

Montana Department of Natural Resources and Conservation
Forestry Division, 2705 Spurgin Road, Missoula, MT 59804



To: Broadwater County
Attn: Mike Delger
Date: June 16, 2021
Re: LGA-21-002

Enclosed please find two copies of your DNRC Forestry grant agreement for your signature. Please review the agreement carefully.

Please **send both signed and dated copies** back as soon as possible to the Grants & Agreements section at:

Montana DNRC
Forestry Division
Attn: Janis Fontaine
2705 Spurgin Road
Missoula, MT 59804

Time Sensitive - All signatures must be completed no later than June 30, 2021.

After signature by the DNRC authorized representative the agreement is considered active, and one original will be returned to you for your records.

If you have any questions or concerns, please contact the program manager Steve Kimball at 406-542-4235 or Stephen.Kimball@mt.gov.

FOR DNRC USE ONLY

Maximum amount under this Agreement: \$10,000.00

Source of Funds
State of Montana General Fund

Agreement #	LGA-21-002
Amendment #	N/A
Approved by	
Fiscal	LP
Legal	MP
Program	SK

<u>Fund</u>	<u>Subclass</u>	<u>Org</u>	<u>Percent</u>	<u>Amount</u>	<u>Expiration</u>	<u>Amendment</u>
01100	555H1	51130	100%	\$10,000.00	See Sect. 2	N/A

Workers Comp N/A Attached Exempt Will be forwarded

**MONTANA DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION
LOCAL GOVERNMENT FORESTRY ASSISTANCE
GRANT AGREEMENT
Broadwater County for Support of the Big Elk Divide Restoration Committee**

This Grant Agreement (Agreement) is accepted by Broadwater County, hereinafter referred to as the "Grantee," represented by Mike Delger, Chair, Broadwater County Commission, 515 Broadway Street, Townsend, MT 59644, telephone (406) 266-9270, Federal ID No 81-6001337, DUNS# 46568374, according to the following terms and conditions.

This Agreement, awarded and administered by the Montana Department of Natural Resources and Conservation (DNRC), is consistent with the policies, procedures, and objectives of the State of Montana, DNRC, Forestry Division.

SECTION 1. PURPOSE. The purpose of this Agreement is to establish mutually agreeable terms and conditions, specifications, and requirements to grant funds to the Grantee for increasing effective collaborative management and supporting local government engagement in federal forest management. The program intent is to provide financial support to help local governments engage in resource management to accelerate the pace and scale of activities to reduce wildland fire hazards, improve forest health and enhance economic productivity on federal lands in Montana. The approved project proposal for this grant is attached as Appendix A and incorporated herein by reference.

SECTION 2. TERM. This Agreement is effective on the date of last signature. The Grantee shall have until **December 31, 2022**, to complete the project and work described in Section 4,

Project Scope. The DNRC may, pursuant to Section 18, Agreement Renewal, grant an extension for completion upon request and showing of good cause by the Grantee. Good cause is defined as external factors preventing the Grantee from completing the work, including but not limited to, pandemic, inadequate staff, delays experienced by federal or other collaborative partners, or prolonged inoperable weather conditions. A request for extension must be submitted in writing thirty (30) days prior to the termination date if an extension is to be considered by DNRC.

SECTION 3. DNRC's ROLE. The DNRC is administering Grant funds to ensure that the funds are used according to the intent and procedures of the State of Montana, DNRC, Forestry Division. The DNRC will monitor project expenditures to assure payment eligibility. DNRC assumes no responsibility for the Grantee's obligation to faithfully perform the tasks and activities required by this Agreement. The Grantee may contact the DNRC's liaison Steve Kimball, 406-542-4235, 2705 Spurgin Road, Missoula, MT 59804 for guidance related to administration of the terms of this Agreement. All requests for information and assistance shall be submitted to the DNRC liaison or his designee.

SECTION 4. PROJECT SCOPE. (a) The Grantee must use the proceeds provided pursuant to this Agreement to perform allowable activities under the Program. ***Funds may be used for support of the Big Elk Divide Restoration Committee including meeting facilitation costs; and administrative and travel costs associated with meetings and field trips,*** (b) Supporting Documents/attachments: The approved project proposal submitted by the Grantee, Appendix A, describes the projects and activities to be performed by Grantee and the required dates of completion. Funding will not be provided if the requirements outlined in Appendix A are not fulfilled.

