**STANDARD FORM OF AGREEMENT BETWEEN**

**STATE OF MONTANA**

**DEPARTMENT OF ADMINISTRATION**

ARCHITECTURE AND ENGINEERING DIVISION

1520 East Sixth Avenue • P.O. Box 200103 • Helena MT 59620-0103

Phone: 406 444-3104 • Fax: 406 444-3399

**OWNER AND LAND SURVEYOR**

This **AGREEMENT** is made as of:

**BETWEEN** the State of Montana, acting through its Director, Department of Administration, hereinafter identified as the “**OWNER**”:

 ***Department of Administration, State of Montana***

 ***P.O. Box 200103, 1520 East Sixth Avenue***

 ***Helena, MT 59620-0103***

And the **LAND SURVEYOR**: ***[FIRM NAME]***

***[ADDRESS]***

***[CITY, STATE, ZIP]***

***[phone, fax]***

For the following Project: ***[PROJECT NAME]***

***[AGENCY NAME]***

***[A/E PROJECT #]***

1. **PART 1**
	1. **COMPENSATION**
		1. The Owner shall compensate the Land Surveyor in accordance with the full Terms and Conditions of this Agreement as follows:

|  |  |
| --- | --- |
| **SERVICES** | **AMOUNT** |
| Site, Boundary, Certified Survey and Plans | $0.00 |
| Topographical Survey and Plans | $0.00 |
| Plats of Survey | $0.00 |
| Construction Staking | $0.00 |
| Control Reports and Permitting | $0.00 |
| Title and Legal Searches | $0.00 |
|  | Services Total = | **$0.00** |
| **SUPPLEMENTAL SERVICES** | **AMOUNT** |
|  | $0.00 |
|  | $0.00 |
|  | Supplemental Services Total = | **$0.00** |
|  | **AMOUNT** |
|  | **TOTAL SUM FOR ALL SERVICES =** | **$0.00** |

* 1. **ENUMERATION OF AGREEMENT**
		1. This Agreement represents the entire and integrated agreement between the Owner and the Land Surveyor and supersedes all prior negotiations, representations or agreements, either written or oral. This Agreement may be amended only by written instrument signed by both Owner and Land Surveyor. This Agreement is also comprised of the documents listed below (if checked).
		2. Standard Form of Agreement Between Owner and Land Surveyor; [ ]
		3. Owner’s Preliminary Project Program; [ ]
		4. Other documents enumerated as follows: [ ]
			1. [List other documents, if any, forming part of this Agreement]
			2. [List other documents, if any, forming part of this Agreement]
		5. Special terms and conditions that modify this Agreement are as follows: [ ]
			1. [List special terms and conditions]
			2. [List special terms and conditions]
	2. **PROJECT TEAM**
		1. The Owner:
			1. Design Project Manager is: [Name]

 [Phone]

[email]

* + - 1. Construction Project Manager is: [Name]

 [Phone]

[email]

* + - 1. Agency point of contact is: [Name]

 [Phone]

[email]

* + - 1. The Owner’s Project Manager (respective to the phase of the Project) shall be authorized to act on the Owner’s behalf with respect to all aspects of the Project. The Owner or the Owner’s Designated Representative shall render decisions in a timely manner in order to avoid unreasonable delay in the orderly and sequential progress of the Land Surveyor’s services.
			2. The Agency may be comprised of multiple groups or individuals. The Land Surveyor shall be aware that the Agency is not able to bind the Owner and shall communicate and coordinate with the Owner’s Project Manager in all instances regarding the Project, Project Program, Project Schedule, Project Budget, communication, transfers of information, scheduling meetings, and any Agency requests.
			3. The Land Surveyor shall communicate with the Agency through the Owner’s Project Manager unless given permission by the Owner to communicate and coordinate directly with the Agency.
		1. The Land Surveyor:
			1. Designated Representative is: [Name] [Discipline]

 [Phone]

[email]

* + - 1. The Land Surveyor’s Designated Representative shall be authorized to act on the Land Surveyor’s behalf with respect to the Project and to bind the Land Surveyor and the Land Surveyor’s consultants.
		1. Consultants retained at the Land Surveyor’s expense are:
			1. [Firm Name] [Name] [Discipline]

