

MONTANA FISH, WILDLIFE & PARKS

ELK HUNTING ACCESS AGREEMENT

Part A. DESCRIPTION OF PROPERTY

Wildlife, & Parks ("Department	ent") made on, 2024, between Montana Fish, ") and ("Landowner") of lands being ess (EHA) Agreement Program under the provisions of § 87-2-513,				
Landowner Name: Ron DePauw					
Mailing Address: 22006 Kilburn F	Road,Crows Landing, CA 95313				
Phone: Email: Email:					
Physical Address (if different from mailing):					
Deeded Private Land Acreage	Deeded Private Land Acreage Enrolled: TOTAL 1,800				
<u>Private Land</u> Acres Not Owned by Landowner/Ranch but Leased for Agricultural Purposes (if applicable): TOTAL					
Name of Individual Leasing La	nds to Applicant (if applicable):				
Contact Information for Indivi	Contact Information for Individual Leasing Lands to Applicant (if applicable):				
Phone:	Email:				
Hunting District(s) of Lands Enrolled: 590					
Appendix A. Maps depicting the exact EHA boundaries and lands open to participating Landowner/Landowner designees and public hunters provided by Landowner at time of application.					
Appendix B. If lands enrolled are less than 640 acres, the Regional EHA Evaluation Form.					
Department Staff Contact: Trenton Heisel 406-247-2959					
Part B. DESCRIPTION OF PUBLIC HUNTING OPPORTUNITY					
1. Maximum days for each pu Choose one: ■ Yes □ No	blic hunter? If Yes: Number of Days <u>5</u>				
	to provide advance notice prior to seeking hunting access? o If Yes: Number of Days 28				
3. Which hunting seasons are public hunters allowed access? (For at least one public hunter (per license/permit), this must be the same as when the landowner/designee license is valid and is considered the Agreement start date). ■ General Rifle (required) □ Archery □ Muzzleloader					

	☐ Late Elk Shoulder Season ☐ Early Elk Shoulder Season (starting 8/15- if applicable)
	Please describe if it's a combination of seasons for public hunters:
4.	Requirements for public hunters under the terms of this Agreement: (Choose all that apply) check-in upon arrival accompaniment required while hunting walk-in only motorized retrieval Other rules (describe): Hunt on your own. Help for retrieval allowed.
5.	Public Hunter Landowner/Representative Contact Information: This is the person the public hunters will contact to coordinate public hunting access. (If identical to Landowner contact information (Part A), or if the property is going to be managed by the Landowner's Block Management Program permission system, check this box). ■
	Note: Landowner is responsible if the Landowner's representative, listed below, does not respond or coordinate access with willing public hunters in accordance with the terms of the Agreement.
	Representative Contact Name:
	Phone Number:
	Email:
	Does the Landowner wish to select up to one-third of the public hunters for this Agreement? Choose one: ■ Yes □ No
	If Landowner elects to select up to one-third of the public hunters eligible to hunt lands enrolled, Landowner must make their selections known to FWP no later than three-weeks prior to the Agreement start date (i.e., the first hunting season the Landowner/designee license will be used by Landowner/designee). If Landowner fails to make their public hunter selections in the required timeframe, Landowner public hunter selections will be forfeited and FWP will fill the spots with FWP selected public hunters.
	If landowner does not agree to the above process/methodology, please describe another process/methodology to make public hunter selections. Timeline of selections provided to FWP no later than three-weeks prior to Agreement start date applies. (Please supplement the Agreement with a separate document outlining the process/methodology if you require more room than below).
7.	SEX OF ELK ALLOWED TO BE HUNTED BY <u>LANDOWNER SELECTED</u> PUBLIC HUNTER(S) ON LANDS ENROLLED (if applicable):
	☐ EITHER-SEX ELK ■ ANTLERLESS ONLY ELK

