Exhibit 2: Grant request letter



PUBLIC WORKS

Wayne Sandberg, P.E., Director, County Engineer Frank D. Ticknor, P.E., Deputy Director

December 6, 2024

Ms. Jessica Lee Senior Grants Administrator Metropolitan Council 390 North Robert Street St. Paul, MN 55101

RE: Request for Acquisition Opportunity Grant Funds for Purchase of the Booren Trust Property - in Big Marine Park Reserve

Dear Jessica,

Washington County requests that Metropolitan Council consider providing acquisition opportunity grant funds for the purchase of the Booren Trust property within the boundary of Big Marine Park Reserve in May Township. This property is vacant land with no improvements. The agreed upon price is the same as the appraised value.

This offer presented here has been signed by both the landowner and the Washington County Board on December 3, 2024. Funding for this project is requested to be 75% from Metropolitan Council's Acquisition Opportunity Fund with remaining 25% funded by Washington County funds.

Estimated Acquisition Costs:

Purchase Price	\$1,715,000.00
Estimated costs related to purchase	\$ 19,243.00
Proposed Revenue Sources:	\$1,734,243.00
Acquisition Opportunity Fund (75%)	\$1,300,682.25
Washington County (25%)	\$ 433,560.75
	\$1,734,243.00

We understand that there are funds available for the 2025 fiscal year and hope to be able to use said funds. If the funds are not available, we request that this acquisition be funded in the 2026 fiscal year. We anticipate closing this after June 2025.

A great place to live, work and play...today and tomorrow

North Shop | 11660 Myeron Road North | Stillwater, MN 55082-9537 P: 651-430-4300 | F: 651-430-4350 | TTY: 651-430-6246 www.co.washington.mn.us

Washington County is an equal opportunity organization and employer

Page Two December 6, 2024

Thank you for your consideration of this request. If you have any questions or need additional information, please let me know.

Sincerely,

Spain & Buce

Sharon M. Price Property Acquisition Manager

cc: Alex McKinney, Parks Director

Exhibit 3: Grant application



Application

21274 - FY2025 Park Acquisition Opportunity Fund Program 22581 - Big Marine Park Reserve - Booren Property Parks Grants Acquisition Status: Submitted Date:

Under Review 12/06/2024 1:12 PM

Primary Contact

Feel free to edit your profile any time your information changes. Create your own personal alerts using My Alerts. Name:* Price Ms. Sharon First Name Last Name Pronouns Middle Name Title: Land Acquisition Department: Email: Sharon.Price@co.washington.mn.us Address: 11660 Myeron Road N. Stillwater 55082 Minnesota City State/Province Postal Code/Zip Phone:* 651-430-4391 Phone Ext. Fax: What Grant Programs are you most interested in? Parks Grants Acquisition **Organization Information** Name: WASHINGTON CTY Jurisdictional Agency (if different): Organization Type: Organization Website: Address: PUBLIC WORKS 11660 MYERON RD STILLWATER 55082 Minnesota State/Province Postal Code/Zip City County: Washington Phone:* 651-430-4325 Ext. Fax: PeopleSoft Vendor Number 0000028637A10 **Project description** PAOF grants are limited to a single park or trail. Do not mix properties from more than one park or trail on a single request. Park or trail name Big Marine PR-Washington County Master plan An acquisition request will not be considered complete until the property is included in a Council-approved master plan. Is the project consistent with a Council-approved master plan? Yes If yes, name of master plan and date of Council approval **Big Marine Park Reserve** 08/03/2010 Name of master plan Council approval date - Format: mmddyyyy (Do not enter any punctuation.)

