SALE CONTRACT

THIS SALE CONTRACT, is made between Merton E. Musser and Harold Musser,				
Trustees of the Robert E. Musser Trust, u/a/d November 10, 2005; and Lillian D. Musser and				
Merton E. Musser, Co-Trustees of the Lillian D. Musser Trust, under Revocable Trust				
Agreement dated February 23, 2007, (herein called "SELLERS") and				
(herein called				
"PURCHASER").				
WITNESSETH:				
SELLER hereby agrees to sell to PURCHASER and PURCHASER hereby agrees to				
purchase and pay for, the following described real property:				
The North 16½ feet of Lot 1 and the South 37½ feet of Lot 2, Block 2, NIELSON ADDITION, as located in Book "E" of plats, Page 17, according to the records of the County Clerk and Recorder of Park County, State of Wyoming.				
TOGETHER WITH all improvements and appurtenances thereunto belonging.				
(hereinafter referred to as the PROPERTY); upon the following terms and conditions:				
1. PURCHASE PRICE - PURCHASER agrees to pay to SELLER the successful				
bid price of \$ for				
the PROPERTY plus a 5% buyer's premium fee of \$, for a total				
contract purchase price of \$				

which PURCHASER promises and agrees to pay to SELLER as follows:

a.	10 percent down on the Contract Purchase price outlined in Paragraph 1
	herein, namely
	, payable to Park County Title as an
	earnest money deposit, to be applied to the purchase price at closing.
b.	\$ in the form
	of cash, local cashier's check, or wired funds to Park County Title at
	closing.

- 2. POSSESSION PURCHASER shall be entitled to possession of the PROPERTY at closing.
- CLOSING Closing shall be held no later than December 27, 2012 in Cody,
 Wyoming. The closing agent shall be Park County Title. TIME IS OF THE ESSENCE OF
 THIS CONTRACT.
- 4. WARRANTY DEED Upon the payment in full by PURCHASER of the purchase price as herein provided, SELLER agrees to convey the PROPERTY to PURCHASER by a good and sufficient warranty deed, a copy of which is attached hereto as Exhibit "A" and hereby incorporated by reference. PURCHASER acknowledges that the Warranty Deed outlines matters for which PURCHASER is purchasing the PROPERTY, and which this purchase is subject to.
- 5. TITLE EXAMINATION PURCHASER acknowledges that he has been provided a commitment for title insurance to issue a standard title insurance policy insuring title to the PROPERTY as shown on Exhibit "B" attached hereto and hereby incorporated by

reference. Title insurance will be issued in the amount of the purchase price of

subject to the Exceptions outlined in Schedule "B" as shown on Exhibit "B" attached hereto and hereby incorporated by reference. PURCHASER has no objections to the Exceptions outlined in the title commitment as shown on Schedule B on Exhibit "B" attached hereto.

The cost of the title insurance policy which SELLER provides shall be solely paid for by SELLER.

- 6. INSPECTION PURCHASER acknowledges that he has inspected the PROPERTY at length, and has performed any and all tests and inspections that he desires or needs, and agrees to accept the PROPERTY "AS IS". Furthermore, PURCHASER further acknowledges that
 - SELLER MAKES NO WARRANTIES WHATSOEVER ABOUT THE

 PROPERTY AND SPECIFICALLY DISCLAIMS ANY WARRANTIES OF

 FITNESS FOR A PARTICULAR PURPOSE OR ANY WARRANTY OF

 HABITABILITY.
- 7. SURVEYS PURCHASER acknowledges that if he desires information on the specific boundaries of the PROPERTY, that he should have the PROPERTY surveyed at his expense.
- 8. TAXES & ASSESSMENTS Property taxes and assessments for the years 2012 and prior years shall be paid by SELLER. All subsequent property taxes shall be the responsibility of PURCHASER.