☐ COMBINATION OF EITHER-SEX & ANTLERLESS Describe:
8. SEX OF ELK ALLOWED TO BE HUNTED BY <u>DEPARTMENT SELECTED</u> PUBLIC HUNTERS ON LANDS ENROLLED: (For every permit/license or combination issued to a Landowner/designee, at least one of the Department selected public hunters must hold the equivalent license, permit, or combination of the two that is issued to the Landowner or the Landowner's designee.)
☐ EITHER-SEX ELK ☐ ANTLERLESS ONLY ELK ☐ COMBINATION OF EITHER-SEX & ANTLERLESS Describe: One 590-20 and One Elk B 005-00
PART C: LANDOWNER/LANDOWNER DESIGNEE AND PUBLIC HUNTER LICENSE/PERMIT INFORMATION
By entering into this Agreement, Landowner agrees to provide free public elk hunting on the Landowner's property or private property leased by the Landowner for agricultural purposes. In return, the Department may issue, at no cost to Landowner and/or Landowner's designee, an elk license (including elk B), permit or combination of the two, whichever is required in that hunting district.
Pursuant to § 87-2-513(1)(b), MCA, a designee may be an immediate family member or an authorized full-time employee of the Landowner who is eligible for licensure under Title 87, chapter 2. An "employee" means a person who works full-time for the Landowner as part of an active farm or ranch operation enrolled in the program. See § 87-2-513(9)(a), MCA. An "immediate family member" means a spouse, parent, grandparent, child, grandchild, sibling, niece, or nepheroby blood, marriage, or legal adoption. See § 87-2-513(9)(b), MCA.
For every three members of the public allowed to hunt under this Agreement, the Department may issue one license, permit, or combination of the two to a Landowner and/or Landowner's designee. For every permit/license issued to a Landowner or Landowner's designee, at least one of the Department selected public hunters must hold the equivalent license, permit, or combination of the two that is issued to the Landowner or the Landowner's designee. The Department may limit the total number of licenses and permits issued through this program.
This Agreement authorizes the issuance of the following license(s) and permit(s) as represented the decision of the Fish and Wildlife Commission:
1 590-20 general elk <u>license/either-sex elk permit</u> to the Landowner or Landowner's designee, for use only on land enrolled in this Agreement. This permit/license is to be used by the Landowner or Landowner's designee during the following seasons (check all that apply):
☐ Archery ■ General Rifle ☐ Muzzleloader ☐ Late Elk Shoulder Season☐ Early Elk Shoulder Season (starting 8/15- if applicable)
elk B <u>license</u> to the Landowner or Landowner's designee, for use only on land enrolled in this Agreement. This permit/license is to be used by the Landowner or Landowner's designee during the following seasons (check all that apply):
☐ Archery☐ General Rifle☐ Muzzleloader☐ Late Elk Shoulder Season☐ Early Elk Shoulder Season (starting 8/15- if applicable)

Additionally:	
	ic hunters who possess (LPT) elk license/permit will be selected by the Landowner elk on lands enrolled in accordance with the terms of this Agreement.
from a list of el Either/Antlerless elk o least one publi	ic hunters who possess (LPT) elk license/permit will be randomly selected by FWP ligible public hunters and will have access, by permission as set forth herein, to hunt on lands enrolled in accordance with the terms of this Agreement, except that at c hunter selected by the Department must hold the equivalent license, permit, or f the two that is issued to Landowner or Landowner's designee.

PART D. TERMS OF THE ELK HUNTING ACCESS AGREEMENT

By signing below, Landowner or Landowner's representative understands and agrees to the following terms of the Agreement:

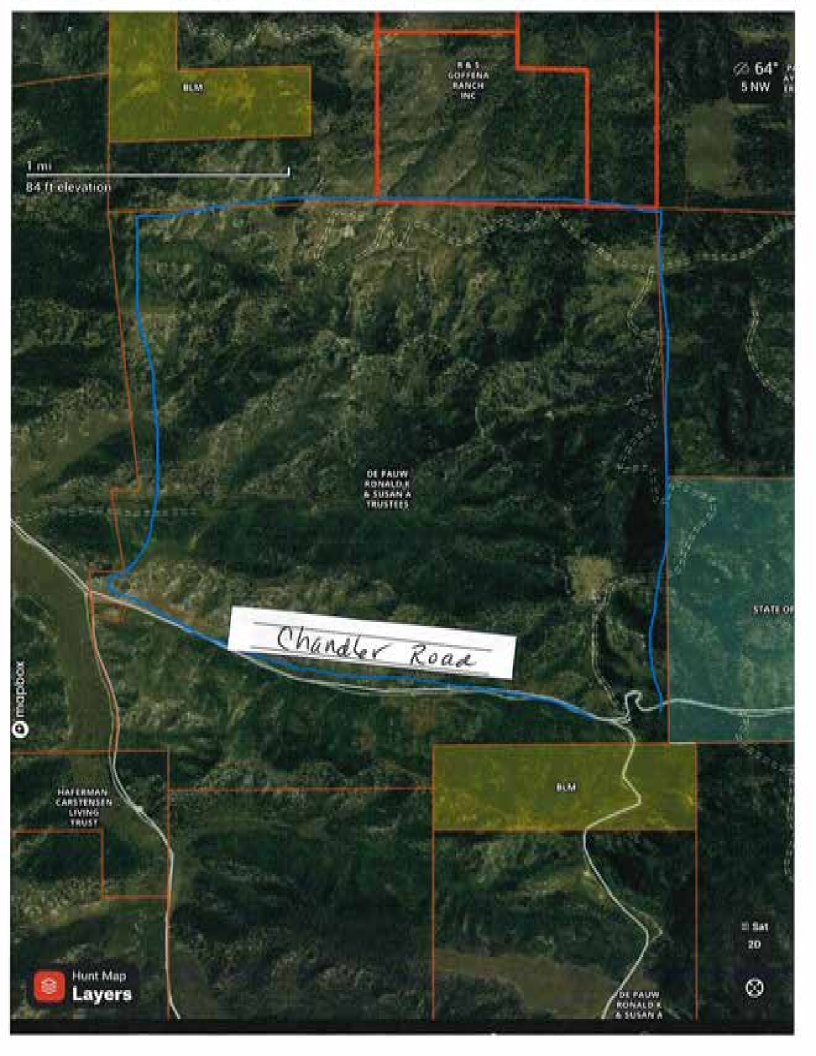
- 1. The Agreement start date is the first hunting season the landowner/designee will utilize the license(s)/permit(s) awarded through this program. The end date of the Agreement will be February 15 annually or earlier based on season opportunities and willingness of landowner to allow public access.
- 2. Landowner owns at least 640 acres of occupied elk habitat and agrees that he/she may not charge a fee or authorize a person to charge a fee for hunting access on enrolled property. If Landowner owns acreage below the 640 acres required, Landowner understands the Department must determine that site conditions exist to accommodate successful public hunting and that he/she may not charge a fee or authorize a person to charge a fee for hunting access on his/her enrolled property.
- **3.** At least one public hunter selected by the Department must hold the equivalent license, permit, or combination of the two that is issued to Landowner or Landowner's designee. Landowner also agrees that the Department, in consultation with the Landowner, shall select the hunters.
- **4.** A license or permit issued pursuant to this Agreement:
 - a. is nontransferable and may not be sold or bartered; and
 - b. may only be used for hunting conducted on property that is opened to public access pursuant to this Agreement.
- **5.** The Department may prioritize distribution of licenses or permits, for this program, to the areas the Department determines are most in need of management.
- **6.** If the Department determines that Landowner or Landowner's designee has not abided by the restrictions and conditions of a license or permit issued pursuant to this Agreement, that Landowner or Landowner's designee is not eligible to receive another license or permit pursuant to this section during any subsequent license year.
- 7. The public hunters (Part C) selected for access under this Agreement must contact the Landowner or Landowner's representative to schedule their hunts in accordance with the notice requirements (Part B).
- **8.** When public hunters contact the Landowner or Landowner's representative, he/she will inform the public hunters of the rules and requirements governing access. This includes, but is not

limited to:

- a. Signing written permission slips or Department hunter-sign in rosters to provide public hunter contact information for the Department's evaluation of the program;
- b. Abiding by all state and federal hunting statutes, regulations, and rules;
- Following all Landowner rules, which will be provided in advance of the hunt. These may
 include reasonable hunter management restrictions, such as a limitation on the total
 number of days a public hunter may access the property;
- d. Maintaining proper safety procedures regarding firearms and/or archery equipment;
- e. Maintaining proper vigilance aimed at preventing property damage to the Landowner, and to promptly report any property damage that may occur to the Landowner or the Landowner representative;
- f. Ensuring all gates are left as originally found;
- g. Using best efforts to prevent fires and keep the Landowners property free of litter at all times;
- h. How harvested game may be retrieved; and
- i. How wounded animals may be pursued.
- 9. If a public hunter wounds an elk and is unable to harvest and retrieve it, that hunter is not allowed to shoot at another elk on the Landowner's property without permission of the Landowner or Landowner's representative. Hunters must notify the Landowner or Landowner's representative prior to pursuing any wounded elk.
- **10.** The Landowner or Landowner's representative is not responsible for contacting any hunter to report the presence or absence of elk.
- 11. The Landowner or Landowner's representative reserves the right to deny access to the lands enrolled, for cause, including, but not limited to: intoxication, violation of rules, or previous misconduct on lands enrolled. Willful violation of Agreement regulations which set the terms of entrance on a landowner's property can be grounds for termination of privileges on an EHA property and a misdemeanor citation under §87-6-415(1), MCA Hunting Without Landowner Permission.
- **12.** A hunter's access rights may be terminated under this Agreement for failure to abide by the requirements of this Agreement. The hunter may be dismissed from the Landowners property immediately on such occurrence; the Landowner or Landowner's representative should notify the Department of the dismissal as soon as practicable.
- 13. If Landowner elects to select up to one-third of the public hunters eligible to hunt lands enrolled, Landowner must make their selections known to FWP no later than three-weeks prior to the Agreement start date (i.e., the first hunting season the Landowner/designee will utilize the license). If Landowner fails to make their public hunter selections in the required timeframe, Landowner public hunter selections will be forfeited and FWP will fill the spots with FWP selected public hunters.
- 14. Participation in the EHA agreement program qualifies a landowner for livestock loss compensation should any livestock be injured or killed as a direct result of public hunting which occurred on the enrolled lands. Compensation for livestock loss will be made if it has been reported by the Landowner to the Department of Livestock immediately upon discovery of loss, a FWP Livestock Loss report is filed by the investigating Livestock Inspector within 14 days, and FWP review verifies the circumstances and loss. Any claims paid will be at market value at the time of the loss up to a maximum of \$5,000.

- 15. Enrollment in the EHA agreement program may be terminated by FWP or Landowner if the terms of the Agreement are violated. Any such notice must be in writing. The Agreement may be canceled, and Landowner's property withdrawn from the program at any time due to circumstances beyond the control of Landowner or the Department, such as death, illness, natural disaster, or acts of nature. Landowner shall notify the Department immediately upon discovery of any occurrence which would affect the ability to fulfill the provisions of this Agreement. In the event of cancellation or termination of the Agreement, Landowner or Landowner's designee will forfeit any licenses/permits issued resulting from participation in the EHA agreement program.
- **16.** Lands enrolled in the EHA agreement program may be temporarily closed by Landowner or Landowner's representative in conjunction with the Department due to weather, fire danger, or other conditions or circumstances that would place public safety or resources in jeopardy.
- 17. Through participation in the EHA agreement program, Landowner agrees to permit FWP personnel on the property for the purposes of establishing and monitoring hunter use, enforcing fish and wildlife laws, and maintaining contact with the Landowner or Landowner's representative to respond to any needs, issues, or problems which develop over the course of the length of the Agreement. By permitting Department personnel on the property, Landowner is not relinquishing any rights or control over property under his/her ownership or responsibility.
- **18.** Landowner, through participation in the EHA agreement program, is covered by the state recreational liability statute (§ 70-16-302, MCA) which provides a liability shield to landowners who allow recreation on their property without charge or other consideration.
- **19.** Satisfaction data will be acquired through FWP surveys of the Landowner associated with this EHA agreement. Completion of the Landowner satisfaction survey and Landowner/designee harvest survey by <u>February 21, 2025</u>, is required for Landowner to be eligible to participate in a subsequent elk hunting access agreement. The Department will also survey the public hunters that were provided access to hunt on Landowners property.