 [Phone]

[email]

* + - 1. [Firm Name] [Name] [Discipline]

 [Phone]

[email]

* 1. **GENERAL TERMS AND CONDITIONS**
		1. The Owner and Land Surveyor shall cooperate with one another to fulfill their respective obligations under this Agreement. Both parties shall endeavor to maintain good working relationships among all members of the Project Team.
		2. Licensing Requirements. By signature on this Agreement, the declaration is made by the Land Surveyor is professionally qualified, registered, and licensed to practice in the State of Montana. In accordance with Montana law, the Land Surveyor shall sign and stamp all Documents.
		3. The Land Surveyor shall be responsible for the professional quality, technical accuracy, and coordination of all concepts, programming, reports, designs, drawings, specifications, and other services furnished under this Agreement. The Land Surveyor shall, without additional compensation, correct or revise any errors, deficiencies, or omissions in concepts, programming, reports, designs, drawings, specifications, estimates, and other services.
		4. The Owner’s review, approval, acceptance, or payment for services shall not be interpreted or construed to operate as a waiver of any rights or cause for action arising out of the Land Surveyor’s performance of services under this Agreement. The Land Surveyor shall remain liable to the Owner as allowed by law for any and all costs and/or damages caused by the Land Surveyor’s negligent performance of any of the services furnished under this Agreement.
		5. Rights & Remedies. The rights and remedies of the Owner allowed by law are in addition to any rights and remedies provided in this Agreement.
		6. Relationship. The relationship of the Land Surveyor to the Owner under this Agreement is that of an Independent Contractor. The Land Surveyor (or the Land Surveyor’s consultants) is not an employee of the Owner, is not carrying out the regular business of the Owner, and is not subject to the same employment regulations as applicable to employees of the Owner. Each of the parties will be solely and entirely responsible for their own acts and the acts of their employees. No benefits, special considerations, or employer/employee-type provisions are provided by the Owner to the Land Surveyor, the Land Surveyor's employees, or the Land Surveyor’s consultants, or the consultants’ employees.
		7. Successors and Assigns. The Owner and the Land Surveyor each bind themselves, their partners, successors, legal representatives, and assigns to the other party to this Agreement and to the partners, successors, legal representatives and assigns of such other party in respect to all covenants of this Agreement. Neither the Owner nor the Land Surveyor shall assign or transfer his interest in the Agreement without written consent of the other.
		8. Records and Documentation:
			1. The Land Surveyor and the Land Surveyor’s consultants shall be aware that all documentation, including electronic correspondence, in the Owner’s possession is a public record and the Owner is obligated to make all such records available upon request by any party or individual unless such records meet statutory requirements or Montana Administrative Rules for confidentiality.
			2. The Owner shall have access to all records, correspondence, and files of the Land Surveyor, its employees, engineers, and consultants pertaining to the Project. This access shall be continuing and survive the termination of the Contract for either cause or convenience. Such records shall be kept in a generally recognized format for a period of three (3) years from the date of termination of this Agreement or Final Acceptance of the Project by the Owner. All records shall be available to the Owner, Legislative Auditor, and the Legislative Fiscal Analyst or his authorized representative. The Owner does not consider documents, files, and records in the Land Surveyor’s possession or the Land Surveyor’s consultants’ possession to be public records unless determined to be so by law or unless they come into the Owner’s possession.
		9. The Land Surveyor warrants that he has not employed or retained any person, partnership, or corporation, other than a bona fide employee or principle owner working for the Land Surveyor to solicit or acquire the Project described in this Agreement.
		10. Nothing contained in this Agreement shall create a contractual relationship with or a cause of action in favor of a third party against either the Owner or Land Surveyor.
	2. **RESPONSIBILITIES OF THE PARTIES**
		1. Owner Responsibilities:
			1. Unless otherwise provided under this Agreement, the Owner shall provide information in a timely manner regarding requirements and parameters of the Project. The Owner shall furnish a preliminary project program setting forth the Owner’s objectives, schedule, constraints and criteria, including necessities and relationships, special equipment, systems and site requirements.
			2. The Owner shall examine documents submitted by the Land Surveyor and shall render decisions pertaining thereto.
			3. The Owner shall furnish the services of consultants other than those designated as part of the Land Surveyor’s responsibility or authorize the Land Surveyor to furnish them as a change in service or scope.
			4. The Owner shall furnish testing, inspections, and reports as necessary for the Project such as structural, mechanical, chemical, and other laboratory tests, inspections, and reports or authorize the Land Surveyor to furnish them as a change in service or scope.
