LMD #16-42A

EXCHANGE AGREEMENT

This Agreement is made on this ______ of _____, 2017, by and between the KENAI PENINSULA BOROUGH, an Alaska municipal corporation, whose address is 144 North Binkley Street, Soldotna, Alaska 99669 (hereinafter referred to as "KPB") and James Roukema and Elizabeth Ehama, husband and wife, whose address is 4715 Desert Candle Drive, Pueblo, CO 81001 (hereinafter referred to as "ROUKEMA-EHAMA").

1. KPB PARCEL

Subject to other applicable provisions of this Agreement and KPB Ordinance 2017-______ enacted _______ the KPB will convey to ROUKEMA-EHAMA, the following described parcel of land ("KPB Property"). The KPB makes no warranties, express or implied, nor assumes any liability whatsoever, regarding the social, economic, or environmental aspects of the KPB Property, including, without limitation, the soil conditions, water drainage, access, natural or artificial hazards that may exist, or the merchantability, profitability or fitness of the KPB Property for any particular purpose. ROUKEMA-EHAMA represents that he accepts title to KPB Property after having had a full opportunity to inspect the KPB Property and associated title records, and has determined them suitable for the purposes addressed by this Agreement.

Property Description

The north 132ft. of Government Lot 6, T4N, R12W, Section 24, Seward Meridian, Alaska, containing 1.47 acres more or less, subject to subdivision by plat, substantially as shown on Exhibit A - Plan of Survey attached hereto and incorporated by reference.

2. ROUKEMA-EHAMA PARCEL

Subject to other applicable provisions of this Agreement, ROUKEMA-EHAMA will convey to KPB, the following described parcel of land ("ROUKEMA-EHAMA Property").

Property Description

The South 528ft. of Tract B-2, Shadura Creek Subdivision Number Two, Plat No. 94-14, Kenai Recording District, Third Judicial District, State of Alaska, containing 1.95 acres more or less, subject to subdivision by plat, substantially as shown on Exhibit A - Plan of Survey attached hereto and incorporated by reference.

3. <u>CONSIDERATION</u>

KPB and ROUKEMA-EHAMA agree that the property exchange serves to reconfigure each party's land holdings and thereby alters the value of the property owned by each party. Presently, KPB lacks good access to its bluff property and ROUKEMA-EHAMA's property is relatively narrow and lacks bluff frontage but has substantial road frontage. This exchange will provide each party with bluff property with road access. Each party agrees this exchange has been negotiated fairly with each party's interest in mind. Each party agrees that the land exchanged represents the entire compensation due each party for the respective land being conveyed, subject to the distribution of closing and surveying costs incurred under this exchange as provided in this agreement. The parties agree that a replat is necessary to effectuate this agreement and will cooperate to accomplish this replat.

4. <u>TITLE</u>

A. KPB Property

Title shall be delivered at time of closing by **quitclaim deed.** KPB conveys only its interest in the property, if any, without warranty of any kind or nature whatsoever. Title shall also be subject to reservations, easements, rights-ofway, covenants, conditions and restrictions of record. KPB warrants and covenants that at the time of closing there shall be no liens or judgments recorded against KPB in the same recording district in which the property subject to this purchase agreement is situated. Such quitclaim deed will convey, as provided above.

B. ROUKEMA-EHAMA Property

Title shall be delivered at time of closing by **quitclaim deed.** Title shall also be subject to reservations, easements, rights-of-way, covenants, conditions and restrictions of record. ROUKEMA-EHAMA warrants and covenants that at the time of closing there shall be no liens or judgments recorded against ROUKEMA-EHAMA in the same recording district in which the property subject to this purchase agreement is situated. Such quitclaim deed will convey, as provided above.

5. ESCROW AND CLOSING COSTS

Unless agreed otherwise, KPB and ROUKEMA-EHAMA will be responsible for their respective costs under this Agreement. Survey and platting costs incurred to facilitate this agreement will be shared 50/50 by KPB and ROUKEMA-EHAMA, settlement for which shall occur no later than the date of closing.

6. <u>CLOSING</u>

Unless otherwise agreed in writing, closing will occur within 90 days of recordation of the plat required by section 3 of this Agreement. KPB and ROUKEMA-EHAMA will execute all documents required to complete the Agreement and, if applicable, establish an escrow account.

7. <u>POSSESSION</u>

Possession shall be delivered at time of recording.

8. <u>BREACH REMEDY</u>

Prior to closing of the sale, in the event that KPB or ROUKEMA-EHAMA fails to make any payment required, or fails to submit or execute any and all documents and papers necessary for closing and transfer of title within time period specified in this agreement, then the other party may terminate this agreement.

9. DEFENSE AND INDEMNIFICATION

ROUKEMA-EHAMA shall indemnify, defend, save and hold the KPB, its elected and appointed officers, agents and employees, harmless from any and all claims, demands, suits, or liability of any nature, kind or character including costs, expenses, and attorneys fees resulting from ROUKEMA-EHAMA's performance or failure to perform in accord with the terms of this Agreement in any way whatsoever. This defense and indemnification responsibility includes claims alleging acts or omissions by the KPB or its agents which are said to have contributed to the losses, failure, violations, or damage. However, ROUKEMA-EHAMA shall not be responsible for any damages or claim arising from the sole negligence or willful misconduct of the KPB, its agents, or employees.

10. HAZARDOUS MATERIAL

A. ROUKEMA-EHAMA covenants and agrees that no hazardous substances or wastes shall be located on or stored on the ROUKEMA-EHAMA or KPB property, or any adjacent property owned by ROUKEMA-EHAMA or KPB; nor shall any hazardous substance be owned, stored, used, or disposed of on the KPB property or any adjacent property by ROUKEMA-EHAMA, his agents, employees, contractors, or invitee's, prior to ROUKEMA-EHAMA's ownership, possession, or control of the property.