Dustin Temple, Director	Date	
Landowner or Landowner Representative	Date	





2024 ELK HUNTING ACCESS (EHA) AGREEMENT PROGAM APPLICATION

RETURN TO: FWP PARKS AND OUTDOOR RECREATION ELK HUNTING ACCCESS PROGRAM PO BOX 200701 HELENA MT 59620-0701

Please <u>mail</u> this application and <u>required documentation</u> to the address above or submit via the State of to your local FWP Regional office c/o Regional Access Program Manager.

All information below is required and must be received FWP no later than 5:00 PM on MAY 1, 2024.

Completion of this form does not guarantee application will be approved by the Montana Fish and Wildlife Commission.

PART A: DESCRIPTION OF PROPERTY

1) PROPERTY NAME:
	individual on the deed):
	LANDOWNER OF RECORD OR LANDOWNER AUTHORIZED REPRESENTATIVE CONTACT INFORMATION:
	a) NAME: KO~ Ve YAUW b) MAILING ADDRESS: 22006 K: 1. A.
	c) PHONE:
	d) EMAIL:
3)	TOWNSHIP, RANGE, SECTION(S) OF PRIVATE LAND TO BE ENROLLED AND OPEN TO PUBLIC HUNTING
	(include a legible map to be provided to public hunters):
4)	HUNTING DISTRICT(S) OF LANDS TO BE ENROLLED: 590-20
5)	TOTAL NUMBER OF LANDOWNER DEEDED PRIVATE LAND ACRES TO BE ENROLLED: 1800 +/
6)	TOTAL NUMBER OF PRIVATE LAND ACRES LEASED FOR AGRIGULTURAL PURPOSES TO BE ENROLLED (if
6	Landowners may enroll private land private land leased for
а	gricultural purposes.
Δ	nnlicants must provide a conv of the lease agreement with this and it is a second
+1	pplicants must provide a copy of the lease agreement with this application. Applicants must also verify
<u>L1</u>	ne landowner offering leased lands to be enrolled is willing to allow public access on the leased lands
10	r free public elk hunting access. Is the landowner offering leased lands willing to allow free public elk
hu	Inting access? (check one): YES NO
	For private lands leased for agricultural purposes please provide the following (if applicable):
l	
	Mamo of landownor of lands
	Name of landowner of leased lands:
	Landowner of leased lands phone:



