1715 Bid Sheet

Bid Sheet

Property 1715 Hall County

est 114 acres

Bids will be placed in a sealed, separate envelope marked "HALL COUNTY TRACT 1715" and must include the Bidders name, contact person, address and phone number clearly visible on the exterior of the envelope.

All bids must be mailed, or hand delivered to:

Platte River Recovery Implementation Program C/O Bruce Sackett 4111 4th Avenue Suite 6 Kearney, NE 68845

Opportunity date to inspect property **1715** is **Wednesday May 2**, **2018** from **10:00** a.m. to **1:00** p.m. Staff will provide access but verbal discussions about land values during inspections are not allowed. Any clarifying discussions may be converted to writing and posted to the PRRIP website for all potential bidders to read and review along with the answers.

Bids must be received no later than **12:00 NOON, MAY 14, 2018.** Late bids will not be accepted. Faxed bids will not be accepted. Bids will be opened by the Platte River Recovery Implementation Program's Governance Committee at the earliest possible date following the close of bidding. It is anticipated that the GC will take action within 30 days of bid closing.

Bids may be modified or withdrawn utilizing the Bid Withdrawal Sheet and delivered to the place where Bids are to be submitted. This must occur prior to the Bid due date of 12:00 noon, May 14, 2018 as called for in this Advertisement for Bids. Bids cannot be withdrawn or modified after the bid due date.

Electronic copies of this bid form, as well as questions and answers related to this bid, are located on the PRRIP website at https://www.platteriverprogram.org/Contractors/Pages/OpenBiddingInvites.aspx.



Excess Land Public Auction Bidding Instructions

- 1. Follow instructions and fill in bid sheet completely. Blank items in the bid sheet may void the bid.
- 2. Sign the bid sheet.
- 3. No bids will be considered without a signature.
- 4. Fill out the bid sheet completely. Sign the bid sheet and mail or hand-deliver the signed bid sheet to the provided address. Bids should be placed in a sealed, separate envelope marked "HALL COUNTY TRACT 1715" and must include the Bidders name, contact person, address and phone number clearly visible on the exterior of the envelope. If bidding on more than one tract, bids must be sealed separately and marked as instructed.
- 5. All bids will be reviewed by the Governance Committee (GC) of the Platte River Recovery Implementation Program (PRRIP).
- 6. Opportunities to withdraw a bid prior to the bid closing date are available by using the bid withdrawal form and must be delivered to the supplied address before closing of bids.
- 7. All bids remain subject to acceptance until final action is taken by the GC.
- 8. The final acceptance of a bid is up to the GC. The GC reserves the right to reject any or all bids or to waive any informality or technicality in any bid at their sole discretion.
- 9. All bids remain subject to acceptance until final action is taken by the GC. We anticipate that this process will take 30 days. No notification will be made to unsuccessful bidders.
- 10. Contracts of sale are included in this document for your information and should not be included in the bid submission. These contracts will be used to sell the properties.
- 11. After the winning bidder has been notified, payment of down money will be required to be submitted along with the signed contract of sale. The down payment amount shall be determined as per the contract of sale.
- 12. All correspondence with prospective bidders will be in writing through mail or email. There will be no verbal correspondence. All questions and answers will be posted to the PRRIP website for review. Send questions to the following location:

Bruce Sackett

sackettb@headwaterscorp.com

4111 4th Avenue

Suite 6

Kearney, NE 68845

- 13. Title company or companies will be prescribed within the contract of sale.
- 14. Property will be sold subject to a final survey completed with the cost completely being borne by seller. Final dollar adjustments will be calculated by multiplying your per acre bid price by the final acres of land surveyed.
- 15. All maps, photographs, aerial pictures are used only for illustration purposes and should not be relied on for fine details.
- 16. Opportunity date to inspect property 1715 is Wednesday May 2, 2018 from 10:00 a.m. to 1:00 p.m. Staff will provide access but verbal discussions about land values during inspections are not allowed. Any clarifying discussions may be converted to writing and posted to the PRRIP website for all potential bidders to read and review along with the answers.
- 17. All 2017 land taxes due in 2018 and prior years are paid. Buyer is responsible for all future land taxes starting with the 2018 due in 2019. Present taxes are about \$571.58.
- 18. The tract has no current leases.
- 19. Contact information for the owner of the inholding on property 1715 will be provided to the successful buyer of this property.

Occupancy of the property is available immediately following closing and final payment completion subject to any additional terms within the contract of sale.

