

RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT

THIS IS A LEGALLY BINDING CONTRACT, READ THE ENTIRE DOCUMENT, INCLUDING ANY ATTACHMENTS. IF YOU HAVE ANY QUESTIONS, **CONSULT YOUR ATTORNEY AND/OR ACCOUNTANT** BEFORE SIGNING.



NO WARRANTIES, INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OF HABITABILITY, AGREEMENTS OR REPRESENTATIONS NOT EXPRESSLY SET FORTH HEREIN SHALL BE BINDING UPON EITHER PARTY.

LISTING AGENCY Office Phone Listing Agent E-Mail Office Phone Selling Agent E.Mail County, ID, Zip OR Legal Description Attached as exhibit (Exhibit must a and SELLER.) (Exhibit must a and SELLER.) 2. \$	# Fax # Phone # # Fax #
1. BUYER: (Hereinafter called "BUYER") agrees to purchase, and the undersigned SELLER agrees to "PROPERTY" COMMONLY KNOWN AS 	Phone # # Fax #
I. BUYER:	- # Fax #
I. BUYER:	
I. BUYER:	Phone #
Hereinafter called "BUYER") agrees to purchase, and the undersigned SELLER agrees to PROPERTY" COMMONLY KNOWN AS	
PROPERTY" COMMONLY KNOWN AS	sell the following described real estate hereinafter refer
R Legal Description Attached as exhibit	legally described as:
Image: Section 2016 Section 2017 Sectin 2017 Sectin 2017 Sectin 2017 Section 2017 Section 2017 Section	
PURCHASE PRICE: ayable upon the following TERMS AND CONDITIONS (not including closing costs): his offer is contingent upon the sale, refinance, and/or closing of any othe FINANCIAL TERMS: Note: A+C+D+E must add up to total purchase price. (A). S Earnest Money in the following form: Cash □personal check □cashier' DOLLARS as Earnest Money in the following form: Cash □personal check □cashier' other and Earnest Money within business days (three [3] if left blank) of acceptance by and shall be held by: □Listing Broker □Selling Broker □Cosing Agency □other for the benefit of the parties hereto. THE RESPONSIBLE BROKER SHALL BE: (B). ALL CASH OFFER: □NO □YES If this is an all cash offer do not complet OFFER, BUYER'S OBLICATION TO CLOSE SHALL NOT BE SUBJECT TO ANY F within business days (tive [5] if left blank) from the date of acceptance of this agre proceeds necessary to close transaction. Acceptable documentation includes, but is no Cash proceeds from another sale: □ Yes □ NO (O, S not including mortgage insurance, thre DEVELOPMENT, □OTHER not including mortgage insurance, thre DEVELOPMENT, □OTHER is unable, after exercising good faith efforts, to obtain the indicase Yes 0 = NO (O, S not including mortgage insurance, thre DEVELOPMENT, □OTHER is unable, after exercising good faith efforts, to obtain the indicase Second LOAN of §	ccompany original offer and be signed or initialed by
his offer is contingent upon the sale, refinance, and/or closing of any othe FINANCIAL TERMS: Note: A+C+D+E must add up to total purchase price. (A). \$	
his offer is contingent upon the sale, refinance, and/or closing of any othe FINANCIAL TERMS: Note: A+C+D+E must add up to total purchase price. (A). \$	DO
his offer is contingent upon the sale, refinance, and/or closing of any othe FINANCIAL TERMS: Note: A+C+D+E must add up to total purchase price. (A). \$	DO
FINANCIAL TERMS: Note: A+C+D+E must add up to total purchase price. (A). \$	
(A). § EARNEST MONEY: BUYER hereby offers DOLLARS as Earnest Money in the following form: □cash □personal check □cashier □other	r property 🗀 Yes 🗀 No
(A). § EARNEST MONEY: BUYER hereby offers DOLLARS as Earnest Money in the following form: □cash □personal check □cashier'	
DOLLARS as Earnest Money in the following form: □cash □personal check □cashier'	
□other	a abaak [Inota (dua data):
Earnest Money to be deposited in trust account □upon receipt or □upon acceptance by and shall be held by: □Listing Broker □Selling Broker □ Closing Agency □otherfor the benefit of the parties hereto. THE RESPONSIBLE BROKER SHALL BE: [(B). ALL CASH OFFER: □NO □YES If this is an all cash offer do not completed of the parties bareto. THE RESPONSIBLE BROKER SHALL NOT BE SUBJECT TO ANY F withinbusiness days (five [5] if left blank) from the date of acceptance of this agree proceeds necessary to close transaction. Acceptable documentation includes, but is not Cash proceeds from another sale: □ Yes □ No (C). \$	d Direceint is berefy acknowledged OR D BLIVER wil
Earnest Money to be deposited in trust account □upon receipt or □upon acceptance by and shall be held by: □Listing Broker □Selling Broker □Closing Agency □otherfor the benefit of the parties hereto. THE RESPONSIBLE BROKER SHALL BE: [(B). ALL CASH OFFER: □NO □YES If this is an all cash offer do not complet OFFER, BUYER'S OBLIGATION TO CLOSE SHALL NOT BE SUBJECT TO ANY F withinbusiness days (five [5] if left blank) from the date of acceptance of this agre proceeds necessary to close transaction. Acceptable documentation includes, but is not Cash proceeds from another sale: □ Yes □ No (C). \$	
for the benefit of the parties hereto. THE RESPONSIBLE BROKER SHALL BE:	/ BUYER and SELLER or □other
for the benefit of the parties hereto. THE RESPONSIBLE BROKER SHALL BE: [B). ALL CASH OFFER: INO IYES If this is an all cash offer do not completed of the subject to any completed of the subject of th	
THE RESPONSIBLE BROKER SHALL BE: (B). ALL CASH OFFER: DNO DYES If this is an all cash offer do not completed of the proceeds proceeds from another solution. Acceptable documentation includes, but is not cash proceeds from another sole: DYER DNO Cash proceeds from another sole: DYES If this are of acceptance of this agree proceeds necessary to close transaction. Acceptable documentation includes, but is not cash proceeds from another sole: DYES DNO C()	
(B). ALL CASH OFFER: □NO □YES If this is an all cash offer do not complet OFFER, BUYER'S OBLIGATION TO CLOSE SHALL NOT BE SUBJECT TO ANY F within business days (five [5] if left blank) from the date of acceptance of this agree proceeds necessary to close transaction. Acceptable documentation includes, but is not Cash proceeds from another sale: □ Yes □ No (C). \$ NEW LOAN PROCEEDS: This Agreement is contif FIRST LOAN of \$ not including mortgage insurance, through DEVELOPMENT, □OTHER with interest not to exceed % for a period of year(s) at: 1 LOAN APPLICATION: BUYER □has applied OR □shall apply for such loan(s). Within of all parties, BUYER agrees to furnish SELLER with a written confirmation showing ratios, and evidence of sufficient funds and/or proceeds necessary to close transaction. BUYER'S Earnest Money shall be returned at BUYER's rereduce the purchase price to meet the appraised value. SELLER shall be entitled to a co to notify BUYER of any price reduction. BUYER may also apply for a loan with different terms and conditions of this Agreement are fulfilled, and the new loan does not increase applicable, it is expressly agreed that notwithstanding any other provisions of this corn the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written satement by the Federa Endorsement lender setting forth the appraised value of the PROPERTY of not less than If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation within burgenired. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld.	
OFFER, BUYER'S OBLIGATION TO CLOSE SHALL NOT BE SUBJECT TO ANY F within business days (five [5] if left blank) from the date of acceptance of this agree proceeds necessary to close transaction. Acceptable documentation includes, but is not cash proceeds from another sale: Yes No Cash proceeds from another sale: Yes No (C). \$ not including mortgage insurance, three the event BUYER is unable, after exercising good faith efforts, to obtain the indicated SECOND LOAN of \$ through □FHA, □VA, □CONVENTIONAL with interest not to exceed% for a period of year(s) at: LOAN APPLICATION: BUYER □has applied OR □shall apply for such loan(s). Within of all parties, BUYER agrees to furnish SELLER with a written confirmation showing ratios, and evidence of sufficient funds and/or proceeds necessary to close transaction to excert the appraised value. SELLER shall be entitled to a contify BUYER of any price reduction. BUYER may also apply for a loan with different terms and conditions of this Agreement are fulfilled, and the new loan does not increase applicable, it is expressly agreed that notwithstanding any other provisions of this continue to the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federar Endorsement lender setting forth the appraised value of the PROPERTY of not less that If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation within to required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld.	to Sections 20 and 20 fill blanks with "0" (ZEDO)
withinbusiness days (five [5] if left blank) from the date of acceptance of this agree proceeds necessary to close transaction. Acceptable documentation includes, but is not Cash proceeds from another sale: □ Yes □ No (C). \$NEW LOAN PROCEEDS: This Agreement is contif FIRST LOAN of \$not including mortgage insurance, through DEVELOPMENT, □OTHER with interest not to exceed% In the event BUYER is unable, after exercising good faith efforts, to obtain the indicated SECOND LOAN of \$through □FHA, □VA, □CONVENTIONAL with interest not to exceed% for a period ofyear(s) at: 1 LOAN APPLICATION: BUYER □has applied OR □shall apply for such loan(s). Within of all parties, BUYER agrees to furnish SELLER with a written confirmation showing ratios, and evidence of sufficient funds and/or proceeds necessary to close transs only to satisfactory appraisal and final lender underwriting. If an appraisal is refuce the purchase price or BUYER'S Earnest Money shall be returned at BUYER'S refuce the purchase price to meet the appraised value. SELLER shall be entitled to a to to notify BUYER of any price reduction. BUYER may also apply for a loan with differe terms and conditions of this Agreement are fulfilled, and the new loan does not increase applicable, it is expressly agreed that notwithstanding any other provisions of this com the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federa Endorsement lender setting forth the appraised value of the PROPERTY of not less that if such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation withinbus required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld.	INANCIAL CONTINGENCY BLIVER agrees to provide
proceeds necessary to close transaction. Acceptable documentation includes, but is not Cash proceeds from another sale: □ Yes □ No (C). \$	
Cash proceeds from another sale: Yes No (C). MEW LOAN PROCEEDS: This Agreement is contil FIRST LOAN of mot including mortgage insurance, three DEVELOPMENT, OTHER	
(C). \$NEW LOAN PROCEEDS: This Agreement is continue first LOAN of \$	