If no, has a master plan amendment been submitted to the Council for review and approval?	1	
Acquisition method		
Acquisition method	Fee title	
If the acquisition method is anything other than routine, provide more detail.		
This question seeks a general description of the acquisition method - is this a routine p combination? Please use this space to describe the overall acquisition project .	ourchase, or does it involve a land o	donation, park dedication fees, condemnation, or some
Does this acquisition involve eminent domain?	No	
Eminent domain		
If eminent domain is being used:		
(1) you must upload a copy of the notice your Agency provided to the Council that the pe	stition to the Court was filed.	
(2) Include documentation of your governing body's authorization (on the Other Acquisit	tion Attachments web page).	
When was the Council notified of your intention to use eminent domain?		
Date the petition was filed.		
Settlement date		
Public domain		
Note that ENRTF funding cannot be used for acquisitions of property already in the pub public domain acquisition and if you propose using ENRTF, be sure your closing sched		
Is any portion of the property currently in the public domain?	No	
If yes, describe/name the entity and the portion of the property it owns, as we	ell as why this public-to-public	transfer is necessary.
Closing date		
The Council will process all acquisition requests expeditiously, but we do not guarantee considered an estimate only. However, the acquisition must be completed during the starmended.		
Estimated closing date	06/30/2025	
Format: mmddyyyy (Do not enter any punctuation.)		
Type of agreement	Purchase Agreement	
i.e., purchase agreement, offer letter, etc.		
Date agreement expires		
Format: mmddyyyy (Do not enter any punctuation.)		
Relocation costs		
Payment of relocation costs is required by both state and federal law, unless the seller acquisition. If the seller has vaived relocation rights, you must upload an executed copy		It with Agency attorneys to determine applicability for this
Does the requested grant amount include relocation costs?		
Appraisal		
The appraisal must have an effective date within one year of the date the purchase agree intended use must include "negotiation and grant reimbursement."	ement is signed. The appraisal <u>M (</u>	<u>UST</u> list the Metropolitan Council as an intended user, and the
Appraisal effective date	07/24/2024	
Appraised value	\$1,715,000.00	
Amount being offered the seller (net of closing and other costs)	\$1,715,000.00	100.0% % of appraised value
Who performed the appraisal?	Dwight W. Dahlen	
Who contracted for the appraisal (i.e., was it done at arms' length)?	Washington County	
Survey	0 ,	
Was a survey done?	No	
Quality of natural resources - is the property		
undeveloped?	Yes	
	Fully	Partially
wooded?		Yes
	Fully	Partially
shoreline?		
	Fully	Partially
Describe the existing natural resources it contains		

Big Marine Park Reserve is comprised of diverse natural systems wiht many lakes and wetlands throughtout. This parcel contains a mix of agricultural and hardwoods with wetlands and ponds that provide important habitat for wildlife used for nesting, foraging and a travel corridor.

Known opposition

Is the Agency aware of any opposition to this acquisition?	
--	--

If yes, explain:

To your knowledge, are there any current or anticipated assessments or liens property?	^{s on} No
If yes, describe.	
Are there easements or other encumbrances on any part of the property?	No
If yes, describe	
Clear title	
To your knowledge, does the current owner have clear title to the property?	Yes
If not, what must be done to clear the title, and when will that be completed?	
Suggested funding source	
For guidance, see the PAOF rules in the 2040 Regional Parks Policy Plan at at http://me Plan.aspx; for ENRTF fee title acquisition project requirements, see http://www.lcci	trocouncil.org/Parks/Publications-And-Resources/POLICY-PLANS/2040-Regional-Parks-Policy- m.leg.mn/pm_info/enrtf_fee-title-acquisition-project-requirements.pdf
The Council will review your project specifics and work with you to determine the optimal	l funding source(s).
Anticipated funding source	
Select as many as apply	
Funding source comments, if desired	
Structures currently on the property	
Does the property contain ANY structures?	No
If yes, are there any habitable structures?	No
Does the property currently contain any revenue-generating businesses?	Yes
If yes, what is the plan for the structure(s)?	
If there are habitable structures, could they be relocated? If yes, how? If no, why not?	
If the property contains habitable structures or revenue-generating businesse	es, describe:
Portion of the property is currently leased for agricultural use. That will cea	ase upon the acquisition of this property by Washington County.
For ENRTF funding only	

If this will use ENRTF funding, LCCMR rules require that you describe the selection process used to identify these proposed parcels.