			5. The Owner shall furnish accounting and auditing services as may be necessary for the Project as he may require to ascertain how or for what purposes the Land Surveyor has used the funds paid under the terms of this Agreement.
			6. If the Owner observes or otherwise becomes aware of any error, fault, omission, or defect in the Project or non-conformance with the documentation or Plans and Specifications, he shall give prompt notice thereof to the Land Surveyor.
		2. Land Surveyor’s Responsibilities:
			1. The Land Surveyor’s services shall be performed as expeditiously as is consistent with professional skill and care, orderly progress of the Project, and in accordance with the Project Schedule.
			2. The Land Surveyor shall maintain the confidentiality of information specifically designated as confidential by the Owner, unless withholding such information would violate the law or create the risk of significant harm to the public. The Land Surveyor shall require similar agreements of the Land Surveyor’s consultants to maintain the confidentiality of information specifically designated as confidential by the Owner.
			3. Except with the Owner’s knowledge and express written permission, the Land Surveyor shall not engage in any activity, or accept any employment, other agreement, interest, or contribution that would reasonably appear to compromise the Land Surveyor’s professional judgment with respect to this Project.
			4. The Land Surveyor is expressly prohibited from participating in or bidding on any part of the Contract for Construction or multiple construction contracts, if any, let by the Owner.
			5. The Land Surveyor shall review laws, codes, and regulations applicable to the Land Surveyor’s services. The Land Surveyor shall respond in the design of the Project to requirements imposed by governmental authorities having jurisdiction over the Project.
			6. The Land Surveyor shall be entitled to rely on the accuracy and completeness of services and information furnished by the Owner. The Land Surveyor shall provide prompt written notice to the Owner if the Land Surveyor becomes aware of any errors, omissions, or inconsistencies in such services or information.
1. **PART 2**
	1. SURVEY REQUIREMENTS
		1. TIME: Subject to any limitations stated in this agreement, the specified Survey shall be completed and the drawing(s) and report(s) delivered to the Owner within **[enter number]** calendar days upon the Owner’s execution of this Agreement or authorization from the Owner to proceed.
		2. SITE:
			1. Show boundary lines (if any), giving length and bearing (including reference of basis) on each straight line; interior angles; radius, point of tangency and length of curved lines. Where no monument exists, set permanent iron pin (monument) or other suitable permanent monument at property corners; drive pin into ground adequately to prevent movement, mark with wood stake; state on drawings whether corners were found or set and describe each.
			2. Confirm or furnish a legal description which conforms to the Record Title Boundaries and a Certificate of Survey. Prior to making this survey, the Surveyor shall, insofar as possible, acquire data including, but not limited to, deeds, maps certificates or abstracts of title, section line and other boundary line locations in the vicinity.
			3. Give area in square feet if less than one acre, in acres (to .001 acre) if over one acre.
			4. Note identity, jurisdiction and width of adjoining streets and highways, width and type of pavement. Identify any landmarks.
			5. Identify corners and plot locations of existing structures on the property and on adjacent property within 50 feet. Dimension perimeters in feet and inches to nearest ½ inch. State the character and number of stories. Dimension to property lines and other buildings. Vacant parcels shall be noted as VACANT.
			6. Show encroachments, including cornices, belt courses, etc., either way across property lines.
			7. Describe fences and walls, identify party walls and locate them with respect to property lines.
			8. Show recorded or otherwise known easements and rights-of-way; state the owner of right of each.
			9. Note possibilities of prescriptive rights-of-way and the nature of each.
			10. Show individual lot lines and block numbers; show street numbers of buildings if available.
			11. Show zoning of property; if more than one zone, show the extent of each. Show zoning of adjacent property and property across the street(s) or highway(s).
			12. Give names of owners of adjacent property.
			13. Reconcile or explain any discrepancies between the survey and the recorded legal description.
		3. TOPOGRAPHICAL:
			1. Provide minimum of one permanent benchmark on site for each four acres; description and elevation to nearest .01'.
			2. Draw contours at 1 foot intervals.
			3. Spot elevation at each intersection of a grid covering the property at sufficient spacing to assure reasonable accuracy in constructing contour lines.
			4. Spot elevations at street intersections and at 20 foot intervals on curb, sidewalk and edge of paving, including far side of paving.
			5. Plot location and finished floor elevations of structures, above and below ground, man-made (e.g., paved areas) and natural features; all floor elevations and elevations at each entrance of buildings on the property. Include invert elevations of utility tunnel floors and overhead slabs.