FIRST LOAN of \$	
In the event BUYER is unable, after exercising good faith efforts, to obtain the indicated SECOND LOAN of \$	ngent upon BUYER obtaining the following financing:
In the event BUYER is unable, after exercising good faith efforts, to obtain the indicated SECOND LOAN of \$	ough LIFHA, LIVA, LICONVENTIONAL, LIHFA, LIRU
SECOND LOAN of \$	financing BLIVEP's Earnest Money shall be returned to
with interest not to exceed% for a period ofyear(s) at: I LOAN APPLICATION: BUYER □has applied OR □shall apply for such loan(s). Withir of all parties, BUYER agrees to furnish SELLER with a written confirmation showing ratios, and evidence of sufficient funds and/or proceeds necessary to close trans only to satisfactory appraisal and final lender underwriting. If an appraisal is rettan purchase price or BUYER'S Earnest Money shall be returned at BUYER's reduce the purchase price to meet the appraised value. SELLER shall be entitled to a conditions of this Agreement are fulfilled, and the new loan does not increase applicable, it is expressly agreed that notwithstanding any other provisions of this conditions of the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federal Endorsement lender setting forth the appraised value of the PROPERTY of not less that If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation within bu required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D). \$	TIHEA TRURAL DEVELOPMENT TOTHER
of all parties, BUYER agrees to furnish SELLER with a written confirmation showing ratios, and evidence of sufficient funds and/or proceeds necessary to close transponly to satisfactory appraisal and final lender underwriting. If an appraisal is represented to a construct the purchase price or BUYER'S Earnest Money shall be returned at BUYER'S represented the purchase price to meet the appraised value. SELLER shall be entitled to a construct the purchase price or BUYER'S earnest Money also apply for a loan with different terms and conditions of this Agreement are fulfilled, and the new loan does not increase applicable, it is expressly agreed that notwithstanding any other provisions of this contribute PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federat Endorsement lender setting forth the appraised value of the PROPERTY of not less that If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation within burgenies. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld.	\Box Fixed Rate \Box Other
of all parties, BUYER agrees to furnish SELLER with a written confirmation showing ratios, and evidence of sufficient funds and/or proceeds necessary to close transponly to satisfactory appraisal and final lender underwriting. If an appraisal is retenan purchase price or BUYER'S Earnest Money shall be returned at BUYER'S refereduce the purchase price to meet the appraised value. SELLER shall be entitled to a constit by BUYER of any price reduction. BUYER may also apply for a loan with different terms and conditions of this Agreement are fulfilled, and the new loan does not increased applicable, it is expressly agreed that notwithstanding any other provisions of this common the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federat Endorsement lender setting forth the appraised value of the PROPERTY of not less that If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation within burgenied. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld.	business days (ten [10] if left blank) of final acc
only to satisfactory appraisal and final lender underwriting. If an appraisal is rettan purchase price or BUYER'S Earnest Money shall be returned at BUYER'S rereduce the purchase price to meet the appraised value. SELLER shall be entitled to a contify BUYER of any price reduction. BUYER may also apply for a loan with different terms and conditions of this Agreement are fulfilled, and the new loan does not increased applicable, it is expressly agreed that notwithstanding any other provisions of this continue the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federa Endorsement lender setting forth the appraised value of the PROPERTY of not less that If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation within bur required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D) \$ADDITIONAL FINANCIAL TERMS:	ng lender approval of credit report, income verification
than purchase price or BUYER'S Earnest Money shall be returned at BUYER'S represented the purchase price to meet the appraised value. SELLER shall be entitled to a construct to notify BUYER of any price reduction. BUYER may also apply for a loan with different terms and conditions of this Agreement are fulfilled, and the new loan does not increased applicable, it is expressly agreed that notwithstanding any other provisions of this communications of the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federa Endorsement lender setting forth the appraised value of the PROPERTY of not less that If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation within bur required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D). \$ADDITIONAL FINANCIAL TERMS:	
reduce the purchase price to meet the appraised value. SELLER shall be entitled to a c to notify BUYER of any price reduction. BUYER may also apply for a loan with different terms and conditions of this Agreement are fulfilled, and the new loan does not increase applicable, it is expressly agreed that notwithstanding any other provisions of this communication of the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federa Endorsement lender setting forth the appraised value of the PROPERTY of not less tha If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation within bur required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D). \$ADDITIONAL FINANCIAL TERMS:	
to notify BUYER of any price reduction. BUYER may also apply for a loan with different terms and conditions of this Agreement are fulfilled, and the new loan does not increased applicable, it is expressly agreed that notwithstanding any other provisions of this control the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federa Endorsement lender setting forth the appraised value of the PROPERTY of not less that If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation within bur required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld.	
terms and conditions of this Agreement are fulfilled, and the new loan does not increase applicable, it is expressly agreed that notwithstanding any other provisions of this con- the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federa Endorsement lender setting forth the appraised value of the PROPERTY of not less tha If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) witi this agreement by notifying BUYER(S) in writing of such cancellation within bu required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D). <u>Confirmational financial terms are specified under the heading "OTHER TERMS AND/OR</u>	
applicable, it is expressly agreed that notwithstanding any other provisions of this cont the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federa Endorsement lender setting forth the appraised value of the PROPERTY of not less tha If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation within bu required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D). <u>\$ADDITIONAL FINANCIAL TERMS:</u> Additional financial terms are specified under the heading "OTHER TERMS AND/OR	
the PROPERTY described herein or to incur any penalty or forfeiture of Earnest M accordance with HUD/FHA or VA requirements a written statement by the Federa Endorsement lender setting forth the appraised value of the PROPERTY of not less tha If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation withinburequired. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D). \$ADDITIONAL FINANCIAL TERMS: Additional financial terms are specified under the heading "OTHER TERMS AND/OR"	
Endorsement lender setting forth the appraised value of the PROPERTY of not less tha If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation within bu required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D). <u>\$ADDITIONAL FINANCIAL TERMS:</u> □ Additional financial terms are specified under the heading "OTHER TERMS AND/OR	
If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) with this agreement by notifying BUYER(S) in writing of such cancellation withinburrequired. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D). <u>\$ADDITIONAL FINANCIAL TERMS:</u> □ Additional financial terms are specified under the heading "OTHER TERMS AND/OR"	al Housing Commissioner, Veterans Administration or
this agreement by notifying BUYER(S) in writing of such cancellation within bu required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D). <u>\$ADDITIONAL FINANCIAL TERMS:</u> □ Additional financial terms are specified under the heading "OTHER TERMS AND/OR	
required. If SELLER does not cancel within the strict time period specified as set forth confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D). <u>Confirmational financial terms are specified under the heading "OTHER TERMS AND/OR</u>	
 confirmation of lender approval and shall be deemed to have elected to proceed with withheld. (D). <u>Confirmation of lender approval and shall be deemed to have elected to proceed with withheld.</u> ADDITIONAL FINANCIAL TERMS: Additional financial terms are specified under the heading "OTHER TERMS AND/OR 	, ,
withheld. (D). <u> ADDITIONAL FINANCIAL TERMS:</u> Additional financial terms are specified under the heading "OTHER TERMS AND/OR	
(D). <u>\$</u> ADDITIONAL FINANCIAL TERMS: Additional financial terms are specified under the heading "OTHER TERMS AND/OR	
Additional financial terms are specified under the heading "OTHER TERMS AND/OR	
Additional financial terms are specified under the heading "OTHER TERMS AND/OR	
	n the transaction. SELLER'S approval shall not be unrea
	the transaction. SELLER'S approval shall not be unrea
(E). <u>\$</u> APPROXIMATE FUNDS DUE FROM BUYER	n the transaction. SELLER'S approval shall not be unrea CONDITIONS" (Section 4). , attached hereto, signed by both parties.
closing to be paid by BUYER at closing in GOOD FUNDS, includes: cash, electronic	the transaction. SELLER'S approval shall not be unrea CONDITIONS" (Section 4). , attached hereto, signed by both parties.
UYER'S Initials () Date SELLER'S	the transaction. SELLER'S approval shall not be unrea CONDITIONS" (Section 4). , attached hereto, signed by both parties.