11. ASSIGNMENTS

This agreement may not be assigned without prior written approval by the KPB.

12. <u>ENTIRE AGREEMENT</u>

This Agreement and the documents referred to herein contain the entire agreement of the parties with respect to the subject matter hereof. Any changes additions or deletions hereto must be made in writing and signed by both KPB and ROUKEMA-EHAMA or their respective successors in interest. Provisions of this agreement, unless inapplicable on their face, shall be covenants constituting terms and conditions of the exchange, and shall continue in full force and effect and will survive closing.

13. <u>MISCELLANEOUS</u>

- A. <u>Covenants</u>. KPB and ROUKEMA-EHAMA agree to comply with any Declaration of Covenants, Conditions, and Restrictions of record, affecting the respective Property.
- B. <u>Residential Real Property Transfers Act</u>. The parties mutually agree that this transfer will not be covered by the Residential Real Property Transfers Act, AS 34.70.010 et. seq.
- C. <u>Development</u>. KPB and ROUKEMA-EHAMA agree to comply with all federal, state, and borough regulations regarding use and development of the property, which includes but is not limited to State of Alaska, Department of Environmental Conservation regulations regarding water and sewer installation; and if applicable, regulations of the U.S. Army Corps of Engineers regarding filling or draining any area within the property designated as wetlands by the appropriate authority.
- D. <u>Time</u>. Time is of the essence in performance of this Agreement.

- E. <u>Cancellation</u>. This agreement, while in good standing may be canceled in whole or in part, at any time, upon mutual written agreement. This exchange agreement is subject to cancellation in whole or in part if improperly issued through error in procedure or with respect to material facts.
- F. <u>Entry or Re-entry</u>. In the event that this agreement is terminated, canceled or forfeited, KPB or its agents, servants or representatives, may immediately or any time thereafter, enter or re-enter and resume possession of said lands or such part thereof, and remove all persons and property therefrom either by summary proceedings or by a suitable action or proceeding at law or equity without being liable for any damages therefor.
- G. <u>Fire Protection</u>. ROUKEMA-EHAMA shall take all reasonable precautions to prevent, and take all reasonable actions to suppress destructive and uncontrolled grass, brush, and forest fires on the land under agreement, and comply with all laws, regulations and rules promulgated and enforced by the protection agency responsible for forest protection within the area wherein the demised premises are located.
- H. <u>Notice</u>. Any notice or demand, which under the terms of this agreement or under any statute must be given or made by the parties thereto, shall be in writing, and be given or made by registered or certified mail, addressed to the other party at the address shown on the contract. However, either party may designate in writing such other address to which such notice of demand shall thereafter be so given, made or mailed. A notice given hereunder shall be deemed received when deposited in a U.S. general or branch post office by the addressor.
- I. <u>Responsibility of Location</u>. It shall be the responsibility of the KPB and ROUKEMA-EHAMA to properly locate improvements on the subject parcels.
- J. <u>Rights of Mortgage or Lienholder</u>. In the event of cancellation or forfeiture of a sale agreement for cause, the holder of a properly recorded mortgage, conditional assignment, or collateral assignment will have the option to acquire the agreement for the unexpired term thereof, subject to the same terms and conditions as in the original instrument
- K. <u>Rights-of-way</u>. All trails or roads in existence at the time the land is conveyed may be considered to be an easement for public use. Nothing herein contained shall prevent the mayor or planning director when applicable from specifically reserving such additional easements and rights-of-way across KPB lands as deemed reasonable and necessary prior to the sale thereof.

- L. <u>Sanitation</u>. ROUKEMA-EHAMA agrees to comply with all regulations or ordinances which a proper public authority in its discretion shall promulgate for promotion of sanitation. Premises under purchase agreement shall be kept in a clean and sanitary condition and every effort shall be made to prevent any pollution of waters and lands.
- M. <u>Construction</u>. This Agreement shall be deemed to have been jointly drafted by both parties. It shall be constructed according to the fair intent of the language as a whole, not for or against any party. The interpretation and enforcement of this Agreement shall be governed by the laws of the State of Alaska. The titles of sections in this Agreement are not to be construed as limitations of definitions but are for identification purposes only.

This Agreement has been executed by the parties on the day and year first above written.

KENAI PENINSULA BOROUGH:	ROUKEMA-EHAMA: James Roukema		
Mike Navarre, Mayor			
Dated:	Dated:		
	Elizabeth Ehama		
	Dated:		
ATTEST:	APPROVED AS TO FORM AND LEGAL SUFFICIENCY:		
Johni Blankenship, Borough Clerk	Holly B. Montague, Deputy Borough Attorney		

NOTARY ACKNOWLEDGMENT

STATE OF ALASKA

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THIRD JUDICIAL DISTRICT

The foregoing instrument was acknowledged before me this _____ day of _____, 2017, by Mike Navarre, Mayor of the Kenai Peninsula Borough, an Alaska municipal corporation, for and on behalf of the corporation.

Notary Public in and for Alaska My commission expires: _____

NOTARY ACKNOWLEDGMENT

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was acknowledged before	me	this		day	of
2017, by James Roukema.					
) was acknowledged before) was acknowledged before me) was acknowledged before me this) was acknowledged before me this) was acknowledged before me this day

Notary Public in and for Alaska My commission expires: _____

NOTARY ACKNOWLEDGMENT

STATE OF ALASKA

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THIRD JUDICIAL DISTRICT

The foregoing instrument was acknowledged before me this _____ day of _____ 2017, by Elizabeth Ehama.

Notary Public in and for Alaska My commission expires: _____