			6. Location, size, depth and, where available, pressure of water and gas mains, central steam and other utilities including, but not limited to, buried tanks and septic fields serving, or on, the property.
			7. Location of fire hydrants available to the property and the size of the main serving each.
			8. Location and characteristics of power and communications systems above and below grade.
			9. Location, size, depth and direction of flow of sanitary sewers, combination sewers, storm drains, culverts serving, or on the property; location of catch basins and manholes, and inverts of pipe at each.
			10. Name of the operating authority of each utility.
			11. Flood plain, flood level of streams or adjacent bodies of water and analysis of site for potential flooding.
			12. Locations of test borings if ascertainable and the elevation of the top of the holes.
			13. Trees of 1½ inch and over (caliper 3' above ground); locate within 1' tolerance and give species where identifiable.
			14. Perimeter outline only of thickly wooded areas unless otherwise directed.
		4. Protection of Property. The Surveyor shall contact the agency for information regarding the site and shall take all reasonable precautions to prevent damage to property, visible and concealed, and shall reasonably restore the site to the condition existing prior to the Surveyor's entry, including, but not limited to, repair of lawns and plantings.
		5. Accuracy Standards. Precision of the survey shall be based on the Positional Accuracy Concept. The Surveyor shall recommend positional accuracy limits and error of closure limits for the property being surveyed.
		6. Means of Access. The Surveyor shall contact the agency to schedule site access and make necessary arrangements regarding utility locates.
		7. Drawing Requirements. Furnish to the Owner, three prints of each drawing and one electronic media drawing file of each drawing, configured for AutoCAD, along with any specialized fonts, or linotypes used on produced drawings. The surveyor shall sign and seal each drawing and certify to the best of the Surveyor's knowledge, information and belief all information thereon is true and accurately shown.
			1. Drawings and drawing files shall be sized in accordance with the Owner’s Land Surveyor and contain written scale, graphic scale, North arrow (oriented to the top of the sheet), legend of symbols and abbreviations used on the drawing(s), and all dimensions and elevations in English and Metric units.
			2. Spot elevations on pavement and other hard surfaces shall be to the nearest .01', on other surfaces to the nearest .05'. State elevation datum on each drawing. Use National Vertical Geodetic Datum and give location of benchmark used.
		8. Additional Requirements:
			1.
2. **PART 3**
	1. **OWNERSHIP OF DOCUMENTS**
		1. All documents developed under this Agreement are and shall become the property of the Owner whether the Project for which they are made is or is not executed. It is understood and agreed that the Owner and his Land Surveyor is permitted to reproduce the drawings and distribute the prints in connection with the use or disposition of the property without incurring obligation for additional compensation to the Surveyor.
		2. The signing of this Agreement shall constitute a complete transfer of ownership, intellectual property and copyright of all documents from the Land Surveyor to the Owner upon Substantial Completion of the Project. Such transfer shall not be construed by the Land Surveyor as a grant for usage nor can it be revoked by the Land Surveyor.
		3. The Owner agrees to indemnify and hold harmless the Land Surveyor from any and all claims, demands and causes of action of any kind or character arising as a result of reuse of the documents developed under this Agreement.
		4. The Owner is restricted from using the Land Surveyor’s license seal/stamp in any form or manner as part of any reuse of documents developed under this Agreement. The Land Surveyor may not remove its license seal/stamp from the Contract Documents used to construct the Project but may do so from electronic and hardcopy Record Drawings delivered to the Owner.
		5. The Land Surveyor shall have the right to include photographic or artistic representations of the design of the Project among the Land Surveyor’s promotional and professional materials. The Land Surveyor shall be given reasonable access to the completed Project to make such representations. However, the Land Surveyor’s materials shall not include the Owner’s confidential or proprietary information regardless of whether or not the Owner has previously advised the Land Surveyor in writing of the specific information considered by the Owner to be confidential or proprietary.
	2. **DISPUTE RESOLUTION**
		1. The Owner and Land Surveyor shall endeavor to resolve controversies, claims, disputes, and other matters in question between them through good faith debate, discussion, and negotiating prior to submitting them to mediation, arbitration, or other legal proceeding.
		2. During all debate, discussion, negotiation, mediation, and arbitration proceedings, the Land Surveyor shall continue with performance of services in accordance with this Agreement. The Owner shall continue to make payment for services not in dispute in accordance with this Agreement.
		3. Any and all controversies, disputes, claims, or other matters between the parties arising out of or related to this Agreement shall be decided and settled in accordance with the Uniform Arbitration Act, Title 27, Chapter 5 of Montana Code Annotated.