64

75

83

96

100

106

109

ID#:

PROPERTY ADDRESS:

4. OTHER TERMS AND/OR CONDITIONS: This Agreement is made subject to the following special terms, considerations and/or contingencies which

65	must be satisfied prior to closing
66	
67	
68	
69	
70	
71	
72	
73	
74	

5. ITEMS INCLUDED & EXCLUDED IN THIS SALE: All existing fixtures and fittings that are attached to the PROPERTY are INCLUDED IN THE 76 PURCHASE PRICE (unless excluded below), and shall be transferred free of liens. These include, but are not limited to, all seller-owned attached floor 77 coverings, television wall mounts, satellite dish, attached plumbing, bathroom and lighting fixtures, window screens, screen doors, storm doors, storm 78 windows, window coverings, garage door opener(s) and transmitter(s), exterior trees, plants or shrubbery, water heating apparatus and fixtures, attached 79 fireplace equipment, awnings, ventilating, cooling and heating systems, all ranges, ovens, built-in dishwashers, fuel tanks and irrigation fixtures and 80 equipment, that are now on or used in connection with the PROPERTY and shall be included in the sale unless otherwise provided herein. BUYER should 81 satisfy himself/herself that the condition of the included items is acceptable. It is agreed that any item included in this section is of nominal value less than \$100. 82

(A). ADDITIONAL ITEMS SPECIFICALLY INCLUDED IN THIS SALE:

(B). ITEMS SPECIFICALLY EXCLUDED IN THIS SALE:

6. MINERAL RIGHTS: Any and all mineral rights appurtenant to the PROPERTY are included in and are part of the sale of this PROPERTY, and are not 94 leased or encumbered, unless otherwise agreed to by the parties in writing. 95

7. WATER RIGHTS: Any and all water rights including but not limited to water systems, wells, springs, lakes, streams, ponds, rivers, ditches, ditch rights, 97 and the like, if any, appurtenant to the PROPERTY are included in and are a part of the sale of this PROPERTY, and are not leased or encumbered, unless 98 otherwise agreed to by the parties in writing. 99