- 9. RISK OF LOSS SELLER shall have risk of loss of the PROPERTY until closing. In the event the improvements on the PROPERTY are damaged more than five percent of their value prior to closing, either SELLER or PURCHASER may elect not to proceed with the closing.
- 10. CLOSING COSTS SELLER shall pay for the preparation of the Deed; the costs of the title insurance; one-half of the closing costs charged by Park County Title Company; and all of its own attorney fees. PURCHASER shall pay the fee for recording the warranty deed; any loan fees or points; any appraisal fees; one-half of the closing costs charged by Park County Title Company; and all of his own attorney fees.
- 11. THERE ARE NO CONTINGENCIES WHATSOEVER TO CLOSING.

 Purchaser acknowledges that there are no contingencies to closing. Purchaser is required to close by December 27, 2012, or Purchaser will forfeit all of his earnest money to Seller.
- 12. DEFAULT --- In the event any action of law is brought by either party for the enforcement of any of the terms and conditions contained in this Contract for Sale or for the breach thereof, the prevailing party shall be entitled to recover reasonable attorney fees, costs, and expenses of said legal action from the non-prevailing party.

In the event PURCHASER fails to follow the terms of this Contract and does not close within the time specified herein, SELLER shall be entitled to PURCHASER'S earnest money, and furthermore PURCHASER shall be required to immediately pay for any and all costs of the auction sale, including but not limited to advertisement costs and personnel costs. Payment of

auction costs by PURCHASER will be in addition to forfeiture of PURCHASER'S earnest money.

In the event SELLERS fail to follow the terms of this Contract and do not close within the time specified herein, PURCHASER shall be entitled to specific performance of this contract.

13. NOTICE - Any notice provided for or permitted herein or that may otherwise be appropriate may be delivered in person to the other party or may be delivered by depositing a copy thereof in the United States mail, postage prepaid, addressed to SELLERS as follows:

Robert E. Musser Trust and Lillian D. Musser Trust c\o Musser Bros., Inc. 1131 13th Street Cody, Wyoming 82414

and to PURCHASER as follows:

Notice by mail shall be considered delivered 72 hours following the deposit thereof in any United States Post Office. A party may change his address for notice by giving appropriate notice thereof in writing to the other party.

14 MERGER OF NEGOTIATIONS - All negotiations between the parties are merged

into this Contract For Sale and there are no undertakings or agreements other than those incorporated herein or the instruments contemplated hereby. This Contract For Sale may not be modified, except by an instrument in writing duly executed by the parties.

- 15. ATTORNEY DRAFTING THIS AGREEMENT. PURCHASER acknowledges that Chris Edwards and the law firm of Simpson, Kepler & Edwards, LLC, the Cody, Wyoming Division of BURG SIMPSON ELDREDGE HERSH & JARDINE, PC, represent only MUSSER BROS., INC. and SELLERS in this transaction.
- 16. MUSSER BROS., INC., HAROLD MUSSER, AND MERTON MUSSER'S DECLARATION OF INTEREST IN PROPERTY. Musser Bros., Inc., Harold Musser and Merton Musser hereby declare that they are the SELLERS and the auctioneers of the PROPERTY and are licensed real estate agents dealing in property they have a personal interest in.
- 17. SELLER'S AGENT. The Broker, Musser Bros., Inc., is acting as a Seller's Agent in this Transaction. As an agent for SELLER, the Broker represents the SELLERS and owes the SELLERS a duty of utmost faith, loyalty, and fidelity. Musser Bros., Inc. is treating the PURCHASER as a customer.

IN WITNESS WHEREOF, this Contract for Sale is executed this _____ day of November, 2012. PURCHASER will be notified within 72 hours if the Contract for Sale has been accepted by SELLERS, but PURCHASER acknowledges that he is irrevocably bound to the terms of this Contract during that 72 hour period. In the event the SELLERS do not accept

the Contract for Sale, the earnest money shall be returned in full to PURCHASER.

SELLER:	PURCHASER:
Robert E. Musser Trust, u/a/d November 10, 2005	
By: Merton E. Musser, Trustee	
By:Harold Musser, Trustee	
Lillian D. Musser Trust, u/a/d February 23, 2007	
By: Lillian D. Musser, Trustee	
By: Merton E. Musser, Trustee	