NOTICE: ENRTF funding has specific requirements for disseminating information to the public when property is purchase through the Trust Fund. It is the agency's responsibility to meet those requirements and to provide documentation to the Council BEFORE payment will be made.

The entire approximate 80 acres could be eligible for ENRTF funds as it contains no structures.

Stewardship and minimal access

Describe the stewardship plan.

The Robin L. Booren Trust property contains various types of natural resources and the plan surrounding this area to manage what would include prairie restoration, wetland and shoreland restoration. The first step in making this transition would be by planting vegetation in the disturbed areas. The initial vegetation planted would be a wildlife cover to stabilize the site. Longer term restoration efforts over this area would consist of plantings consistent within the Big Marine Park Reserve master plan.

How will the stewardship implementation be funded?

Stewardship implementation will continue to be funded through Washington County Parks, the Metropolitan Council and available grants.

Are you requesting funds to provide minimal access to the property (prior to it being open to the public) as part of this grant request? No If yes, how will those funds be used?

Site Description		
Land Use History		
Current land uses	Agricultural	
Select as many as apply		
Previous land uses	Agricultural	
Select as many as apply		
Adjacent land uses	Park	
Select as many as apply		
Inspection		
Does the property contain any of the following?		
Select as many as apply		

Sellers and parcels

Seller name	Parcel address	PID	Acres (SF for easements)	Date PA signed	Habitable structures?	MN House district	City	County	Met Council district	MPOSC	Latitude	Longitude
Robin L Booren	Southeast quadrant of 180th St and Manning Trail	06.031.20.11.0001	80.0	12/03/2024	No	39A	Marine- on-St. Croix	Washington		F	45.20670	-92.88171
			80									

Local match

Source of local match

Grant agreement signatories	5	
Full name	Title	If this is an attorney, is the signature 'for form only'?
Stan Karwoski	Board Chair	No
Kevin Corbid	County Administrator	No
Andrew Jackola	Assistant County Attorney	Yes

Acquisition Costs				
Cost Items	Amount	State funds	Metro funds	Match funds
Purchase price				
Negotiated purchase price	\$1,715,000.00	\$771,750.00	\$514,500.00	\$428,750.00
Appraisal expenses				
Appraisal	\$2,800.00	\$1,260.00	\$840.00	\$700.00
Appraisal review	\$0.00	\$0.00	\$0.00	\$0.00
Environmental expenses				
Phase I environmental site assessment	\$2,100.00	\$945.00	\$630.00	\$525.00
Phase II environmental site assessment	\$0.00	\$0.00	\$0.00	\$0.00
Environmental contamination remediation	\$0.00	\$0.00	\$0.00	\$0.00
Holding expenses				
Interest	\$0.00	\$0.00	\$0.00	\$0.00
Land stewardship	\$1,000.00	\$450.00	\$300.00	\$250.00
Land development	\$0.00	\$0.00	\$0.00	\$0.00
Pro-rated share of all property taxes/assessments	\$586.00	\$264.00	\$176.00	\$146.00
Legal services and closing costs	\$800.00	\$360.00	\$240.00	\$200.00
Property tax equivalency payment- 473.341	\$2,092.00	\$941.00	\$628.00	\$523.00
Relocation costs to seller	\$0.00	\$0.00	\$0.00	\$0.00
State deed tax/conservation fee	\$5,665.00	\$2,549.00	\$1,699.00	\$1,417.00
Title insurance	\$4,200.00	\$1,890.00	\$1,260.00	\$1,050.00
Well disclosure statement	\$0.00	\$0.00	\$0.00	\$0.00
Other holding	\$0.00	\$0.00	\$0.00	\$0.00
Other expenses				
Other expenses	\$0.00	\$0.00	\$0.00	\$0.00
Totals	\$1,734,243.00	\$780,409.00	\$520,273.00	\$433,561.00