1715 Bid Sheet

Which property are you bidding on? 1715
For purposes of your bid, you will bid on about 114 acres of property.
How much per acre are you bidding?
Final purchase price will be based on final survey acres.
Print your name:
Your address:
Your email:
Phone number to contact:
The name the property will be transferred to in fee:
Address associated with entity holding title:
Date:
Print name of individual signing:
Capacity of individual signing:
Signature:

REAL ESTATE PURCHASE AGREEMENT

THIS AGREEMENT IS MADE AND ENTERED INTO by and between Platte River					
Recovery Im	plementation Foundation, Trustee, a Nebraska Nonprofit Corporation (hereinafter				
called "Seller	"), and				
(hereinafter ca	alled the "Buyer", whether one or more).				
WITN	WITNESSETH THAT:				
The S	The Seller hereby agrees to sell and convey to the Buyer and the Buyer agrees to purchase				
from the Seller the following described real estate (hereinafter called the "Property"):					
matel	y that is being prepared by a licensed surveyor hired and paid for by the				
together with	all mineral rights of the Seller, all water rights, certifications, appropriations, and				
allocations ap	purtenantthereto,alleasementsandappurtenancesrelatingthereto,andimprovements				
located thereo	on, and subject to all easements and restrictions of record upon the following terms and				
conditions:					
1.	PURCHASE PRICE. As purchase price for the Property, the Buyer agrees to pay				
to the Seller a	and the Seller agrees to accept from the Buyer the sum of				
	Dollars (\$). The purchase price shall be paid in the				
following man	mer:				
(a)	The down payment sum of twenty percent (20%) of the purchase price shall be paid				
by the Buyer	at the time of the execution and delivery of this Agreement to the Seller. At the time				
of closure said	d sum will be applied toward the purchase price.				
(b)	The balance of the purchase price, being eighty percent (80%) of the purchase price,				
shall be paid b	by cashier's check or other guaranteed funds upon closure.				
2.	POSSESSION. The Buyer shall be entitled to possession of the Property being sold				
hereunder up	on closure.				
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3. <u>CLOSURE.</u> The date of closing on this Agreement shall be on or before thirty (30)

days after the execution and delivery of this Agreement to the Seller, except that if it is necessary for

the Seller to cure defects in title to the Property, as provided in Paragraph 5 of this Agreement, then

the date of closing shall be within five (5) days after such defects are cured. The closing shall be at

the office of Barney Abstract, Title & Escrow Co., 2222 2nd Avenue, Suite 100, Kearney, Nebraska

68847.

4. **DEED.** The Seller agrees to convey the Property being sold hereunder by

Corporation Special Warranty Deed to the Buyer free and clear of all liens and encumbrances except

Permitted Exceptions (defined in Paragraph 5 below). The Seller agrees that on or before the date

of closing, the Seller shall, at the Seller's own cost and expense, execute said Corporation Special

Warranty Deed and deliver the same to the Buyer.

5. <u>TITLE.</u> The **Buyer** shall obtain, at least seven (7) days prior to closing, a commitment

from a title insurance company of Buyer's choice for the issuance of a standard owner's and, if

appropriate, lender's policy of title insurance, said commitment showing marketable title in the Seller,

subject to Permitted Exceptions. As used in this Agreement, the term "Permitted Exceptions" shall

mean: (a) real estate taxes for the calendar year 2018 and all subsequent years; (b) matters caused by

an action or intentional inaction of the Buyer; and (c) all matters listed in the title commitment as

either exceptions or exclusions, all matters which an accurate survey might reveal if obtained by the

Buyer, and any other matters of record not objected to, or waived, by the Buyer. The cost of the

owner's title insurance policy shall be paid one-half ($\frac{1}{2}$) by the **Seller** and one-half ($\frac{1}{2}$) by the **Buyer**.

The cost of any endorsements requested by the **Buyer** and the lender's title insurance policy, if any,

shall be paid by the Buyer. In the event that the Seller does not have marketable title, the Seller shall

have a reasonable time not to exceed thirty (30) days in which to cure the defects in title after the

Seller has been notified thereof by the Buyer and the closing date shall be advanced accordingly as

provided in Paragraph 3 of this Agreement. Notwithstanding the foregoing, the Seller shall not be

obligated to correct or cure any defects in title under this Agreement. If the Seller shall be unable

PARKER, GROSSART, BAHENSKY, BEUCKE, BOWMAN & SYMINGTON, L.L.P. 1516 FIRST AVENUE, KEARNEY, NE 68847

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or unwilling to cure the defects in title within the time provided, this Agreement shall be terminated and any payment made hereunder shall be returned to the **Buyer** and all obligations or liabilities hereunder of either party hereto shall cease.