8. TITLE CONVEYANCE: Title of SELLER is to be conveyed by warranty deed, unless otherwise provided, and is to be marketable and insurable except 101 for rights reserved in federal patents, state or railroad deeds, building or use restrictions, building and zoning regulations and ordinances of any 102 governmental unit, and rights of way and easements established or of record. Liens, encumbrances or defects to be discharged by SELLER may be paid out 103 104 of purchase money at date of closing. No liens, encumbrances or defects which are to be discharged or assumed by BUYER or to which title is taken subject to, exist unless otherwise specified in this Agreement. 105

9. TITLE INSURANCE: There may be types of title insurance coverages available other than those listed below and parties to this agreement 107 are advised to talk to a title company about any other coverages available that will give the BUYER additional coverage. 108

(A). PRELIMINARY TITLE COMMITMENT: Within ____ business days (six [6] if left blank) of final acceptance of all parties, SELLER or BUYER shall 110 furnish to BUYER a preliminary commitment of a title insurance policy showing the condition of the title to said PROPERTY. BUYER shall have 111 business days (two [2] if left blank) after receipt of the preliminary commitment, within which to object in writing to the condition of the title as set forth in 112 the preliminary commitment. If BUYER does not so object, BUYER shall be deemed to have accepted the conditions of the title. It is agreed that if the title 113 of said PROPERTY is not marketable, and cannot be made so within ____ business days (two [2] if left blank) after SELLER'S receipt of a written objection 114 and statement of defect from BUYER, then BUYER'S Earnest Money deposit shall be returned to BUYER and SELLER shall pay for the cost of title 115 insurance cancellation fee, escrow and legal fees, if any. 116

(B). TITLE COMPANY: The parties agree that _____ 118 located at

119 120

128

117

Title Company shall provide the title policy and preliminary report of commitment.

(C). STANDARD COVERAGE OWNER'S POLICY: SELLER shall within a reasonable time after closing furnish to BUYER a title insurance policy in the 121 amount of the purchase price of the PROPERTY showing marketable and insurable title subject to the liens, encumbrances and defects elsewhere set out 122 in this Agreement to be discharged or assumed by BUYER unless otherwise provided herein. The risk assumed by the title company in the standard 123 coverage policy is limited to matters of public record. BUYER shall receive a ILTA/ALTA Owner's Policy of Title Insurance. A title company, at 124 BUYER's request, can provide information about the availability, desirability, coverage and cost of various title insurance coverages and endorsements. If 125 BUYER desires title coverage other than that required by this paragraph, BUYER shall instruct Closing Agency in writing and pay any increase in cost 126 unless otherwise provided herein. 127

(D). EXTENDED COVERAGE LENDER'S POLICY (Mortgagee policy): The lender may require that BUYER (Borrower) furnish an Extended Coverage 129 Lender's Policy. This extended coverage lender's policy considers matters of public record and additionally insures against certain matters not shown in 130 the public record. This extended coverage lender's policy is solely for the benefit of the lender and only protects the lender. 131 132

BUYER'S Initials ()() Date
-----------------------	--------

SELLER'S Initials (_____

) Date

)(

This form is printed and distributed by the Idaho Association of REALTORS®, Inc. This form has been designed and is provided for use by the real estate professionals who are members of the Idaho Association of REALTORS®. USE BY ANY OTHER PERSON IS PROHIBITED. ©Copyright Idaho Association of REALTORS®, Inc. All rights reserved. **RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT** JULY 2017 EDITION

ID#:

Page 3 of 7

PROPERTY ADDRESS:

10. INSPECTION: 133

(A). BUYER chooses to conduct inspections Inot to conduct inspections. If BUYER chooses not to conduct inspections, skip Section 10B. If 134 indicated, BUYER shall have the right to conduct inspections, investigations, tests, surveys and other studies at BUYER'S expense, hereafter referred 135 to as "Buyer's Inspection Contingency." BUYER'S inspection of the PROPERTY includes all aspects of the PROPERTY, including but not limited to 136 neighborhood, conditions, zoning and use allowances, environmental conditions, applicable school districts and/or any other aspect pertaining to the 137 PROPERTY or related to the living environment at the PROPERTY. Unless otherwise addressed, BUYER shall, within _____ business days (five [5] if left blank) of acceptance, complete these inspections and give to SELLER written notice of disapproved items or written notice of termination of this 138 139 Agreement based on an unsatisfactory inspection. Once BUYER delivers written notice to SELLER it shall end BUYER's timeframe and is irrevocable 140 regardless of if it was provided prior to the deadline stated above. BUYER is strongly advised to exercise these rights and to make BUYER'S own 141 selection of professionals with appropriate qualifications to conduct inspections of the entire PROPERTY. BUYER shall keep the PROPERTY free and 142 clear of liens; indemnify and hold SELLER harmless from all liability, claims, demands, damages and costs; and repair any damages arising from the 143 inspections. SELLER shall make PROPERTY available for inspection and agrees to accept the responsibility and expense for making sure all 144 the utilities are turned on no later than _____ business days (two [2] if left blank) from acceptance for the inspection except for phone and 145 cable. Some inspections, investigations, tests, surveys and other studies may require additional days to complete. The parties agree that unless 146 specifically set forth below, the above timeframe for investigations, tests, surveys and other studies shall govern. No inspections may be made by any 147 governmental building or zoning inspector or government employee without the prior consent of SELLER unless required by local law. 148 □ In the event this offer is subject to a short sale approval by a mortgage company, the time frame for completing inspections shall begin upon written 149

approval of the short sale by the mortgage company and/or all lien holders. 150

Additional inspections/timeframes: 152

151

154

155

159 160

161 162

163 164

165

166

167 168

176

177

178

179 180

181

182

183 184

185 186

Domestic Well Water Potability and/or Productivity Test shall be completed within business days (ten (10) if left blank) from acceptance.. 153

□ Septic Inspection and/or Pumping shall be completed within business days (ten (10) if left blank) from acceptance.

□ Survey shall be completed within business days (ten (10) if left blank) from acceptance.

156	□ Other	shall be completed within	business days (ten (10) if left blank) from acceptance.
157	□ Other	shall be completed within	business days (ten (10) if left blank) from acceptance.
158			

(B). SATISFACTION/REMOVAL OF INSPECTION CONTINGENCIES:

1). If BUYER does not within the strict time period specified give to SELLER written notice of disapproved items or written notice of termination of this Agreement, BUYER shall conclusively be deemed to have: (a) completed applicable inspections, investigations, review of applicable documents and disclosures; (b) elected to proceed with the transaction and (c) assumed all liability, responsibility and expense for repairs or corrections other than for items which SELLER has otherwise agreed in writing to repair or correct.

2). If BUYER does within the strict time period specified give to SELLER written notice of termination of this Agreement based on an unsatisfactory inspection, the parties will have no obligation to continue with the transaction and the Earnest Money shall be returned to BUYER.