Total Estimated Acquisition Costs

Totals

Total acquistion cost Total

Total paid with state funds Total paid with metro funds

Total paid by agency

Total grant amount

\$1,734,243.00

\$780,409.00

\$520,273.00

Required Attachments - Acquisition			
Attachment	Description	File Name	File Type Size
SECTION 1 - All of the following are required to BEGIN review unless otherwise indicated	,		UI20
1.0 Grant request letter (REQ'D)	BMPR - Grant Request Letter	12-6-24_Grant Request Letter.pdf	34.0 pdf
2.0 Master plan documentation (REQ'D)	Big Marine Park Reserve Master Plan	Big Marine Master Plan- 2010 Reduced.pdf	34.0 pdf
3.0 RECORDED Governing Board action authorizing grant request (REQD)	BMPR - Resolution 2024-138 Authorizing Purchase of Booren Trust Property		34.0 MB ^{pdf}
4.0 Signed purchase agreement/instrument (REQ'D)	BMPR - Signed Purchase Agreement	PA_Signed_12-3-24.pdf	34.0 pdf MB
5.1 Appraisal report (REQ'D)	BMPR - Booren Trust Purchase Appraisal	Report_24-153 BIG MARINE.pdf	34.0 MB ^{pdf}
5.2 Appraisal review report (NOT req'd)			34.0 MB
5.3 Client's instructions to appraiser (REQ'D)	BMPR - Booren Trust Purchase - Proposal Instruction	RFP - App Consulting Services 6-21- 24.pdf	34.0 pdf
5.4 Title documentation (Req'd before finalization)			34.0 MB
6.1 Phase 1 ESA (if land may be contaminated or have abandoned wells)			34.0 MB
6.2 Phase II environmental assessment report (required if indicated in Phase I)			34.0 MB
7.0 Survey report (NOT req'd)			34.0 MB
8.0 Legal description in Microsoft Word that includes PIDs and, if available, address	BMPR - Booren Trust Property - Legal Description	Booren Trust_Legal Description.docx	34.0 MB doc
9.0 Land stewardship plan	BMPR - Booren Trust Purchase - Stewardship Plan	Booren Trust_Stewardship Plan.pdf	34.0 pdf
10.0 Relocation description and estimated costs OR signed waiver of relocation rights			34.0 MB
SECTION 2 - Condemnation only - all required for eminent domain			
11.1 For condemnations, copy of notice to Council advising court filing			34.0 MB
11.2 Condemnation or administrative settlement			34.0 MB
11.3 Documentation of when petition was filed with court			34.0 MB
SECTION 3 - Matching grant			
12.0 If this grant will serve as match to another grant, copy of other grant is required			34.0 MB
SECTION 4 - Required images & GIS information			
 13.1 Aerial photo showing park/trail boundary with parcel overlay (REQ'D) 	Big Marine Park Reserve - Boundary and Booren Trust Property	BMPRboundaryUpdateAug2024Booren Trust.pdf	MB pdf
 13.2 For trails, parcel map showing trail route (Required for trails) 			34.0 MB
13.3 Image documenting location of property within RPS unit (REQ'D)			34.0 MB
13.4 GIS shape-file for property (REQ'D)			34.0 MB
SECTION 5 - Invoices			-
14.1 Invoices: State deed tax or conservation fee (REQ'D)	BMPR - Booren Trust Property - State Deed & Conservation Fee Invoice	Booren Trust_State Deed_Cons Fee Estimate_Invoice.pdf	34.0 MB ^{pdf}
14.2 Invoices: Current property tax statement with pro-rated share of tax due (REQ'D)	Big Marine - Booren Trust Property - Estimated 2024 prorated tax invoice	Booren Trust_Prorated 2025 Taxes Estimate.pdf	34.0 MB pdf
14.3 Invoices: Tax equivalency payment (REQ'D)	BMPR - Booren Trust Property - Estimated Tax Equivalency Invoice	Booren Trust_Tax Equivalent Estimate_Invoice.pdf	34.0 MB pdf
	-		