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PART B: DESCRIPTION OF PUBLIC HUNTING OPPORTUNITY

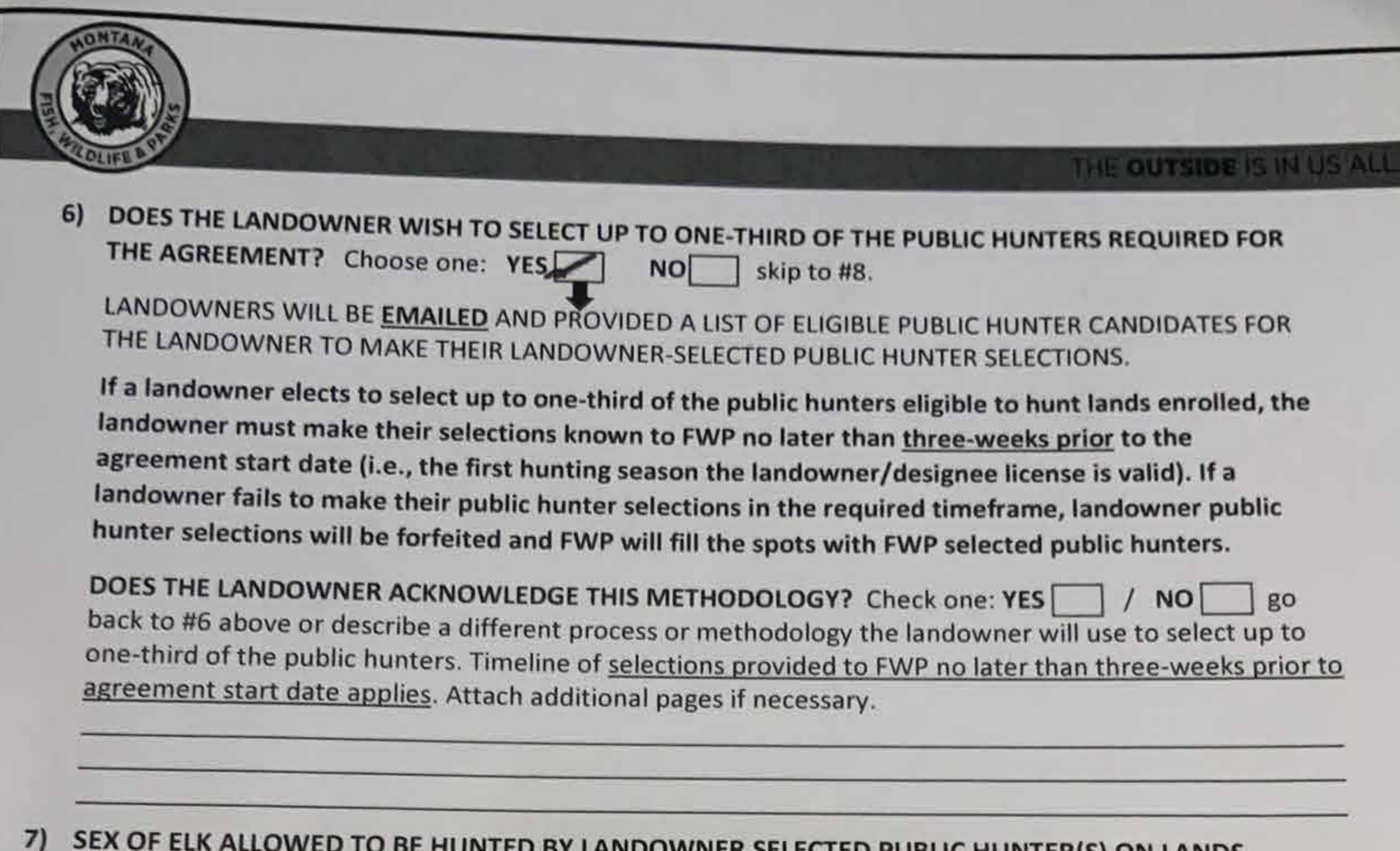
- you do not wish to limit the total number of days a public hunter has access).
- ADVANCE NOTICE REQUIREMENT FOR PUBLIC HUNTERS (if applicable): You cooks (Leave blank if you do not want public hunters to reach out to you in advance of obtaining access/hunting).
- HUNTING SEASON(S) PUBLIC HUNTERS WILL BE ALLOWED ACCESS (For every permit/license issued a landowner/designee, at least one of the FWP selected public hunters must hold the equivalent license, permit, or combination of the two that is issued to the landowner/designee through this program).

Check all seasons public hunters will be allowed access:

- a) GENERAL RIFLE SEASON (REQUIRED)-ET
- ARCHERY SEASON □
- MUZZLELOADER HERITAGE SEASON
- LATE ELK SHOULDER SEASON (if applicable)
- EARLY ELK SHOULDER SEASON (starting 8/15- if applicable)
- PLEASE SELECT ANY RULES OR REQUIREMENTS FOR PUBLIC HUNTERS UNDER THE TERMS OF THE PROPOSED AGREEMENT (use an additional page if necessary):
 - a) CHECK-IN WITH LANDOWNER OR REPRESENTATIVE UPON ARRIVALED
 - ACCOMPANIMENT REQUIRED WHILE HUNTING
 - WALK-IN HUNTING ONLY
 - MOTORIZED GAME RETRIEVAL ALLOWED
 - OTHER (please list):