3). If BUYER does within the strict time period specified give to SELLER written notice of disapproved items, it shall end BUYER's timeframe for 169 inspections and is irrevocable. BUYER shall provide to SELLER pertinent section(s) of written inspection reports upon request, if applicable. Upon 170 receipt of written notice SELLER shall have _____ business days (three [3] if left blank) in which to respond in writing. SELLER, at SELLER's option, 171 may correct the items as specified by BUYER in the notice or may elect not to do so. If SELLER agrees in writing to correct items requested by BUYER, 172 then both parties agree that they will continue with the transaction and proceed to closing. Immediately upon a written response from SELLER that 173 rejects BUYER's requests, in whole or in part, BUYER may proceed under 10(B)(4) below. 174 175

4). If SELLER does not agree to correct BUYER's items within the strict time period specified, or SELLER does not respond in writing within the strict time period specified, then the BUYER has the option of either continuing the transaction without the SELLER being responsible for correcting these deficiencies or giving the SELLER written notice within _____ business days (three [3] if left blank) that they will not continue with the transaction and will receive their Earnest Money back.

5). If BUYER does not give such written notice of cancellation within the strict time periods specified, BUYER shall conclusively be deemed to have elected to proceed with the transaction without repairs or corrections other than for items which SELLER has otherwise agreed in writing to repair or correct.

(C). Home Warranty Programs are available for purchase through a number of Home Warranty Companies.

11. LEAD PAINT DISCLOSURE: The subject PROPERTY Dis Dis not defined as "Target Housing" regarding lead-based paint or lead-based paint 187 hazards. The term lead-based paint hazards is intended to identify lead-based paint and all residual lead-containing dusts and soils regardless of the 188 source of the lead. If yes, BUYER hereby acknowledges the following: (a) BUYER has been provided an EPA approved lead-based paint hazard 189 information pamphlet, "Protect Your Family From Lead in Your Home", (b) receipt of SELLER'S Disclosure of Information and Acknowledgment Form and 190 have been provided with all records, test reports or other information, if any, related to the presence of lead-based paint hazards on said PROPERTY, 191 (c) that this contract is contingent upon BUYERS right to have the PROPERTY tested for lead-based paint hazards to be completed no later than 192 or the contingency will terminate, (d) that BUYER hereby waives does not waive this right, (e) that if test results show 193 unacceptable amounts of lead-based paint on the PROPERTY, BUYER has the right to cancel the contract subject to the option of the SELLER (to be given 194 in writing) to elect to remove the lead-based paint and correct the problem which must be accomplished before closing, (f) that if the contract is canceled 195 under this clause, BUYER'S earnest money deposit shall be returned to BUYER. Additionally, if any structure was built before 1978 and is a residential 196 home, apartment or child-occupied facility such as a school or day-care center, federal law requires contractors that disturb lead-based paint in that structure 197 198 to provide the owner with a "Renovate Right" pamphlet. The contractor shall be certified and follow specific work practices to prevent lead contamination. 199

12. MOLD DISCLAIMER: BUYER is hereby advised that mold and/or other microorganisms may exist at the Property. Upon closing BUYER 200 acknowledges and agrees to accept full responsibility and risk for any matters that may result from mold and/ or other microorganisms and to 201

_)(___ __) Date _ BUYER'S Initials (_____

SELLER'S Initials (____)() Date

This form is printed and distributed by the Idaho Association of REALTORS®, Inc. This form has been designed and is provided for use by the real estate professionals who are members of the Idaho Association of REALTORS®. USE BY ANY OTHER PERSON IS PROHIBITED. ©Copyright Idaho Association of REALTORS®, Inc. All rights reserved. JULY 2017 EDITION

RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT

ID#:

PROPERTY ADDRESS:

hold SELLER and any Broker or agent representing SELLER or BUYER harmless from any liability or damages (financial or otherwise) relating to 202 203 such matters.

205 13. SQUARE FOOTAGE VERIFICATION: BUYER IS AWARE THAT ANY REFERENCE TO THE SQUARE FOOTAGE OF THE REAL PROPERTY OR IMPROVEMENTS IS APPROXIMATE. IF SQUARE FOOTAGE IS MATERIAL TO THE BUYER, IT MUST BE VERIFIED DURING THE INSPECTION 206 PFRIOD 207

14. SELLER'S PROPERTY CONDITION DISCLOSURE FORM: If required by Title 55, Chapter 25 Idaho Code SELLER shall within ten (10) 209 calendar days after execution of this Agreement provide to BUYER or BUYER'S agent, "Seller's Property Condition Disclosure Form" or other acceptable 210 form. BUYER has received the "Seller's Property Condition Disclosure Form" or other acceptable form prior to signing this Agreement: UYes No N/A 211 212

15. COVENANTS, CONDITIONS AND RESTRICTIONS (CC&Rs): As part of the BUYER'S inspection of the PROPERTY as set forth in Section 10, 213 BUYER is responsible for obtaining and reviewing a copy of any CC&Rs which may affect the PROPERTY. BUYER shall have ____ business davs (five 214 [5] if left blank) but in no event shall such time period exceed that time period set forth for inspections in Section 10, to review any CC&Rs that may affect the 215 PROPERTY. Unless BUYER delivers to SELLER a written and signed objection to the terms of any applicable CC&Rs with particularity describing BUYER'S 216 reasonable objections within such time period as set forth above, BUYER shall be deemed to have conclusively waived any objection to the terms of any 217 CC&Rs affecting the PROPERTY, nothing contained herein shall constitute a waiver of BUYER to challenge CC&Rs directly with a homeowners association 218 after closing. If BUYER timely and reasonably objects to a term of the CC&Rs, this Agreement shall terminate and the Earnest Money shall be returned to 219 BUYER. 220 221

222	16. SUBDIVISION HOMEOWNER'S ASSOCIATION: BUYER is aware that membership in a Home Owner's Ass	ociation may be	required and
223	BUYER agrees to abide by the Articles of Incorporation, Bylaws and rules and regulations of the Association. BUYER is furt	ner aware that th	e PROPERTY
224	may be subject to assessments levied by the Association described in full in the Declaration of Covenants, Conditions	and Restrictions.	BUYER has
225	reviewed Homeowner's Association Documents: □Yes □No □N/A. Association fees/dues are <u>\$</u>	per	
226	BUYER SELLER Shared Equally N/A to pay Homeowner's Association SET UP FEE of \$	and/or	

□BUYER □SELLER □Shared Equally □N/A to pay Homeowner's Association PROPERTY TRANSFER FEES of \$____ at closing.

17. COSTS PAID BY: The parties agree to pay the following costs as indicated below. None of the costs to be paid by the parties in this section creates 229 an inspection or performance obligation other than strictly for the payment of costs unless otherwise stated. There may be other costs incurred in addition to 230 those set forth below. Such costs may be required by the lender, by law, or by other circumstances. Requested tests/inspection reports as indicated below 231 shall be provided to the other party within the time period specified in Section 10. 232

_ (\$0 if left blank) of lender required repair costs only. 233 SELLER agrees to pay up to \$

BUYER or SELLER has the option to pay any lender required repair costs in excess of this amount. 234

235 236

237

238 239

227

228

204

208

Upon closing SELLER agrees to pay % of the purchase price OR \Box \$ (dollar amount) (N/A if left blank) of lender-approved BUYER'S closing costs, lender fees, and prepaid costs include but are not limited to those items in BUYER columns marked below. This concession can also be used for any other expense not related to financing at the BUYER's discretion.