EXECUTIVE SUMMARY

Project:	Big Marine Park Reserve Acquisition			
Owner/Parcel:	Robin L. Booren Trust			
Subject Address:	~ 18000 Manning Ave N May Twp., MN			
Parcel ID #:	06.031.20.11.0001			
Real Estate Taxes (2024:	\$968			
Zoning:	RR/ "Shoreland" GD			
Land Size:	Total Contiguous Ownership Subject Property Larger Parcel	79.70 acres 79.70 acres 79.70 acres		
Property Characteristics: Subject Property Woods: Tillable Manning Ave N 180 Th St. N Lamont Trail N Wetlands/pond Pipeline easement	79.70 acres NA 52 acres 2,683' 1,281.76 481.45' 12.65 acres 24,720 sf			
Highest and Best Use:	Building site/recreation			
Valuation:	\$1,715,000			
Effective Date of Appraisal:	July 24, 2024			
Standards Employed:	USPAP/MN DNR			
Report Format/Content:	Appraisal Report			
Appraiser:	Dwight W. Dahlen, MAI SRA DAHLEN, DWYER, FOLEY & TI 2711 Wilds Lane NW Prior Lake, MN 55372	NKER, INC.		

Exhibit 5: Board approval

BOARD OF COUNTY COMMISSIONERS WASHINGTON COUNTY, MINNESOTA

RESOLUTION NO. 2024-138

DATE December 3, 2024 MOTION BY COMMISSIONER Miron DEPARTMENT Public Works - Parks

SECONDED BY COMMISSIONER Bigham

RESOLUTION TO PURCHASE VACANT LAND KNOWN AS PID 06.031.20.11.0001 IN SOUTHEAST QUADRANT OF MANNING TRAIL NORTH AND 180TH STREET NORTH IN MAY TOWNSHIP FOR INCLUSION INTO BIG MARINE PARK RESERVE

WHEREAS, Washington County is interested in acquiring the property described herein in May Township, Minnesota for inclusion into Big Marine Park Reserve; and,

WHEREAS, the Robin L Booren Trust as owner, agrees to sell the property to the County.

NOW, THEREFORE, BE IT RESOLVED, that Washington County Board of Commissioners hereby authorizes its Chair and Administrator to execute on behalf of the County a Purchase Agreement and authorizes the execution of any other documents necessary for the County to purchase the property legally described as follows:

That part of the NE1/4 of Section 6, Township 31 North, Range 20 West, described as follows: viz: Beginning at a point 3 rods due South and 612 feet West of the NE corner of said Section 6, running thence West parallel with the North line of said Section 1,264 feet to the centerline of the County Road, as now established; thence Southerly along said center of said public highway to the South line of the NW1/4 of NE1/4 of said section; thence Easterly along the South line of said NW1/4 of NE1/4 to the East line of said public highway; thence Southerly along said East line of said public highway to the South line of said NE1/4 of said section; thence Easterly along said East line of said public highway to the South line of said NE1/4 of said section; thence Easterly along said South line of said NE1/4 1,339 feet to a point and thence Northerly in a direct line to the place of beginning.

for the purchase of \$1,865,000.00.

ATTEST:

Jan Lucke

DEPUTY COUNTY ADMINISTRATOR		YES	NO
Ston Korwooki COUNTY BOARD CHAIR	MIRON KARWOSKI KRIESEL BIGHAM CLASEN	X X X X X X	

.....

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Exhibit 6: Purchase agreement

PURCHASE AGREEMENT

Between

ROBIN L BOOREN TRUST u/d/t dated April 3, 2018

("SELLER")

and

WASHINGTON COUNTY

("BUYER")

PURCHASE AGREEMENT

THIS PURCHASE AGREEMENT (this "Agreement") is made to be effective the 3^{\prime} day of <u>December</u>, 20<u>Z4</u> (the "Effective Date of this Agreement") between ROBIN L. BOOREN TRUST, u/d/t dated April 3, 2018, (hereinafter referred to as "Seller") and WASHINGTON COUNTY (hereinafter referred to as "Buyer").