- 6. TAXES. The Seller shall pay all real estate taxes on the Property being sold hereunder that are due for the calendar year 2017 and that become delinquent in 2018, and all prior years taxes. All such taxes that become due for the year 2018 and that become delinquent in 2019, and all subsequent years taxes shall be paid by the Buyer.
- RISK OF LOSS. Risk of loss or damage to the Property being sold hereunder shall remain on the Seller until the date of closing and shall pass to the Buyer at the time of closing.
- 8. <u>SELLER'S REMEDIES ON BUYER'S DEFAULT.</u> In the event that the Buyer refuses or fails to consummate this purchase, the Seller, at the Seller's option, may retain all or any part of the down payment as liquidated damages for such refusal or failure, or utilize such other legal or equitable remedies as are available to the Seller by reason of such refusal or failure.
- 9. <u>BUYER'S REMEDIES ON SELLER'S DEFAULT.</u> In the event the Seller refuses or fails to consummate this Agreement, the Buyer may pursue any remedies provided by law or equity including, but not limited to, the enforcement of the terms and conditions of this Agreement by specific performance.
- 10. **REPRESENTATIONS**. The **Buyer** has personally inspected the Property and enters into this agreement solely on the basis of the **Buyer**'s own visual inspection and investigation of the same and accepts the same in the exact condition in which they now are, and makes this agreement relying upon no representation or warranties of the **Seller**, other than such as are set forth herein.
- 11. <u>EXPENSES.</u> The parties agree that the expenses not identified herein in connection with the sale and purchase of this Property will be divided as follows:
- (a) The expenses for releasing of the mortgage or other liens on the Property, title corrections, documentary stamp tax, and fees of the Seller's attorney shall be paid by the Seller.

- (b) The expenses of any loan appraisal fee and credit report, loan origination fees and discount points, mortgage insurance, fees of the **Buyer**'s attorney, recording of the Special Warranty Deed and the lender's deed of trust or mortgage shall be paid by the **Buyer**.
 - (c) All fees and expenses for the closing agent shall be paid one-half (½) by each party.
- 13. **BROKERAGE FEES.** Each party represents and warrants that no broker has been employed by either of them in connection with this Agreement and the Property subject hereto, and each party agrees to indemnify and hold harmless the other from any claims for brokerage fees or other commissions which may be made against a party by any person claiming to be entitled to a fee or commission because of a contract with the other party.
- 14. <u>BENEFITS.</u> This Agreement shall be binding upon and shall inure to the benefit of the heirs, personal representatives, successors, and assigns of the parties hereto.
- 15. ENTIRE AGREEMENT AND MODIFICATION. This Agreement constitutes the entire agreement between the parties and supersedes all proposals, oral or written, and all other communications between the parties regarding the subject matter hereof. This Agreement shall not be modified, amended, altered or changed except by a written document agreed to and signed by the parties hereto.

- 16. <u>SURVIVAL</u>. All agreements, covenants, undertakings, representations, and warranties of the <u>Seller</u> and the <u>Buyer</u> extended hereunder shall be deemed to continue and survive closing hereunder.
- 17. **TIME OF ESSENCE.** Time is of the essence of this contract and in the performance hereunder of the respective obligations of the parties.
- 18. <u>INVALIDITY.</u> Any provision of this Agreement found to be prohibited by law shall be ineffective to the extent of such prohibition, without invalidating the remainder of this Agreement.
- GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of the State of Nebraska.
- 20. <u>COUNTERPARTS.</u> This Agreement may be executed in any one or number of counterparts, each of which shall be deemed an original and which, together, shall constitute one and the same instrument.
- COPIES AND/OR FACSIMILES. A facsimile or photocopy of a properly executed counterpart of this Agreement shall be as legally binding and valid as the original.

IN WITNESS WHEREOF, the parties have executed this Agreement on the date(s) set forth hereinafter.

SELLER: Platte River Recovery Implementation Foundation, Trustee, a Nebraska Nonprofit Corporation	BUYER:	
By: Diane M. Wilson, Executive Director Dated:, 2018	Dated:, 2018 (print name	ē)
	(print name	;)

STATE OF NEBRASKA) ss: COUNTY OF LANCASTER)
The above instrument was acknowledged before me on, 2018, by
DianeM.Wilson, ExecutiveDirectorofthePlatteRiverRecoveryImplementationFoundation,
Trustee, a Nebraska Nonprofit Corporation, on behalf of the Corporation.
Notary Public
STATE OF NEBRASKA) ss: COUNTY OF BUFFALO)
The foregoing instrument was acknowledged before me on, 2018, by
Notary Public

Bid Withdrawal Sheet

Bid Withdrawal Sheet

Printed Name:	-	
Your address:		
Your email:		
Phone number to contact:	_	
Which property are you withdrawing your bid on?	1715	
Date:		
Print name of individual signing:		
Capacity of individual signing:		
Signature:		