		4. Lewis & Clark County, State of Montana, shall be the venue for all mediation and arbitration proceedings unless otherwise agreed upon in writing by both parties. State of Montana law shall govern this Agreement and all dispute resolution and legal proceedings.
		5. In no event shall any claim or dispute be made after the date when institution of legal or equitable proceedings based on such claim, dispute or other matter in question would be barred by the applicable statute of limitations.
		6. Mediation:
			1. Any claim, dispute or other matter in question arising out of or related to this Agreement shall be subject to mediation as a condition precedent to arbitration or the institution of legal or equitable proceedings by either party. However, the parties may mutually agree in writing to waive mediation and proceed directly to arbitration.
			2. Request for mediation shall be filed in writing with the other party to the Agreement and the parties shall endeavor to agree upon a mediator and a location for the proceedings. Unless otherwise mutually agreed upon, mediation shall be in accordance with the Construction Industry Mediation Rules of the American Arbitration Association, except Rule M-2 (filing with AAA). Requests for mediation shall not be filed with AAA unless agreed upon by both parties to do so.
			3. A demand for arbitration shall not be made and no arbitration proceedings may occur until attempt at mediation has failed unless both parties have mutually waived mediation.
			4. The parties shall share the mediator’s fee and any filing fees equally. The mediation shall be held in the place where the Project is located, unless another location is mutually agreed upon. Agreements reached in mediation shall be enforceable as settlement agreements in the venue specified in this Agreement.
		7. Arbitration:
			1. Controversies, claims, disputes, or other matters in question between the parties that are not resolved by mediation shall be decided by arbitration. Unless otherwise mutually agreed upon, arbitration shall be in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association, except Rule A-3 (filing with AAA). Demands for arbitration shall not be filed with AAA unless agreed upon by both parties to do so.
			2. A demand for arbitration may be made upon conclusion of mediation unless mediation is waived by agreement of the parties to do so.
			3. No arbitration arising out of or relating to this Agreement shall include, by consolidation or joinder or in any other manner, an additional person or entity not a party to this Agreement, except by written consent containing a specific reference to this Agreement and signed by the Owner, Land Surveyor, and any other person or entity sought to be joined. Consent to arbitration involving an additional person or entity shall not constitute consent to arbitration of any claim, dispute or other matter in question not described in the written consent or with a person or entity not named or described therein. The foregoing agreement to arbitrate and other agreements to arbitrate with an additional person or entity duly consented to by parties to this Agreement shall be specifically enforceable in accordance with applicable law in any court having jurisdiction thereof.
			4. The award rendered by the arbitrator or arbitrators shall be final, and judgment may be entered upon it in accordance with applicable law in any court having jurisdiction thereof.
		8. Dispute Between Owner and Contractor:
			1. In the event a dispute arises between the Owner and Contractor, or any other party, whether before, during, or after construction, the Land Surveyor shall advise and consult with the Owner in attempting to resolve the dispute, whether informally or by mediation, arbitration, or other legal proceeding.
			2. The Land Surveyor will make himself and/or his consultants, agents and, employees available and shall permit inspection of his records by the Owner. In the event that it is ultimately determined that the Land Surveyor did not cause or contribute to the dispute, damages, or expenses alleged, the Land Surveyor shall be reimbursed by the Owner for all costs reasonably incurred upon final resolution of the dispute.
			3. The singular and sole exemption to needing written consent of the Owner, Land Surveyor, and any other party seeking to be joined in a dispute or claim between the Owner and the Contractor, as defined in the Contract for Construction, which may be consolidated and joined at the sole discretion of the Owner. The Owner, at its sole discretion, may also enjoin and consolidate any claim or dispute with the Land Surveyor to any dispute between the Owner and Contractor.
			4. If there is no formal finding of fault, the Land Surveyor and Owner shall negotiate terms for payment unless the Owner suffered loss as a result of the dispute and believes the Land Surveyor was responsible for or contributed to its cause. In such event, any claim by Owner against the Land Surveyor shall be subject to resolution per the terms of this Agreement.
			5. The Owner will not be required to reimburse the Land Surveyor at any time prior to the final determination or resolution of any claim or dispute. In the event the Land Surveyor caused, in whole or in part, the dispute or controversy, the Land Surveyor shall bear his costs for participating in the resolution.
	3. **WAIVER OF CONSEQUENTIAL DAMAGES**