RECITALS AND PRELIMINARY STATEMENT OF FACTS

- 1. Seller is the owner of certain real property located in the County of Washington, State of Minnesota, and legally described in Exhibit "A" (the "**Property**"), to be updated upon receipt of the title commitment.
- 2. Seller desires to sell and Buyer desires to purchase the Property subject to the terms and conditions hereof.

In consideration of the Recitals and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties, intending to be legally bound, agree as follows:

COVENANTS

- 1. <u>SALE AND PURCHASE</u> Seller agrees to sell and Buyer agrees to purchase the Property upon the terms and conditions set forth in this Agreement.
- 2. <u>CLOSING DATE</u> The closing of the transaction contemplated by this Agreement (the "Closing") shall be on or before August 31, 2025 ("Closing Date"), subject to section 12.8 herein.
- 3. <u>**PURCHASE PRICE</u>** The "**Purchase Price**" shall be One Million Seven Hundred Fifteen Thousand and no/100 (\$1,715,000.00) Dollars. The Purchase Price shall be payable in cash or cash equivalent at Closing.</u>

4. <u>TITLE, TAXES, CLOSING COSTS</u>

4.1 Within a reasonable amount of time after execution of this Agreement, Seller shall provide Buyer with a title commitment for an owner's policy of title insurance for the Property from FSA Title Services, which shall include proper searches covering bankruptcies and state and federal judgments, liens, and levied and pending special assessments (the "**Title Commitment**"). Buyer shall have twenty (20) days after receipt of the Title Commitment to have Buyer's attorney examine the Title Commitment and provide Seller or Seller's attorney with written objections. Buyer shall be deemed to have waived any title objection not made within said 20-day period. If written objections are received as specified above and Seller agrees to cure such objections in writing, then, at Seller's discretion, the Closing Date shall be delayed for a reasonable period in order for Seller to

cure such objections. Within twenty (20) days of Seller's receipt of Buyer's written objections, Seller shall provide Buyer with written notice of its intention to cure Buyer's objections and to delay the Closing Date, and said notice shall include the new Closing Date. If Seller does not agree to cure any such objections, then Buyer may proceed to Closing which shall constitute a waiver by Buyer of such objections or this Agreement unless this agreement is terminated upon receipt by Seller or Seller's attorney within ten (10) days of Seller's deadline to provide notice of Seller's intention to cure such objections of a cancellation of this Agreement executed by Buyer. Seller shall pay the costs to issue the Title Commitment and Buyer shall pay any premium for the owner's policy, any lender's policy and any endorsements. If the Seller does possess an abstract of title to the property, Seller will provide it to Buyer for additional review.

4.2 Seller and Buyer shall prorate real estate taxes payable in the year of closing as of the Closing Date. Seller shall pay special assessments levied as of the Effective Date of this Agreement. Buyer shall pay special assessments pending or levied after the Effective Date of this Agreement. Seller is responsible for all taxes due and owing in all previous years.

4.3 Upon Closing Seller shall deliver to Buyer the following "Transfer Documents":

(i) a Trustee's Deed subject to the following exceptions:

(a) building and zoning laws, ordinances, state and federal regulations;

(b) restrictions relating to use or improvements of the Property without effective forfeiture provisions;

(c) any reservation of any mineral or mineral rights to the State of Minnesota;

(d) drainage and utility easements which do not interfere with existing improvements;

(e) assessments levied after the Effective Date of this Agreement;

(f) other matters approved by Buyer in writing or deemed to be waived by Buyer in accordance with the terms of this Agreement;

(ii) any and all trust documents necessary to conduct the sale of the property;

(iii) a standard form Seller's Affidavit;

(iv) an affidavit attesting that Seller is not a "foreign person" was defined in Section 1445 of the Internal Revenue Code;

(v) Closing Statement; and,

(vi) such other documents as may be reasonably necessary to consummate this transaction.