Hunt on your own. Help

- LANDOWNER/REPRESENTATIVE CONTACT SECTION: This is the person who the public hunters will contact to coordinate public hunting access. (If identical to landowner contact information page 1 or if the property is going to be managed by the Block Management Program check this box and skip to #6). Landowners are responsible if representative/contact listed does not respond or coordinate access with willing public hunters in accordance with the terms of the agreement.
 - a) REPRESENTATIVE/CONTACT NAME:
 - b) MAILING ADDRESS:_____
 - c) PHONE NUMBER:
 - d) EMAIL: ______



- 7) SEX OF ELK ALLOWED TO BE HUNTED BY <u>LANDOWNER SELECTED</u> PUBLIC HUNTER(S) ON LANDS ENROLLED:
 - (a) EITHER-SEX ELK
 - ANTLERLESS ONLY ELK X Landowner will select antlerless only per conversation on 5/23
 - c) COMBINATION OF EITHER-SEX & ANTLERLESS

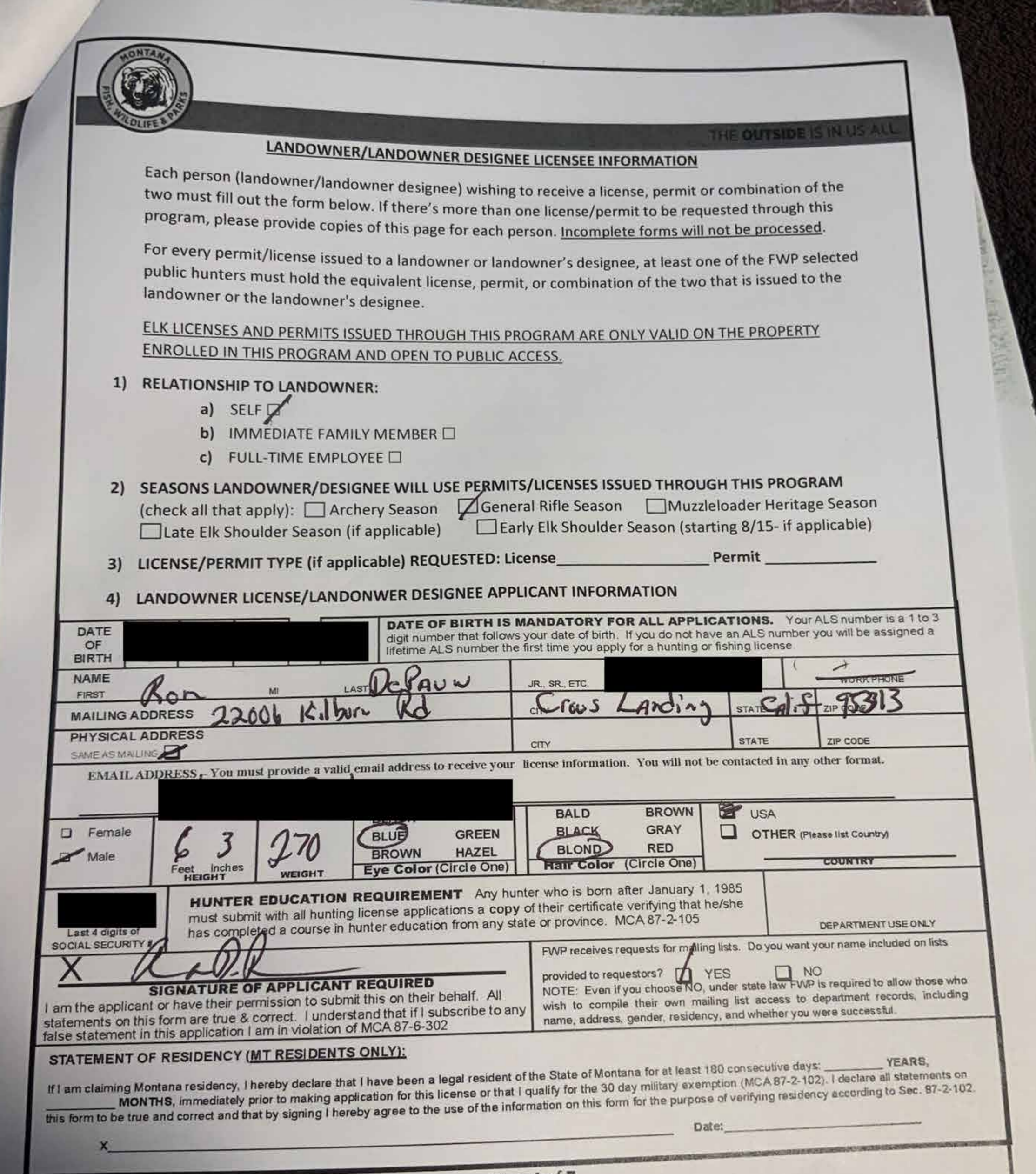
 Describe:
- 8) SEX OF ELK ALLOWED TO BE HUNTED BY <u>FWP SELECTED</u> PUBLIC HUNTERS ON LANDS ENROLLED: (<u>At least one of the FWP selected public hunters must hold the equivalent license, permit, or combination of the two that is issued to the landowner or the landowner's designee.)</u>
 - a) EITHER-SEX ELK
 - b) ANTLERLESS ONLY ELK
 - c) COMBINATION OF EITHER-SEX & ANTLERLESS \(\text{Describe}: \) Describe: \(\text{FWP will select 1-either sex and 1- antlerless only per conversation on 5/23} \)