The Land Surveyor and the Owner waive consequential damages for claims, disputes or other matters in question arising out of or relating to this Agreement. This mutual waiver is applicable, without limitation, to all consequential damages due to either party’s termination in accordance with this Agreement.

* 1. **MISCELLANEOUS PROVISIONS**
		1. This Agreement shall be governed by the laws of the State of Montana and venue for all proceedings shall be Lewis & Clark County.
		2. Causes of action between the parties to this Agreement pertaining to acts or failures to act shall be deemed to have accrued and the applicable statutes of limitations shall commence to run not later than the date of termination or of Final Acceptance of the Project per the General Conditions of the Contract for Construction.
		3. To the extent damages are covered by insurance, the Owner and the Land Surveyor waive all rights against each other and against the contractors, consultants, agents, and employees of the other for damages, except such rights as they may have to the proceeds of such insurance current as of the date of this Agreement.
		4. Insurance. The Land Surveyor shall procure and maintain through termination or Final Acceptance of the Project, Workers Compensation Coverage and commercial liability insurance for protection from claims, actions, damages, and liabilities due to or arising out of bodily injury, automobile accidents, personal injury, sickness, disease, death, or other incidents for himself and all his employees and from claims, action, damages, and liability to or destruction of property arising out of services provided under this Agreement.
		5. Indemnification and Hold Harmless. The Land Surveyor shall indemnify and hold harmless the State of Montana from and against all damages, claims and liability arising out of the negligent acts, errors, or omissions of the Land Surveyor, its officers, agents, consultants, and employe­es, including all judgments, awards, losses, expenses, costs and attor­neys' fees. The Owner shall indemnify and hold harmless the Land Surveyor from and against all damages, claims and liability arising out of the negligent acts, errors, or omissions of the Owner, its officers, agents, consultants, and employe­es, including all judgments, awards, losses, expenses, costs and attor­neys' fees.
		6. Equal Opportunity Employment/Non-Discrimination. The Land Surveyor shall be familiar with and be responsible for and adhere to all Federal and State requirements regarding employment practices. All hiring and other employment practices of the Land Surveyor shall be in accordance with Federal and State Equal Employment Opportunity laws, executive orders, requirements and regulations and shall be nondiscriminatory, based on merit and qualifications without regard to race, color, sex, pregnancy, childbirth or medical conditions related to pregnancy or childbirth, political or religious affiliation or ideas, culture, creed, social origin or condition, genetic information, sexual orientation, gender identity or expression, national origin, ancestry, age, disability, military service or veteran status, or marital status, or physical or mental disability by the persons performing this Agreement.
		7. Compliance with the Affordable Care Act. Land Surveyor is the employer and, therefore, responsible for providing healthcare benefits for its employees under the Patient Protection and Affordable Care Act. Land Surveyor represents and warrants that all individuals who perform services for an agency of the State are and at all times shall remain Land Surveyor's common law employees. Land Surveyor further acknowledges and agrees that, throughout the term of this Agreement, Land Surveyor retains the right to direct and control its employees. Land Surveyor agrees and acknowledges that it, its agents or employees are not entitled to participate in any of the benefit plans or programs that the State now or hereafter maintains for its employees.