4.4 Buyer shall execute and deliver the following documents and items to Seller or Seller's escrow agent at Closing:

(i) a Certificate of Real Estate Value, affidavit of Buyer, or such other documents that may reasonably be required by Seller's escrow agent in order to record the Seller's closing documents and issue the title insurance policy with respect to the Property;

(ii) a Closing Statement;

(iii) full payment representing the Purchase Price;

(iv) an affidavit attesting that Buyer is not a "foreign person" as defined in Section 1445 of the Internal Revenue Code;

(v) Buyer's resolution authorizing the purchase of the Property; and

(vi) all documents relating to any Buyer financing or otherwise reasonably necessary to consummate this transaction.

4.5 Buyer shall be responsible for payment of state deed tax and for payment of all recording fees relating to the transfer deed(s).

- 5. <u>ENVIRONMENTAL; AS-IS SALE</u> Seller makes no representations or warranties express or implied with respect to the environmental condition of the Property. Subject to Buyer's rights expressed in Section 12 herein, and except for any other of Seller's representations and warranties contained herein, Buyer agrees to accept the Property, including all the environmental and soil conditions, "AS IS," with no additional representations or warranties as to the Property's condition or fitness for any particular purpose.
- 6. **<u>NOTICE</u>** All notices permitted or required by this Agreement shall be sent in writing and shall be deemed given (1) if and when personally delivered; (2) upon receipt if sent by a nationally recognized overnight courier addressed to a party at its address set forth below; or, (3) on the third business day after being deposited in the United States mail to the following addresses by postage prepaid certified or registered mail. Any party may change that party's address for notice by giving written notice thereof in accordance with the provisions of this Section to the other parties.

TO SELLERS: Robin L. Booren Trust ATTN: Jerry Booren c/o Mick Lynskey Lynskey & Clark 118 S. Main St. Stillwater, MN 55082

With a copy to:

Cummins & Bonestroo Law Offices, PLLC Attn: Justin Bonestroo, Esq. 363 5th Ave N, Bayport, MN 55003 Email: jbonestroo@cblawoffices.com

- TO BUYER: Washington County 11660 Myeron Road North Stillwater, MN 55082-9573 ATTN: Sharon M. Price Property Acquisition Manager
- 7. **BROKERAGE INDEMNITY** Seller currently has retained the services with the brokerage firm of Lynskey & Clark Companies. The contract date with the Seller is June 1, 2024. Buyer is not responsible for any provisions or changes between Seller and their Broker. Seller agrees to indemnify and hold the Buyer harmless from any inaccuracy in the representation with respect to real estate brokers and agents.
- 8. WELL DISCLOSURE Seller is not aware of any wells on the Property.
- 9. <u>SEPTIC SYSTEM</u> Seller has no knowledge that there is a private sewer system on the Property.
- 10. **DEFAULT** If this transaction is not consummated by reason of default by Seller or Buyer hereunder, then the non-defaulting party shall be entitled to terminate this Agreement upon thirty (30) days' prior written notice to the other party, which notice shall be consistent with Minnesota Statutes § 559.21. In addition, either Buyer or Seller may sue for specific performance or damages, so long as such party commences suit within ninety (90) days after the time the cause of action arises. The non-defaulting party shall be entitled to recover its attorney fees and costs incurred as a result of a default under this Agreement.
- 11. **ASSIGNABILITY** This Agreement and Buyer's rights hereunder and Buyer's interest in the Property shall not be assigned without Seller's consent.