	BUYER	SELLER	Shared Equally	N/A		BUYER	SELLER	Shared Equally	N/A
Appraisal Fee					Title Ins. Standard Coverage Owner's Policy				
Appraisal Re-Inspection Fee					Title Ins. Extended Coverage Lender's Policy – Mortgagee Policy				
Closing Escrow Fee					Additional Title Coverage				
Lender Document Preparation Fee					Domestic Well Water Potability Test Shall be ordered by: □BUYER □SELLER				
Tax Service Fee					Domestic Well Water Productivity Test Shall be ordered by: □BUYER □SELLER				
Flood Certification/Tracking Fee					Septic Inspections Shall be ordered by: □BUYER □SELLER				
Lender Required Inspections					Septic Pumping Shall be ordered by: □BUYER □SELLER				
Attorney Contract Preparation or Review Fee					Survey Shall be ordered by: □BUYER □SELLER				

240 241

18.OCCUPANCY: BUYER does does not intend to occupy PROPERTY as BUYER'S primary residence.

242

BUYER'S Initials (

)() Date SELLER'S Initials (

) Date

)(

This form is printed and distributed by the Idaho Association of REALTORS®, Inc. This form has been designed and is provided for use by the real estate professionals who are members of the Idaho Association of REALTORS®. USE BY ANY OTHER PERSON IS PROHIBITED. ©Copyright Idaho Association of REALTORS®, Inc. All rights reserved. JULY 2017 EDITION **RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT**

243

244 245

255

259

268

270

274

281

290

305

ID#:

PROPERTY ADDRESS:

19. RISK OF LOSS OR NEGLECT: Prior to closing of this sale, all risk of loss shall remain with SELLER. In addition, should the PROPERTY be materially damaged by fire, neglect, or other destructive cause prior to closing, this agreement shall be voidable at the option of the BUYER.

246 20. WALK THROUGHS: The SELLER grants BUYER and any representative of BUYER reasonable access to conduct two walk through inspections of the PROPERTY NOT AS A CONTINGENCY OF THE SALE, but for the following stated purposes: first walkthrough shall be within ____ business davs 247 (three [3] if left blank) after the deadline for completion of repairs agreed to as a result of the Buyer's Inspection Contingency for the purpose of satisfying 248 BUYER that any repairs agreed to in writing by BUYER and SELLER have been completed. The second walkthrough shall be within _____ business days 249 (three [3] if left blank) prior to close of escrow, for the purpose of satisfying BUYER that PROPERTY is in substantially the same condition as on the date this 250 offer is made. SELLER shall make PROPERTY available for the walk throughs and agrees to accept the responsibility and expense for making sure all the 251 utilities are turned on for the walk throughs except for phone and cable. If BUYER does not conduct either of the walk throughs, BUYER specifically releases 252 the SELLER and Broker(s) and their associates of any liability as to incomplete repairs and/or any changed conditions. 253

21. SINGULAR AND PLURAL terms each include the other, when appropriate. 254

22. FORECLOSURE NOTICE: If the PROPERTY described above is currently involved in a foreclosure proceeding (pursuant to Idaho Code §45-1506) 256 any contract or agreement with the owner or owners of record that involves the transfer of any interest in residential real property, as defined in §45-257 525(5)(b), Idaho Code, subject to foreclosure must be in writing and must be accompanied by and affixed to RE-42 Property Foreclosure Disclosure Form. 258

23. MECHANIC'S LIENS - GENERAL CONTRACTOR DISCLOSURE STATEMENT NOTICE: BUYER and SELLER are hereby notified that, 260 subject to Idaho Code §45-525 et seq., a "General Contractor" must provide a Disclosure Statement to a homeowner that describes certain rights afforded to 261 the homeowner (e.g. lien waivers, general liability insurance, extended policies of title insurance, surety bonds, and sub-contractor information). The 262 Disclosure Statement must be given to a homeowner prior to the General Contractor entering into any contract in an amount exceeding \$2,000 with a 263 homeowner for construction, alteration, repair, or other improvements to real property, or with a residential real property purchaser for the purchase and sale 264 of newly constructed property. Such disclosure is the responsibility of the General Contractor and it is not the duty of your agent to obtain this information on 265 your behalf. You are advised to consult with any General Contractor subject to Idaho Code §45-525 et seq. regarding the General Contractor Disclosure 266 Statement. 267

269 24. SALES PRICE INFORMATION: Pursuant to Idaho Code §54-2083(6)(d), a "sold" price of real property is not confidential client information.

25. TRANSMISSION OF DOCUMENTS: Facsimile or electronic transmission of any signed original document, and retransmission of any signed 271 facsimile or electronic transmission shall be the same as delivery of an original. At the request of either the BUYER or SELLER, or the LENDER, or the 272 Closing Agency, the BUYER and SELLER will confirm facsimile or electronic transmitted signatures by signing an original document. 273

275 26. BUSINESS DAYS: A business day is herein defined as Monday through Friday, 8:00 A.M. to 5:00 P.M. in the local time zone where the subject real PROPERTY is physically located. A business day shall not include any Saturday or Sunday, nor shall a business day include any legal holiday recognized 276 277 by the state of Idaho as found in Idaho Code §73-108. If the time in which any act required under this agreement is to be performed is based upon a business day calculation, then it shall be computed by excluding the calendar day of execution and including the last business day. The first business day 278 279 shall be the first business day after the date of execution. If the last day is a legal holiday, then the time for performance shall be the next subsequent business day. 280

27. CALENDAR DAYS: A calendar day is herein defined as Monday through Sunday, midnight to midnight, in the local time zone where the subject real 282 PROPERTY is physically located. A calendar day shall include any legal holiday. The time in which any act required under this agreement is to be performed 283 shall be computed by excluding the date of execution and including the last day, thus the first day shall be the day after the date of execution. Any reference 284 to "day" or "days" in this agreement means the same as calendar day, unless specifically enumerated as a "business day." 285 286

28. ATTORNEY'S FEES: If either party initiates or defends any arbitration or legal action or proceedings which are in any way connected with this 287 Agreement, the prevailing party shall be entitled to recover from the non-prevailing party reasonable costs and attorney's fees, including such costs and fees 288 on appeal. 289