		8. Personnel Expenses pertaining to mandatory or customary contributions and benefits related to employment taxes and other statutory employee benefits, insurance, sick leave, holidays, vacations, employee retirement plans, and similar contributions are entirely the responsibility of the Land Surveyor.
	2. **TERMINATION OR SUSPESION OF THIS AGREEMENT**
		1. The Owner or Land Surveyor may terminate this Agreement upon giving written notice to the other that such party has defaulted and failed to fulfill its obligations under this Agreement. The written notice must contain an itemized description and accounting of default and failure. In the event of such default, the Land Surveyor or Owner shall allow ten (10) calendar days for corrective action or submission of a corrective action plan. The ten (10) days shall be based upon the date of receipt of the notice by the other party. Should no satisfactory corrective action be taken or acceptable corrective action plan be provided by the defaulting party, the other shall have right to terminate the Agreement.
		2. The Owner may terminate this Agreement without cause or for convenience at any time upon giving written notice to the Land Surveyor. If the Agreement is terminated without cause, the Land Surveyor shall be compensated for all services rendered prior to receiving the written notice.
		3. If the Land Surveyor fails to fulfill his obligations and the Agreement is terminated, the Owner may prosecute the Project to completion by contract or other means available. The Land Surveyor shall be liable to the Owner for any and all additional costs incurred due to the Land Surveyor’s failure to perform. The rights and remedies available to the Owner provided herein are in addition to any and all other rights and remedies provided by law or equity.
		4. If the Owner fails to make payments to the Land Surveyor in accordance with this Agreement, such failure shall be considered substantial nonperformance and cause for termination subject to the written notice provision above or, at the Land Surveyor’s option, cause for suspension of performance of services under this Agreement. If the Land Surveyor elects to suspend services, prior to suspension of services, the Land Surveyor shall also give ten (10) days written notice to the Owner. In the event of a suspension of services, the Land Surveyor shall have no liability to the Owner for delay or damage caused the Owner because of such suspension of services. The Land Surveyor shall resume services upon corrective action or submission of a corrective action plan by the Owner.
		5. The Land Surveyor cannot terminate this Agreement or suspend services if the Project is suspended or delayed by the Owner. The Owner shall notify the Land Surveyor concerning any suspension or delay and may direct the Land Surveyor to suspend services accordingly.
		6. Any and all expenses, termination costs, anticipated overhead and profit, and consequential costs as a result of termination of this Agreement are specifically excluded and shall not be due the Land Surveyor.
	3. **EXECUTION OF THIS AGREEMENT**

This Agreement entered into as of the day and year first written above:

Land Surveyor: [FIRM NAME]

 Signature

 Print

 Title

 *Person signing for the Land Surveyor shall be a principle owner in the firm or a corporate officer and be legally able to bind the Land Surveyor to all provisions of this Agreement.*

Owner: STATE OF MONTANA

 THOMAS B. O’CONNELL

 Administrator, Architecture & Engineering Division

 for the DIRECTOR, DEPARTMENT OF ADMINISTRATION

 Date

*By signing this contract the signee certifies, in compliance with 18-2-106, MCA, that there is no pecuniary or other conflict of interest.*