12. MISCELLANEOUS

12.1 Buyer shall have sixty (60) days from the Effective Date of this Agreement (the "Due Diligence Period") to conduct a Phase I Environmental Assessment of the Property. If Buyer determines that a Phase II Environment Assessment (or other non-intrusive environmental testing) is warranted based on the results of the Phase I Environmental Assessment, Buyer and Seller shall negotiate in good faith toward a fair and reasonable cost-sharing agreement

for further testing. If the parties are unable to agree on a fair division of costs, Buyer may, before the expiration of the Due Diligence Period, conduct further environmental testing at Buyer's expense, provided that such testing is consistent with the intent of this section 12.1 and section 12.2. If, with or without conducting further testing, and before expiration of the Due Diligence Period, Buyer elects to proceed toward closing this transaction, Buyer's decision to proceed shall operate as a waiver of any prior objection based on the results of such environmental testing.

12.2 Buyer and its contractors shall have access to the Property prior to Closing to perform the Phase I Environmental Assessment and other non-intrusive testing and inspection deemed necessary by Buyer. Buyer will provide 24-hour advance notice to:

Jerry Booren: <u>jabooren@gmail.com</u> Al Booren: <u>booren1@gmail.com</u>

to coordinate with Buyer for access to the Property. Buyer acknowledges that Seller currently leases the Property to a farmer with food grade quality crops and Buyer or its contractors shall not drive vehicles or operate machinery on the Property without Seller's express approval which shall not be unreasonably withheld. If Buyer or its contractors damage crops without Seller's consent Buyer will reimburse Seller for such damage.

12.3 This Agreement contains the entire agreement between the parties, and neither party has relied upon any verbal or written representations, agreement or understanding not set forth herein, whether made by any agent or party hereto.

12.4 This Agreement shall be governed by and construed in accordance with the laws of Minnesota. The invalidity or unenforceability of any provision of this Agreement in any particular respect shall not affect the validity and enforceability of any other provision of this Agreement or of the same provision in any other respect.

12.5 There is no personal property which is sold under the terms of this Agreement.

12.6 Buyer represents that Buyer is a participant in the grant program authorized by chapter 563, Laws of Minnesota, 1974. This program was established pursuant to the law to provide for acquisition, preservation, protection, development, and betterment of regional recreational open space for public use. This purchase is conditioned upon Buyer being approved to receive these grant funds. If these funds are denied or no longer available to Buyer, this Agreement shall be null and void and neither party shall be liable for damages to the other.

12.7 Total size of this property is approximately 79.74 acres.

12.8 Seller currently has in place a crop (rye) for the 2025 season. As a condition of the sale, the Seller and/or its representative shall be able to harvest their 2025 crop, which is anticipated to be harvested prior to August 31, 2025.

12.9 This Agreement shall not be binding or effective until properly executed and delivered by Seller and Buyer.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed on the date last below written.

SELLERS:

BUYER:

ROBIN L. BOOREN TRUST u/d/t April 3, 2018

Jerome A. Booren

Trustee

Booren By:

Its: Trustee

WASHINGTON COUNTY

fran Misson Commissioner District 1

Buyer______Stan Karwoski Its: County Board Chair

Ounder Warplity County Administrator Buyer

Kevin Corbid Its: County Administrator

Approved as to form:

Andrew Jackola

Assistant County Attorney

As per Washington County Board Resolution No. 2024 - 138 dated the 3^{r_2} day of <u>December</u>, 20.24

EXHIBIT A Legal Description of Property

That part of the NE1/4 of Section 6, Township 31 North, Range 20 West, described as follows: viz: Beginning at a point 3 rods due South and 612 feet West of the NE corner of said Section 6, running thence West parallel with the North line of said Section 1,264 feet to the centerline of the County Road, as now established; thence Southerly along said center of said public highway to the South line of the NW1/4 of NE1/4 of said section; thence Easterly along the Southerly along said East line of said public highway; thence Southerly along said East line of said public highway; thence Southerly along said East line of said public highway to the South line of said Section; thence Easterly along said section; thence Easterly along said section; thence Easterly along said South line of said NE1/4 1,339 feet to a point and thence Northerly in a direct line to the place of beginning.

PID 06.031.20.11.0001