SECTION 5. PROJECT BUDGET. Grant funds are allocated to the following budget categories:

Project Funding Summary:	
Grantee salary/wages/benefits	
	\$0
Operating Expenses	
<i>Big Elk Divide Restoration Committee: Travel Expenses for Field Visits and Meetings: Milage and Per Diem</i>	\$5,800
Contracted Services	
<i>Big Elk Divide Restoration Committee: Meeting Facilitator – Monthly Meetings</i>	\$4,200
Total Grant Amount	\$10,000
Required Match (10:1)	\$1,000
Total Project Funding:	\$11,000

This Agreement requires a match of 10:1 of state funds to non-state funds. Match required will be met in the form of cash contribution or in-kind services related to the project. Claimed match must be sufficiently documented to show compliance with requirements and to demonstrate how

it supports the project. DNRC will determine whether match documentation submitted is adequate and may require additional documentation before approval.

The Grantee may transfer up to ten percent (10%) of the total Agreement amount between budget categories as needed to complete the project. The Grantee must notify DNRC of such transfers. Transfers between budget categories in excess of ten percent (10%) of the Agreement amount must be requested by the Grantee, approved by DNRC, and documented in an amendment to the Agreement.

Approved travel expenses will be reimbursed at state rates and in accordance with state travel policy for Employee Travel at the time travel occurs. Any travel expenses incurred above state rates or outside of policy will be the sole responsibility of the Grantee. The Montana Department of Administration maintains current state travel policy on the webpage: <https://doa.mt.gov/employee-travel>.

Total payment for all purposes under this Agreement shall not exceed Ten Thousand and no/100 Dollars (\$10,000.00).

SECTION 6. AVAILABILITY OF GRANT FUNDS. The Grantee acknowledges and understands that Agreement funds become available based on State of Montana legislative appropriations to DNRC. Costs incurred by the Grantee prior to the last signature on this Agreement are not eligible for reimbursement but may be counted as match funds upon prior written approval by DNRC.

No liability shall accrue to the DNRC or its officials in the event such funds are not appropriated or allotted as authorized under this legislation. DNRC may, at its sole discretion, terminate or reduce the scope of this Agreement if available funding is reduced for any reason. DNRC will provide Grantee at least 30 days' notice if termination of this Agreement is determined to be necessary due to unavailability of funds. Until DNRC notifies Grantee that obligated funds are unavailable, DNRC will continue to comply with the terms of this Agreement, including the disbursement of funds for eligible expenses incurred by Grantee up to the specified date and time of termination.

SECTION 7. GRANT DISBURSEMENTS. The Grantee shall submit claims for disbursement of Grant funds to the DNRC liaison. Documentation of reimbursable costs incurred must be submitted with the disbursement requests. Documentation may include but is not limited to itemized receipts, vendor invoices, inspection certificates, financial reports that clearly show expenditures, payroll records, copies of checks, bank statements, and other forms of proof of payment. DNRC will determine whether documentation submitted adequately supports the disbursement request and may require additional documentation before approving payment. The DNRC shall verify the claims and check them against required documentation. The DNRC will disburse Grant funds to the Grantee only upon DNRC's review and approval of the documentation submitted by the Grantee. Reimbursement of Grantee expenditures shall only be made for expenses included in the activities identified in Section 4 and that are clearly and accurately supported by the Grantee's records.

Request for final disbursement of grant funds is due thirty (30) days following the Agreement termination date.

The DNRC may withhold up to ten percent (10%) of the total authorized Grant amount until the project tasks outlined in Section 4 and the reports required by Section 8 are completed by the Grantee and approved by the DNRC.

SECTION 8. REPORTS. Semiannual progress reports for the periods ending each *January 1* and *July 1* shall be submitted to the DNRC during the term of the Agreement. Reports will provide status information for each project implementation objective. Status information will include, at a minimum, the percentage complete, costs incurred, funds remaining and projected completion date. The Grantee shall report on total project costs including those funded by the Grantee and other matching funds. Significant problems encountered shall be noted and necessary scope and/or timeline modifications requested.

Semiannual reports must be submitted to the DNRC within thirty (30) calendar days following the close of the period. **The first report period closes January 1, 2022, and the report is due on or before January 31, 2022.** No claims for disbursements shall be honored by DNRC if the semiannual report has not been approved or if there is a delinquent report.