PART C: LANDOWNER/LANDOWNER DESIGNEE LICENSEE INFORMATION

Use the page that follows (Page 4) to complete the landowner and/or eligible designee information for those who wish to receive a license/permit through this program. Use additional pages as needed.

FWP may issue, at no cost to a landowner who provides free public elk hunting on the landowner's property, an either-sex or antierless elk license, permit, or combination of the two as required in that hunting district for the landowner or the landowner's designee to hunt on the landowner's property or on private property leased by the landowner for agricultural purposes. Qualifying designees include immediate family members or employees.

"Employee" means a person who works full time for the landowner as part of an active farm or ranch operation enrolled in the program. "Immediate family member" means a spouse, parent, grandparent, child, grandchild, sibling, niece, or nephew by blood, marriage, or legal adoption.



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Documentation (4) required

REQUIRED ADDITIONAL APPLICATION INFORMATION, FUTURE REPORTING REQUIREMENTS NO LANDOWNER SIGNATURE

TO BE CONSIDERED COMPLETE, ALL APPLICATIONS MUST ALSO INCLUDE:

Did you participate in the EHA program in 2023?

- One legible map showing the area available public hunting access opportunity for the landowner (or designee) and public hunters. This map will be provided to public hunters selected by FWP
- Signatory authority documentation (if applicable). If the land in which you are proposing for this limited partnership, it is a corporation, sole proprietorship, limited liability company, partnership, limited partnership, limited liability partnership, trust or an association, you MUST provide documentation that you have the legal authority to make this decision on behalf of the business. (i.e. articles of incorporation, partnership agreement, certificate of trust, etc.).
- Copy of lease agreement for <u>private</u> lands leased for agricultural purposes to be enrolled in the
- Ownership documentation (e.g., copy of the property deed, property tax bill, or contract to purchase). If you were approved for an EHA in 2023 and there have been no changes to land ownership under your previous EHA application since 2023 (such as sale/transfer, changes to the recorded name of the land, changes to acreage, etc.), you may not need to submit supporting ownership documents for your 2024 EHA application. If you wish to use the same EHA ownership/supporting documentation from 2023, please review the following questions:

b)	Are you applying for the sam		he same la	ndowner/designee opportunities that you applied for in
	2023?	YES [7	NO 🗆	The racing the opportunities that you applied for in

If this application is approved by the commission, you MUST complete an end of season landowner satisfaction and harvest survey to be considered for enrollment in subsequent years.

I attest that the information provided in this application packet is true to the best of my knowledge and belief.

AMDOWNER OR LANDOWNER'S AUTHORIZED REPRESENTATIVE: Name: PRINTED NAME OF LANDOWALER OF ANDOWNER'S AUTHORIZED REPRESENTATIVE: Name: