radiooc.		_
	-	
	Telephone:	
	E-mail:	
Buyer's Agent/Represe	entative Information:	
	Telephone:	
	·	
	E-mail:	
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#### **EXHIBIT A**

#### STATEMENT OF NON-COLLUSION

The undersigned, as the successful bidder for state lands acquired at public auction on the below date offered for sale by the Idaho Department of Lands ("IDL"), hereby attests that the undersigned has not, nor has anyone to the undersigned's knowledge on the undersigned's behalf, ever intimidated, hindered, prevented or attempted to intimidate, hinder or prevent, any person from: 1) filing an application to lease or to purchase any state lands or to enter any bid for the lease or purchase thereof; or, 2) attending or submitting any bid at any public auction held to lease or purchase any state lands, or any portion thereof.

The undersigned has not offered, on the undersigned's own behalf or on behalf of any other person, firm, partnership or corporation, to accept, nor has the undersigned accepted, compensation of any type in exchange for the withdrawal of a bid, or for the withdrawal of an application to bid, lease, or purchase, any state-owned lands or timber, minerals, or other interest, or for foregoing a right to bid at any auction for the sale or lease of any state lands.

The undersigned has not offered to pay or paid, on the undersigned's own behalf or on behalf of any other person, firm, partnership or corporation, compensation of any type in exchange for the withdrawal of a bid, or for the withdrawal of an application to bid, lease or purchase any state-owned lands or timber, minerals, or other interest, or to cause or attempt to cause another person, firm, partnership or corporation to forego a right to bid at any auction for the sale or lease of any state lands.

The undersigned understands that a false statement by the undersigned in this statement or in any application to lease or bid on any lease or purchase of any state lands shall constitute a breach of any lease which the undersigned may have for any state lands as well as a breach of any purchase or acquisition of state lands that the undersigned has acquired or may acquire; and the undersigned understands that any false statement shall constitute a breach of any such lease subject to the immediate termination of any such lease of state lands; and that any such breach may result in the nullification of any state lands purchased or acquired by the undersigned. The undersigned further understands that a false statement by the undersigned in this statement or in any application to lease or bid on any lease or purchase of any state lands may result in the undersigned's guilt of an offense against the State of Idaho in accordance with Idaho Code § 58-154, and is punishable by a fine of not less than one hundred dollars (\$100), or by a fine not exceeding one thousand dollars (\$1,000), or by imprisonment in the County jail for not less than three (3) months nor more than one (1) year, or by imprisonment in the state penitentiary for a period not exceeding three (3) years. The undersigned further understands that a false oath shall constitute the crime of perjury against the State of Idaho in accordance with Idaho Code § 18-5409, which is punishable by imprisonment in the state penitentiary for not less than one (1) or more than fourteen (14) years.

BUYER:	
Date:	(Print Name)
Date:	(Drint Norse)
	(Print Name)
Subscribed and sworn to before me on the above	date, a notary in and for the State of Idaho.
(seal)	Notary for State of Idaho Residing at: My Commission Expires:
REAL ESTATE PURCHASE AND SALE AGREEMENT – 8 2015PRIEST I PSA L DRAFT	buyer initial(s) seller initial(s)

# **EXHIBIT B**

STATE OF IDAHO DEED
DEED NO
THIS STATE DEED ("Deed") is made this day of, 2015, by and between the STATE BOARD OF LAND COMMISSIONERS, whose mailing address is P.O. Box 83720, Boise, Idaho 83720-0050 (hereinafter referred to as "Grantor"), and, whose mailing address is (hereinafter referred to as "Grantee").
WITNESSETH: That Grantor, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, does hereby convey, release and quitclaim unto Grantee all of Grantor's right, title and interest in and to the following described real property (the "Property") situated in Bonner County, State of Idaho, to-wit:
[See Exhibit "A", attached hereto]
TOGETHER WITH:
1. All mineral rights pursuant to Idaho Code § 47-711(1).
2. The tenements, hereditaments, and appurtenances thereunto belonging or in anywise appertaining.
RESERVING THEREFROM a right of way for ditches constructed by authority of the United States as identified in Idaho Code § 58-604.
The Property is conveyed "as is", with no representation or warranty of any kind as to the fitness of the Property for any particular purpose, including any portion of the Property which may be identified as drainfield property in this Deed or on any plat recorded in the records of Bonner County, Idaho.
TO HAVE AND TO HOLD, all and singular, the Property unto the said Grantee and its successors and assigns forever.
IN WITNESS WHEREOF, I, <b>C.L. "BUTCH" OTTER</b> , the Governor of the State of Idaho and President of the State Board of Land Commissioners, have hereunto signed my name and caused the Great Seal of the State of Idaho and the Seal of the State Board of Land Commissioners to be hereunto affixed, this day of, 2015.
Governor of Idaho and President of the State Board of Land Commissioners  Secretary of State
Director, Department of Lands

STATE OF IDAHO County of Ada	) ) ss. )		
On thissaid State, personally and President of the State	State Board of Land Comr of the State of Idaho, and of the State of Idaho, wh	, in the year 2015, before OTTER, known to me to be the missioners, and LAWERENCE E. THOMAS M. SCHULTZ, known no executed the said instrument	<b>DENNEY</b> , known to me to be to me to be the Director of the
		Notary Public for the Sta Residing at: My Bond expires:	te of Idaho

#### **EXHIBIT C**

### **BILL OF SALE**

BE IT	KNOWN, that	for good	and valuable	consideration	, and upon pay	ment to S	eller of the s	um of <v< th=""><th>Vritten</th></v<>	Vritten
Value	Appraised	PP>	Thousand	Dollars	(\$ <numeric< td=""><td>Value</td><td>Appraised</td><td>PP&gt;)</td><td>by</td></numeric<>	Value	Appraised	PP>)	by
			("Buyer	"), to <less< td=""><td>ee and spous</td><td>e&gt;, <mari< td=""><td>tal status&gt;,</td><td>whose n</td><td>nailing</td></mari<></td></less<>	ee and spous	e>, <mari< td=""><td>tal status&gt;,</td><td>whose n</td><td>nailing</td></mari<>	tal status>,	whose n	nailing
addres	s is <lessee< td=""><td>Address&gt;</td><td>("Seller"), Sel</td><td>ler does here</td><td>by grant, sell,</td><td>assign tra</td><td>nsfer, conve</td><td>y, set ove</td><td>er and</td></lessee<>	Address>	("Seller"), Sel	ler does here	by grant, sell,	assign tra	nsfer, conve	y, set ove	er and
deliver	the following	described	"Personal Pro	perty" to Buye	er effective as o	f		_, 2015:	

All buildings, structures, improvements and fixtures of any kind which were the subject of that certain appraisal which established the above purchase price to be paid to Seller herein, and located on the following real property and adjacent to the following real property on public trust land situated in Bonner County, Idaho, and legally described as follows:

## <legal description>

whose street address is <CS Address>, excluding therefrom the specifically noted personal property listed on **Schedule A**, attached hereto and incorporated herein by this reference, provided such personal property was not included in the appraisal of the Personal Property. Furthermore, all personal belongings, freestanding appliances, and non-appurtenant items which are generally understood by normal real estate practices not to be included in a sale of real property shall be excluded from this Bill of Sale provided that such personal belongings, freestanding appliances, and non-appurtenant items were not included in the appraisal of the Personal Property; and, provided further that all such personal belongings, freestanding appliances, and non-appurtenant items are removed from the described real property prior to closing. However, any personal property, personal belongings, freestanding appliances, and non-appurtenant items remaining on said real property after the date of closing shall be included herein and transferred by this Bill of Sale, even if said personal property is identified on Schedule A, including, without limitation, all remaining furniture, furnishings, equipment, supplies, tools, and any other personal belongings.

Seller hereby sells and transfers the Personal Property to Buyer "AS IS".

The Personal Property is hereby sold and transferred to Buyer and to Buyer's successors and assigns forever.

Seller covenants and warrants that Seller has paid or shall pay when due any and all taxes, levies and assessments due, owing or accruing in or for the period of Seller's ownership of the Personal Property through the date of the closing, which shall be the date set forth in the opening paragraph above.

Seller hereby authorizes First American Title Company handling the closing to fill in the Buyer's name, mailing address, purchase price, and the effective date in the opening paragraph, which shall be the date of closing.

Seller hereby covenants with and warrants to Buyer, its successors and assigns, that Seller has good and marketable title to the Personal Property, full authority to sell and transfer the Personal Property, and that the Personal Property is sold free and clear of all liens, encumbrances, liabilities and adverse claims of every nature and description whatsoever.

SELLER:	
<lessee of="" record=""></lessee>	<spouse></spouse>
STATE OF) )ss.	
County of)	
On this day of, 2015, appeared < <u>Lessee of Record&gt;</u> , known or ident within instrument, and acknowledged to me that	before me a notary public in and for said state, personally ified to me to be the person whose name is subscribed to the he/she executed the same.
(seal)	Notary Public for State of:
STATE OF) )ss.	
County of	
	before me a notary public in and for said state, personally ne to be the person whose name is subscribed to the withing executed the same.
(seal)	Notary Public for State of:

### **SCHEDULE A TO BILL OF SALE**

[All personal belongings, freestanding appliances, and non-appurtenant items which are generally understood by normal real estate practices not to be included in a sale of real property and that were not included in the appraisal do not need to be documented here.]

To Be Filled Out By Seller:

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REAL ESTATE PURCHASE AND SALE AGREEMENT – 13 2015PRIEST I PSA\_L\_DRAFT