A final report is due at the termination of the Agreement to complete the record of project status, results, accomplishments and financial expenditures and shall be submitted to DNRC by the Grantee for approval upon Agreement completion. Final disbursement of Agreement funds is contingent upon DNRC's receipt and approval of the final report.

The DNRC shall, if necessary, provide the Grantee with further instructions regarding the required reporting format and other specific reporting requirements when such requirements are mandated by the State of Montana. These new reporting requirements will be provided in writing to Grantee and will be added to the terms of this Agreement via an amendment should Grantee and the DNRC agree to those terms. The foregoing notwithstanding, Grantee must comply with the terms of any future reporting requirements that do not differ materially from those required by this Agreement.

SECTION 9. RECORDS AND AUDITS. The Grantee must maintain appropriate and adequate records showing complete entries of all receipts, disbursements and other transactions relating to this Agreement for five (5) years after the later of either the final Agreement payment, or the termination or the expiration of this Agreement. The DNRC, the Montana Legislative Audit Division or the Montana Legislative Fiscal Division may, at any reasonable time, audit all records, reports and other documents that the Grantee maintains under or during the course of this Agreement to ensure compliance with its terms and conditions.

SECTION 10. PROJECT MONITORING AND ACCESS FOR INSPECTION AND MONITORING. The DNRC or its agents may monitor and inspect all phases and aspects of the Grantee's performance to determine compliance with this Agreement, including the adequacy of records and accounts.

Because this Grant is from public funds, public access to the project site and project records must be available. The Grantee shall accommodate requests for public access to the site and records with due consideration for safety, private property rights, and convenience of everyone involved.

SECTION 11. EMPLOYMENT STATUS AND WORKER'S COMPENSATION. The DNRC is not an owner or general contractor for the project and the DNRC does not control the work activities or work-site of the Grantee or any contractors that might be engaged by the Grantee for

completion of the project. The Grantee is independent from and is not an employee, officer or agent of the DNRC. The Grantee, its employees and contractors, are not covered by the Workers' Compensation laws applicable to the DNRC as an employer. The Grantee is responsible for making sure that it and its employees are covered by Workers' Compensation Insurance and that its contractors are in compliance with the coverage provisions of the Workers' Compensation Act.

SECTION 12. COMPLIANCE WITH APPLICABLE LAWS. All work performed under this Agreement must fully comply with all applicable federal, state, and local laws, rules, and regulations, including but not limited to, the Montana Human Rights Act, the Civil Rights Act of 1964, the Age Discrimination Act of 1975, the Americans with Disabilities Act of 1990, and Section 504 of the Rehabilitation Act of 1973. Any subletting or subcontracting by the Grantee subjects subcontractors to the same provision. In accordance with 49-3-207, MCA, the Grantee agrees that the hiring of persons to perform this Agreement will be made on the basis of merit and qualifications and without discrimination based upon race, color, religion, creed, political ideas, sex, age, marital status, physical or mental disability, or national origin of the persons performing this Agreement. It shall be the Grantee's responsibility to obtain all permits, licenses or authorizations that might be required from government authorities for completion of the project. Procurement of labor, services, supplies, materials and equipment shall be conducted according to applicable federal, state and local statutes. DNRC's signature on this Agreement does not guarantee the approval or issuance of any permits, licenses or any other form of authorization to take action for which Grantee must apply with DNRC or any other government entity and submit to DNRC to fulfill the terms of this Agreement.

SECTION 13. AGENCY RECOGNITION REQUIREMENTS. Use of Agency Insignia. Grantee shall request in writing and receive written permission from DNRC before using the DNRC insignia on any published media, such as a webpage, printed publication or audiovisual production.

Public Notices. Grantee is encouraged to give public notice of the receipt of this award of State of Montana grant funds and, from time to time, to announce progress and accomplishments. Press releases or other public notices should include a statement substantially as follows: "The funding for this project is derived in full or in part from an award of State of Montana funds through the Montana Department of Natural Resources and Conservation, Forestry Division."

Acknowledgment in Publications, Audiovisuals, and Electronic Media. Grantee shall acknowledge DNRC support as appropriate in any publications, audiovisuals, and electronic media developed as a result of this award of State of Montana grant funds.

SECTION 14. - GOVERNMENT RIGHT TO USE. Any graphic material developed under this Agreement may be copyrighted with the proviso that the State of Montana will have a royalty-free, nonexclusive, and irrevocable right to produce, publish or otherwise use, and authorize others to use the work for state government purposes. The Grantee must notify DNRC in writing when any patent rights arise from, or are purchased with, funds awarded under this Agreement.