29. DEFAULT: If BUYER defaults in the performance of this Agreement, SELLER has the option of: (1) accepting the Earnest Money as liquidated 291 292 damages or (2) pursuing any other lawful right and/or remedy to which SELLER may be entitled. If SELLER elects to proceed under (1), SELLER shall make demand upon the holder of the Earnest Money, upon which demand said holder shall pay from the Earnest Money the costs incurred by SELLER'S Broker 293 294 on behalf of SELLER and BUYER related to the transaction, including, without limitation, the costs of title insurance, escrow fees, appraisal, credit report fees, inspection fees and attorney's fees; and said holder shall pay any balance of the Earnest Money, one-half to SELLER and one-half to SELLER'S 295 296 Broker, provided that the amount to be paid to SELLER'S Broker shall not exceed the Broker's agreed-to commission. SELLER and BUYER specifically acknowledge and agree that if SELLER elects to accept the Earnest Money as liquidated damages, such shall be SELLER'S sole and exclusive remedy, and 297 such shall not be considered a penalty or forfeiture. If SELLER elects to proceed under (2), the holder of the Earnest Money shall be entitled to pay the costs 298 incurred by SELLER'S Broker on behalf of SELLER and BUYER related to the transaction, including, without limitation, the costs of brokerage fee, title 299 insurance, escrow fees, appraisal, credit report fees, inspection fees and attorney's fees, with any balance of the Earnest Money to be held pending 300 resolution of the matter. If SELLER defaults, having approved said sale and fails to consummate the same as herein agreed, BUYER'S Earnest Money 301 deposit shall be returned to him/her and SELLER shall pay for the costs of title insurance, escrow fees, appraisals, credit report fees, inspection fees, 302 brokerage fees and attorney's fees, if any. This shall not be considered as a waiver by BUYER of any other lawful right or remedy to which BUYER may be 303 entitled. 304

30. EARNEST MONEY DISPUTE / INTERPLEADER: Notwithstanding any termination or breach of this Agreement, BUYER and SELLER agree that 306 in the event of any controversy regarding the Earnest Money and things of value held by Broker or closing agency, Broker may reasonably rely on the terms 307 of this Agreement or other written documents signed by both parties to determine how to disburse the disputed money. However, Broker or closing agency 308 shall not be required to take any action but may await any proceeding, or at Broker's or closing agency's option and sole discretion, may interplead all parties 309

BUYER'S Initials (_ _)(__) Date SELLER'S Initials ()() Date

This form is printed and distributed by the Idaho Association of REALTORS®, Inc. This form has been designed and is provided for use by the real estate professionals who are members of the Idaho Association of REALTORS®. USE BY ANY OTHER PERSON IS PROHIBITED. ©Copyright Idaho Association of REALTORS®, Inc. All rights reserved. Page 5 of 7 JULY 2017 EDITION **RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT**

ID#:_

PROPERTY ADDRESS:

310 311 312	and deposit any moneys or things of value into a court of competent jurisdiction and shall recover all costs which were incurred as a result of the dispute including, but not limited to, reasonable attorney's fees. If either parties' Broker incurs attorney's fees as a result of any Earnest Money dispute, whether or not formal legal action is taken, said Broker is entitled to recover actual fees incurred from either BUYER or SELLER.
313 314 315 316 317	31. COUNTERPARTS : This Agreement may be executed in counterparts. Executing an agreement in counterparts shall mean the signature of two identical copies of the same agreement. Each identical copy of an agreement signed in counterparts is deemed to be an original, and all identical copies shall together constitute one and the same instrument.
318 319 320 321	32. "NOT APPLICABLE" DEFINED : The letters "n/a," "N/A," "n.a.," and "N.A." as used herein are abbreviations of the term "not applicable." Where this agreement uses the term "not applicable" or an abbreviation thereof, it shall be evidence that the parties have contemplated certain facts or conditions and have determined that such facts or conditions do not apply to the agreement or transaction herein.
322 323 324	33. SEVERABILITY : In the case that any one or more of the provisions contained in this Agreement, or any application thereof, shall be invalid, illegal or unenforceable in any respect, the validity, legality or enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
324 325 326 327	34. REPRESENTATION CONFIRMATION: Check one (1) box in Section 1 and one (1) box in Section 2 below to confirm that in this transaction, the brokerage(s) involved had the following relationship(s) with the BUYER(S) and SELLER(S).
328 329 330 331 332 333 333 334	 Section 1: A. The brokerage working with the BUYER(S) is acting as an AGENT for the BUYER(S). B. The brokerage working with the BUYER(S) is acting as a LIMITED DUAL AGENT for the BUYER(S), without an ASSIGNED AGENT. C. The brokerage working with the BUYER(S) is acting as a LIMITED DUAL AGENT for the BUYER(S) and has an ASSIGNED AGENT acting solely on behalf of the BUYER(S). D. The brokerage working with the BUYER(S) is acting as a NONAGENT for the BUYER(S).
335 336 337 338 339 340	 Section 2: A. The brokerage working with the SELLER(S) is acting as an AGENT for the SELLER(S). B. The brokerage working with the SELLER(S) is acting as a LIMITED DUAL AGENT for the SELLER(S), without an ASSIGNED AGENT. C. The brokerage working with the SELLER(S) is acting as a LIMITED DUAL AGENT for the SELLER(S) and has an ASSIGNED AGENT acting solely on behalf of the SELLER(S). D. The brokerage working with the SELLER(S) is acting as a NONAGENT for the SELLER(S).
341 342 343 344 345 346 347	Each party signing this document confirms that he has received, read and understood the Agency Disclosure Brochure adopted or approved by the Idaho real estate commission and has consented to the relationship confirmed above. In addition, each party confirms that the brokerage's agency office policy was made available for inspection and review. EACH PARTY UNDERSTANDS THAT HE IS A "CUSTOMER" AND IS NOT REPRESENTED BY A BROKERAGE UNLESS THERE IS A SIGNED WRITTEN AGREEMENT FOR AGENCY REPRESENTATION.
348 349	this transaction. Closing means the date on which all documents are either recorded or accepted by an escrow agent and the sale proceeds are available to SELLER. The closing shall be no later than (Date)
350 351 352	The parties agree that the CLOSING AGENCY for this transaction shall be
353 354	located at
355 356 357	If a long-term escrow / collection is involved, then the long-term escrow holder shall be
358 359	36. POSSESSION: BUYER shall be entitled to possession
360 361 362 363	37. PRORATIONS: Property taxes and water assessments (using the last available assessment as a basis), rents, interest and reserves, liens, encumbrances or obligations assumed, and utilities shall be prorated \Box upon closing or as of \Box date BUYER to reimburse SELLER for fuel in tank \Box Yes \Box No \Box N/A. Dollar amount may be determined by SELLER's supplier.
364	38. ASSIGNMENT: This Agreement and any rights or interests created herein 🗆 may 🗆 may not be sold, transferred, or otherwise assigned.
365 366	39. ENTIRE AGREEMENT: This Agreement contains the entire Agreement of the parties respecting the matters herein set forth and supersedes all prior
367	Agreements between the parties respecting such matters.
367 368 369	Agreements between the parties respecting such matters. 40. TIME IS OF THE ESSENCE IN THIS AGREEMENT.
368 369 370 371 372	
368	 40. TIME IS OF THE ESSENCE IN THIS AGREEMENT. 41. AUTHORITY OF SIGNATORY: If BUYER or SELLER is a corporation, partnership, trust, estate, or other entity, the person executing this
368 369 370 371 372 373 374	 40. TIME IS OF THE ESSENCE IN THIS AGREEMENT. 41. AUTHORITY OF SIGNATORY: If BUYER or SELLER is a corporation, partnership, trust, estate, or other entity, the person executing this agreement on its behalf warrants his or her authority to do so and to bind BUYER or SELLER. 42. ACCEPTANCE: This offer is made subject to the acceptance, counter or rejection of SELLER and BUYER on or before (Date)

This form is printed and distributed by the Idaho Association of REALTORS®, Inc. This form has been designed and is provided for use by the real estate professionals who are members of the Idaho Association of REALTORS®. USE BY ANY OTHER PERSON IS PROHIBITED. ©Copyright Idaho Association of REALTORS®, Inc. All rights reserved. 2017 EDITION RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT Page

JULY 2017 EDITION

ID#:

PROPERTY	
FINDFLINT	ADDILLUU.

				number of BUYER exhibit(s) attached.)
	BUYER does curre	ntly hold an active Idah	o real estate license. □ E	BUYER is related to agent.
UYER Signature			BUYER (Print Name)	
ate	Time	□A.M. □P.M.	Phone #	Cell #
ddress			E-Mail	
ity	State	Zip	Fax #	
-				
			o real estate license. □ E	
		-		-
ate	Time	□A.M. □P.M.	Phone #	Cell #
ddress			E-Mail	
ity	State	Zip	Fax #	
e terms thereof on th SIGNATURE(S) SU	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD	DUNTER OFFER DENDUM(S) # HIBIT(S) #	· 	orth in the above Agreement and agree to car
ne terms thereof on th ISIGNATURE(S) SUI ISIGNATURE(S) SUI ISIGNATURE(S) SUI	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX	DUNTER OFFER DENDUM(S) # HIBIT(S) # Ily hold an active Idaho	real estate license.	SELLER is related to agent.
e terms thereof on th SIGNATURE(S) SU SIGNATURE(S) SU SIGNATURE(S) SU ELLER Signature	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX	DUNTER OFFER DENDUM(S) # HIBIT(S) # Ily hold an active Idaho	real estate license. □ SELLER (Print Name)_	SELLER is related to agent.
e terms thereof on th SIGNATURE(S) SU SIGNATURE(S) SU SIGNATURE(S) SU ELLER Signature	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX	DUNTER OFFER DENDUM(S) # HIBIT(S) # tly hold an active Idaho A.M. □P.M.	real estate license. □ SELLER (Print Name)_ Phone #	SELLER is related to agent.
ne terms thereof on th DSIGNATURE(S) SUE DSIGNATURE(S) SUE DSIGNATURE(S) SUE ELLER Signature Pate ddress	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX BJECT TO ATTACHED EX BISELLER does current Time	DUNTER OFFER DENDUM(S) # HIBIT(S) # tly hold an active Idaho 	real estate license. □ SELLER (Print Name) Phone # E-Mail	SELLER is related to agent.
ne terms thereof on th DSIGNATURE(S) SUE DSIGNATURE(S) SUE DSIGNATURE(S) SUE ELLER Signature Pate ddress	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX	DUNTER OFFER DENDUM(S) # HIBIT(S) # tly hold an active Idaho 	real estate license. □ SELLER (Print Name) Phone # E-Mail	SELLER is related to agent.
ne terms thereof on the second	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX BJECT TO ATTACHED EX BISELLER does current Time	DUNTER OFFER DENDUM(S) # HIBIT(S) # Ily hold an active Idaho	real estate license. □ SELLER (Print Name) Phone # E-Mail	SELLER is related to agent.
ne terms thereof on the second	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX D SELLER does current Time State	DUNTER OFFER DENDUM(S) # HIBIT(S) # Ily hold an active Idaho	real estate license. □ SELLER (Print Name) Phone # E-Mail	SELLER is related to agent.
e terms thereof on th SIGNATURE(S) SU SIGNATURE(S) SU SIGNATURE(S) SU ELLER Signature ate ddress ity	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX	PUNTER OFFER IDENDUM(S) # HIBIT(S) # Ily hold an active Idaho Zip	real estate license.	SELLER is related to agent.
e terms thereof on th SIGNATURE(S) SUI SIGNATURE(S) SUI SIGNATURE(S) SUI ELLER Signature ate ddress ity ONTRACTOR REGI	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX SELLER does current Time State STRATION # (if applicable SELLER does current	PUNTER OFFER DENDUM(S) # HIBIT(S) # ly hold an active Idaho A.M. □P.M. Zip) ly hold an active Idaho	real estate license.	SELLER is related to agent.
e terms thereof on the second	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX SELLER does current Time State STRATION # (if applicable SELLER does current	PUNTER OFFER DENDUM(S) # HIBIT(S) # Ily hold an active Idaho A.M. □P.M. Zip) Ily hold an active Idaho	real estate license.	SELLER is related to agent.
e terms thereof on th ISIGNATURE(S) SUI ISIGNATURE(S) SUI ISIGNATURE(S) SUI ELLER Signature ddress ity ONTRACTOR REGIS ELLER Signature ate	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX SELLER does current Time State STRATION # (if applicable SELLER does current Time Time	PUNTER OFFER IDENDUM(S) #	real estate license. □ SELLER (Print Name) Phone # E-Mail Fax # real estate license. □ SELLER (Print Name) Phone # Phone # Phone # Phone #	SELLER is related to agentCell # SELLER is related to agentCell #
e terms thereof on th ISIGNATURE(S) SUI ISIGNATURE(S) SUI ISIGNATURE(S) SUI ELLER Signature ate ONTRACTOR REGIS ELLER Signature ate	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX SELLER does current Time State STRATION # (if applicable SELLER does current Time Time Time	PUNTER OFFER IDENDUM(S) #	real estate license. □ SELLER (Print Name) Phone #	SELLER is related to agent. Cell # SELLER is related to agent. Cell #
e terms thereof on th SIGNATURE(S) SUI SIGNATURE(S) SUI SIGNATURE(S) SUI ELLER Signature ate ddress ELLER Signature ate ddress ate	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX SELLER does current Time State STRATION # (if applicable SELLER does current Time SELLER does current SELLER does current SELLER does current	PUNTER OFFER IDENDUM(S) #	real estate license.	SELLER is related to agentCell # SELLER is related to agentCell #
e terms thereof on th SIGNATURE(S) SUI SIGNATURE(S) SUI SIGNATURE(S) SUI ELLER Signature ddress ity ELLER Signature ate ddress ity	e part of the SELLER. BJECT TO ATTACHED CO BJECT TO ATTACHED AD BJECT TO ATTACHED EX SELLER does current Time State STRATION # (if applicable SELLER does current Time Time Time	PUNTER OFFER IDENDUM(S) #	real estate license.	SELLER is related to agent. Cell # SELLER is related to agent. Cell #

This form is printed and distributed by the Idaho Association of REALTORS®, Inc. This form has been designed and is provided for use by the real estate professionals who are members of the Idaho Association of REALTORS®. USE BY ANY OTHER PERSON IS PROHIBITED. ©Copyright Idaho Association of REALTORS®, Inc. All rights reserved.
2017 EDITION RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT Page 1 JULY 2017 EDITION