SECTION 15. FAILURE TO COMPLY. If the Grantee fails to comply with the terms and conditions of this Agreement, the DNRC may terminate this Agreement, refuse additional disbursements of grant funds, and take legal action to recover disbursed grant funds. Such

termination will become a consideration in any future application for grants under the authority of the DNRC Forestry Division.

SECTION 16. ASSIGNMENT AND AMENDMENT. The Grantee may not assign or transfer any portion of this Agreement without DNRC's express written consent. Amendments will be attached as an integral component of this Agreement. This Agreement may be terminated by the mutual written consent of both parties. If this Agreement is terminated, the Grantee may not submit claims for reimbursement beyond the mutually agreed to termination date.

SECTION 17. MONTANA LAW AND VENUE. Any action or judicial proceeding for enforcement of the terms of this Grant shall be instituted only in the courts of Montana and shall be governed by the laws of Montana. Venue shall be in the First Judicial District, Lewis and Clark County, Montana.

SECTION 18. AGREEMENT RENEWAL. The Agreement may, upon mutual agreement between the parties and according to the terms of the existing contract, be extended.

SECTION 19. HOLD HARMLESS AND INDEMNIFICATION. The Grantee agrees to protect, defend, and save the State, its elected and appointed officials, agents, and employees, while acting within the scope of their duties as such, harmless from and against all claims, demands, causes of action of any kind or character, including the cost of defense thereof, arising in favor of the Grantee's employees or third parties on account of bodily or personal injuries, death, or damage to property arising out of services performed or omissions of services or in any way resulting from the acts or omissions of the Grantee and/or its agents, employees, representatives, assigns, subcontractors under this Agreement.

SECTION 20. INSURANCE REQUIREMENTS. (a) General Requirements. Grantee shall maintain and shall assure that its representatives, assigns, and subcontractors maintain for the duration of the Agreement, at their own cost and expense, primary liability insurance against claims for injuries to persons or damages to property, which may arise from or in connection with the performance of the duties and obligations in the Agreement by Grantee, its agents, employees, representatives, assigns, or subcontractors. This insurance shall cover such claims as may be caused by any negligent act or omission. The State, its officers, officials, employees, and volunteers are to be covered as additional insureds for all claims arising out of the use of grant proceeds provided by the State of Montana.

(b) Primary Insurance. Grantee's insurance coverage shall be primary insurance with respect to the State of Montana, its elected or appointed officers, officials, employees, or volunteers and shall not contribute with it.

(c) General Liability Insurance. At its sole cost and expense, the Grantee shall purchase occurrence coverage with minimum combined single limits of \$1 million per occurrence and \$2 million aggregate per year, or when provided by statutory Tort limits of \$750,000 per claim and \$1,500,000 per occurrence as provided by a self-insurance pool insuring counties, cities, or towns, as authorized under Section 2-9-211, MCA.

(d) Professional Liability Insurance. Grantee shall assure that any representatives, assigns, and subcontractors performing professional services under this Contract purchase occurrence coverage with combined single limits for each wrongful act of \$750,000 per occurrence and

\$1,500,000 aggregate per year. Note: if "occurrence" coverage is unavailable or cost-prohibitive, the Contractor may provide "claims made" coverage provided the following conditions are met: (1) the commencement date of the contract must not fall outside the effective date of insurance coverage and it will be the retroactive date for insurance coverage in future years; and (2) the claims-made policy must have a three (3) year tail for claims that are made (filed) after the cancellation or expiration date of the policy.

(e) Property Insurance. At its sole cost and expense, the Grantee shall maintain property and hazard insurance, including course of construction coverage, and earthquake insurance in areas where there is a shaking level above 10g. The shaking level for Subrecipient location can be determined at <https://rmt.d.mt.gov/docs/aboutus/publications/files/NEHRP.pdf> for loss or damage for any building and all related improvements and contents therein on the premises on a replacement cost basis throughout the term of the Agreement.

(f) General Provisions. All insurance coverage shall be placed with a carrier licensed to do business in the State of Montana or by a domiciliary state and with a Best's rating of at least A-, or by a public entity self-insured program either individually or on a pool basis as provided by Title 2, MCA. All certificates and endorsements are to be received by the DNRC prior to beginning any activity provided for under the Agreement. Grantee shall notify the DNRC immediately of any material change in insurance coverage, such as changes in limits, coverage, change in status of policy, etc. The DNRC reserves the right to request complete copies of Grantee's insurance policy at any time, including endorsements.

This Agreement consists of pages 1 – 7 plus Appendix A [approved project proposal].

The Grantee hereby accepts this Agreement according to the above terms and conditions.

Date

By: _____
Grantee Authorized Representative

Printed name

Date

By: _____
DNRC Authorized Representative

Printed name

Appendix A

MONTANA DNRC
 LOCAL GOVERNMENT FORESTRY ASSISTANCE GRANT
 2021 APPLICATION

APPLICANT NAME (i.e. Local Government or Collaborative) Big Elk Divide Restoration Committee		Grant assigned to Broadwater County at request of applicant.
PRINCIPAL REPRESENTATIVE (person DNRC will use as primary contact) Steve Marks	TITLE Current Co-chairman of the committee	
PHONE 406-431-5794	EMAIL steve@markslumber.com	
FISCAL AGENT ORGANIZATION (if applicable): Broadwater County Development Corporation (EIN 81-0466461)		
FISCAL AGENT REPRESENTATIVE - NAME Mr. John Hahn	TITLE Treasurer	
PHONE 406-202-1050	EMAIL BCDC@mt.net	
ANY OTHER IMPORTANT CONTACTS: Provide name, title, and contact information (phone, email):		
TOTAL REQUEST AMOUNT (maximum request \$10,000) \$10,000	INDICATE IF INDIRECT COSTS ARE REQUESTED (RATE) OR WAIVED: Waived	
PROJECT SUMMARY: One to two sentences that best describes your proposal: The Big Elk Divide Restoration Committee (BEDRC) is a volunteer group of local citizens/local government entities with a wide, diverse background and span of interest in how public lands projects are developed and accomplished. This request is to assist with administrative support that is required to maintain an orderly functioning committee, and assure our actions remain timely, productive, and viable.		

CATEGORIES REQUESTED:

- 1. Increase effective collaborative engagement
- 2. Support local government engagement in federal forest management
- 3. Provide post-decision support

Appendix A

PROPOSED BUDGET:

Project Funding Summary:		Grant	Match
Activity: (add lines as necessary)	Category	Amount Requested	Amount Provided
Meeting Management, Pre and Post		\$4,200.00	\$0.00
Mileage and Per Diem		\$2,500.00	\$0.00
Field Trips, Project Monitoring		\$3,300.00	\$0.00
Total Grant Amount:		\$10,000.00	
Total Match Pledged (10:1 Required):			\$13,440.00
Total Project Funding: (Grant Request plus Match)		\$23,440.00	

NARRATIVE OF PROPOSED ACTIVITIES TO BE FUNDED: (1000 Words)

BEDRC has benefitted from the use of professional facilitation at times when it has been needed to affirm the guiding principles under which we operate for new and existing members. A meeting manager is necessary to provide the base capacity necessary to continue to operate effectively. Tasks include: gathering topics for/from the group building the agenda; distributing materials to the membership and key partners; performing the necessary preparation work, taking notes and minutes; tracking member and other volunteer contributions; maintaining mailing lists, files, records and minutes; organizing meeting facility. Our group has a webpage on the Montana Forest Collaborative website, that needs to be maintained. BEDRC sponsors occasional field trips to project locations for onsite discussion and project monitoring that requires additional coordination.

BEDRC will continue to elect co-chairs to run the meetings, create and respond to the dialogue, and ensure adherence to the collaborative principles, consensus agreement and code of conduct. There are occasional opportunities for members to travel to Montana Forest Collaborative Network (MFCN) or other similar events. Reimbursement for those expenses is anticipated.

MATCH NARRATIVE: DESCRIBE ACTIVITIES and CONTRIBUTOR(S), (500 Words): Our match amount is calculated at \$20 per hour, per member, at our regularly scheduled meetings alone. 12 (meetings) X 4 (hours) X 14 (Members) = \$13,440.00. This calculation does not include any of the field trips, subcommittee time, nor participation with MFCN that our members participate in. We realize that the calculated rate of volunteer hours has gone over \$25 per hour. However, with our projection we are exceeding the match required for this application. BEDRC distributes a volunteer participation reporting form at each meeting for accurate tracking of time and expenses.

ANTICIPATED OUTCOMES: (1000 Words)

Since the group expansion from the Elkhorn Restoration Committee (ERC) to the Big Elk Divide Restoration Committee (BEDRC), there is a greater amount of work to be done across a much larger landscape addressing many more proposed and ongoing projects with USFS, BLM, DNRC-GNA and NRCS. This has generated the need for additional support, that is beyond what is currently available through

Appendix A

the volunteer members of the group. Added administrative capacity will provide volunteer committee members the ability to be more active in project input and development.

We also believe the funding will allow our collaborative to provide a continued benefit to counties and stakeholders involved with our timely and thorough input and dialogue, on the scope and implementation of projects, increasing the pace and scale with the partnering agencies.

The BEDRC desires to inform and engage a broad spectrum of the public in the mission, membership and achievements of the BEDRC in order to increase community engagement in restoring and maintaining a healthy and resilient forest. to establish a better understanding of our mission, work, and increase support for them. The BEDRC desires to identify shared restoration opportunities with those groups that meet our shared needs and goals. This funding will provide BEDRC the resources to continue in a more thorough and efficient manner.

SUPPLEMENTARY DOCUMENTS: 1. Application Introductory Letter

2. Comments of support from Broadwater County

{Attach letters of support or other pertinent information}

CERTIFICATION:

I certify that this application is approved and supported by the entity/organization I represent, and all the entities/organizations listed as active participants identified in this proposal. I am authorized to execute this application. I further understand that any false, missing, or misleading information statements, or claims in any part of this application may result in immediate removal of the application from consideration.

Application Prepared by: Al Christopherson, Steve Marks, and Pat McKelvey

Organization: Big Elk Divide Restoration Committee

Signature: _____

Steve Marks, Co-Chairperson

Please return completed form by April 30, 2022 to Steve Kimball, Local Government Forest Advisor, at Stephen.Kimball@mt.gov

If you have questions, please contact Steve: 406-210-5961

Appendix A

From: [Palm, Lorie](mailto:Palm.Lorie)
To: [Kimball, Stephen](mailto:Kimball.Stephen); [Fontaine, Janis](mailto:Fontaine.Janis)
Subject: RE: [EXTERNAL] Fwd: BEDRC Grant from DNRC
Date: Monday, June 14, 2021 11:36:58 AM

Ok. This will work.

From: Kimball, Stephen <Stephen.Kimball@mt.gov>
Sent: Monday, June 14, 2021 11:36 AM
To: Fontaine, Janis <Janis.Fontaine@mt.gov>; Palm, Lorie <lpalm@mt.gov>
Subject: FW: [EXTERNAL] Fwd: BEDRC Grant from DNRC

Is this sufficient? Al didn't say it directly in the email but told me on the phone that this is what BEDRC wants to do- have BW County as Grantee.

Steve Kimball
Local Government Forest Advisor, Montana DNRC
406-210-5691
Stephen.Kimball@mt.gov
2705 Spurgin Road
Missoula, MT 59804

From: Al-Cindy Christophersen <elktracks71@gmail.com>
Sent: Monday, June 14, 2021 11:29 AM
To: Steve Marks <steve@markslumber.com>; Pat McKelvey <patm2850@gmail.com>; Kimball, Stephen <Stephen.Kimball@mt.gov>
Cc: Debi Randolph <drandolph@co.broadwater.mt.us>
Subject: [EXTERNAL] Fwd: BEDRC Grant from DNRC

Here is the confirmation from Broadwater County to handle the BEDRC grant proposal. Thanks everyone. alc

----- Forwarded message -----

From: **Debi Randolph** <drandolph@co.broadwater.mt.us>
Date: Mon, Jun 14, 2021 at 10:51 AM
Subject: BEDRC Grant from DNRC
To: Al-Cindy Christophersen <elktracks71@gmail.com>, Mike Delger <mdelger@co.broadwater.mt.us>
Cc: Kimball, Stephen <Stephen.Kimball@mt.gov>, Darrel Folkvord <dfolkvord@co.broadwater.mt.us>

Al,
Broadwater County is happy to assist with any administrative needs for the grant to BEDRC grant from DNRC

Appendix A

We understand the grant is for \$10,000.

Broadwater County will work with BEDRC to be sure all grant needs are handled.
Please forward us any forms/paperwork that the County needs to have in the file.

Thanks

Debi

Debi Randolph
Broadwater County Commissioner District 1
406-980-2050 Cell
406-266-9270 Office