



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.

ID# I ISTING BROKERAGE		Office Phone #	Para #
Listing Agent	F-Mail	Office Priorie #	Phone #
SELLING BROKERAGE		Office Phone #	Fax #
Selling Agent	E-Mail		Fax #Phone #
. BUYER:			
Hereinafter called "BUYER"	agrees to purchase, and the unde	rsigned SELLER agrees to sell the followin	g described real estate hereinafter referred to
PROPERTY" COMMONLY itv	County	ID Zin legally de	scribed as:
	county		
OR Legal Description Attache	ed as exhibit(Exhi	bit must accompany original offer and b	e signed or initialed by BUYER and SELLEF
2. \$	PURCHASE PRICE:		
payable upon the following T I	ERMS AND CONDITIONS (not incl	uding closing costs):	
This offer is contingent	upon the sale, refinance, and	or closing of any other property $\; \Box \;$	Yes ☐ No
C FINANCIAL TERMS	Note: A B E E	. Company of the comp	
	Note: A+D+E+F must add up to to	•	
(A). \$	EARNEST MONEY:	Money which shall be credited to BUYER up	an alasina Farrast Manay is full bay
•		·	·
Evidenced by:	Held By:	Delivered:	Deposited:
Cash	Responsible Broker	☐ With Offer	Upon Receipt and Acceptance
Personal Check	Closing Company	Within business days (three left blank) of acceptance.	e [3] if
Cashier's Check	See Section 5	See Section 5	See Section 5
☐ Wire/Electronic Transfer			
□ Note			
See Section 5			
THE RESPONSIBLE BRO	OKER SHALL RE:		
THE REOF CHOIDEE BIR	THE OTHER DE.		
			o and 3E, fill blanks with "0" (ZERO). IF CA
			TINGENCY. BUYER agrees to provide SELL as written confirmation, acceptable to the SELL
			o, a copy of a recent bank or financial stateme
(C). PROCEEDS FROM	ANOTHER SOURCE: Yes	No (No if left blank)	
(D). \$	NEW LOAN PROCES	EDS: If a number greater than zero appear	s in the preceding blank, then this agreemen
contingent upon BUYER	obtaining the following financing:		
DEVELOPMENT OT	not includir	ng mortgage insurance, through ☐ FHA, ☐ st not to exceed % for a period of] VA, ☐ CONVENTIONAL, ☐ IHFA, ☐ RUF year(s) at: ☐ Fixed Rate ☐ Other
SECOND LOAN of \$	through FHA,	VA, CONVENTIONAL, HIFA, RU	JRAL DEVELOPMENT, OTHER
with interest not to excee	d % for a period of	year(s) at: ☐ Fixed Rate ☐ Other	
In the event BUYER is ur	able, after exercising good faith eff	orts, to obtain the indicated financing, BUY	ER's Earnest Money shall be returned to BUYI
	UYER □ has applied OR □ shall a	pply for such loan(s). Within busin	ess days (ten [10] if left blank) of final accepta
LOAN APPLICATION: B			val of credit report, income verification, d
of all parties, BUYER ag	aufficient funde end/eu nucceede	necessary to close transaction in a mar	nner acceptable to the SELLER(S) and subj
of all parties, BUYER ag ratios, and evidence of			
of all parties, BUYER ag ratios, and evidence of only to satisfactory app	raisal and final lender underwriti	ng. If an appraisal is required by lender, t	
of all parties, BUYER ag ratios, and evidence of only to satisfactory app PURCHASE PRICE or B the purchase price to mee	raisal and final lender underwriting UYER'S Earnest Money shall be re to the appraised value, in which cas	ng. If an appraisal is required by lender, to eturned at BUYER'S request unless SELLEF are SELLER shall be entitled to a copy of the	R, at SELLER'S sole discretion, agrees to redual appraisal and within business days (two [2])
of all parties, BUYER ag ratios, and evidence of only to satisfactory app PURCHASE PRICE or B the purchase price to mee	raisal and final lender underwriting UYER'S Earnest Money shall be re to the appraised value, in which cas	ng. If an appraisal is required by lender, to eturned at BUYER'S request unless SELLEF are SELLER shall be entitled to a copy of the	R, at SELLER'S sole discretion, agrees to redu
of all parties, BUYER ag ratios, and evidence of only to satisfactory app PURCHASE PRICE or B the purchase price to mee	raisal and final lender underwriting UYER'S Earnest Money shall be re to the appraised value, in which cas	ng. If an appraisal is required by lender, to eturned at BUYER'S request unless SELLEF are SELLER shall be entitled to a copy of the	R, at SELLER'S sole discretion, agrees to red appraisal and within business days (two [

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IUARY 2025 EDITION RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT Page

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Serial#: 038844-000175-9984449

Prepared by: Mark Griswold | Best Choice Realty | markgriswold208@gmail.com | 2085186527



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PROPER	RTY ADDRESS:	ID#:
	proceed with the transaction. BUYER may also waive the right to obtain a loan of	
so lo	ng as the new loan does not increase the costs or requirements to the SELLER.	•
If suc	ch written confirmation required in 3(B) or 3(D) is not received by SELLER(S) with	thin the strict time allotted, SELLER(S) may at their option cancel this
	ement by notifying BUYER(S) in writing of such cancellation within busing eved or required. If SELLER does not cancel within the strict time period specified	
	en confirmation of lender approval or waived the right to receive written confi	
	saction. SELLER'S approval shall not be unreasonably withheld.	
	/ VA: If applicable, it is expressly agreed that notwithstanding any other provis hase of the PROPERTY described herein or to incur any penalty or forfeiture of I	
	cordance with HUD/FHA or VA requirements a written statement by the Fe	
	presement lender setting forth the appraised value of the PROPERTY of not less	
have	the privilege and option of proceeding with consummation of the contract with	out regard to the amount of the appraised valuation. The appraised
	ation is arrived at to determine the maximum mortgage the Department of House	
value	e or condition of the property. The purchaser should satisfy himself/herself that the	ne price and condition of the property are acceptable.
(E). S	\$ ADDITIONAL FINANCIAL TERMS:	
□ A	dditional financial terms are specified under the heading "OTHER TERMS AND/	
□ A	dditional financial terms are contained in a FINANCING ADDENDUM of same d	ate, attached hereto, signed by both parties.
(E)	ADDDOVIMATE FUNDO DUE FDOM DUVE	OS AT CLOSING (Not including alasian anatal Control of the
(F). 9	APPROXIMATE FUNDS DUE FROM BUYER paid by BUYER at closing in GOOD FUNDS, includes: cash, electronic transf	าอ ค.เ บนบอเทษ <i>(Not Including closing costs)</i> : Cash at closing fer funds, certified check or cashier's check
10 00	, paid 2, 20 . Ett di olouing in doop i oldbo, molddos. dagii, dictionic transi	is raine, solution officer of cuciffer a different
	SFACTION AND/OR REMOVAL OF ALL CONTRACT CONTINGENCIES: Uni	
eeme lea	ent and in any counter offers, addendums or amendments are required to lendar days (seven [7] if left blank) prior to the stated closing date or any o	extension thereof. Failure of either BUYER or SELLER to exercise
	ingency by this deadline shall constitute an unconditional waiver of said conting	
vision	of this agreement prior to the contingency deadline stated above then all partic	es shall conclusively be deemed to have elected to proceed with the
	on and all Earnest Money shall become nonrefundable except upon an instance	
	ingency deadline has expired and thereafter closing is extended or rescheduled d contingency without a mutually executed written agreement containing langua	
	to the following contingency(ies):	ige specifically rematating the same. This contingency deadline shall
5. OTHI	ER TERMS AND/OR CONDITIONS: This agreement is made subject to the	following special terms, considerations and/or contingencies.
		y tollowing opposite tollino, contract and to all all of containing of the containin
ITEM	IS INCLUDED & EXCLUDED IN THIS SALE: All existing fixtures and fit	ttings that are attached to the PROPERTY are INCLUDED IN THE
JRCH#	ASE PRICE (unless excluded below) and shall be transferred free of liens and in	as-is condition. These include, but are not limited to, all seller-owned
	floor coverings, television wall mounts, satellite dish, electronic doorbells and	
	screen doors, storm doors, storm windows, window coverings, garage door op apparatus and fixtures, attached fireplace equipment, awnings, ventilating, coolir	
	nd irrigation fixtures and equipment, that are now on or used in connection with	
	herein. BUYER should satisfy himself/herself that the condition of the included iten	
	ements, prior written communications and/or prior publications including but	
	d in a property disclosure report shall not be inferred as to be included unless spe	ecifically set forth herein. It is agreed that any item included in section
(A) belo	ow is of nominal value less than \$100.	
(A). A	DDITIONAL ITEMS SPECIFICALLY INCLUDED IN THIS SALE:	
(B) IT	TEMS SPECIFICALLY EXCLUDED IN THIS SALE:	
(5). 11	ENG OF EON TOALET EXCEODED IN THIS GALE.	
IIVED'	S Initials ()() Date	R'S Initials ()() Date
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PROPERTY ADDRESS:		ID#:
	mineral rights appurtenant to the PROPERTY and owned by SELLER are included sumbered, unless otherwise agreed to by the parties in writing.	d in and are part of the sale of this
8. WATER RIGHTS: Any and all wa and the like, if any, appurtenant to the or encumbered, unless otherwise agree	ater rights including but not limited to water systems, wells, springs, lakes, streams, PROPERTY and owned by SELLER are included in and are a part of the sale of the ed to by the parties in writing.	, ponds, rivers, ditches, ditch rights, nis PROPERTY, and are not leased
planted on the PROPERTY prior to the unless otherwise agreed by attached harvest the timber unless the right to r shall be leasing the PROPERTY shall be	'S: SELLER, or any tenant of SELLER, shall be allowed to harvest, sell or assign date of this Contract, even though said harvest time may occur subsequent to the date addendum. If the crop consists of timber, then neither SELLER nor any tenant of the endowed same shall be established by an attached addendum. Notwithstanding the perallowed to complete the harvest of any annual crops that have been planted prior and Tenant. ANY AND ALL SUCH TENANT AGREEMENTS ARE TO BE ATTAC	ate of the settlement of this contract, f SELLERS shall have any right to provisions hereof, any tenant who to the date of Contract Acceptance
for rights reserved in federal patents, st unit, and rights of way and easements	SELLER is to be conveyed by warranty deed, unless otherwise provided, and is to be tate or railroad deeds, building or use restrictions, building and zoning regulations a established or of record. Liens, encumbrances or defects to be discharged by SE cumbrances or defects which are to be discharged or assumed by BUYER or to be ment.	and ordinances of any governmental LLER may be paid out of purchase
	ry be types of title insurance coverages available other than those listed below y about any other coverages available that will give the BUYER additional cov	
BUYER shall furnish to BUYER a any covenants, conditions and restrict of the preliminary commitment and C If BUYER does not so object, BUY marketable, and cannot be made so from BUYER, or if BUYER objects to	TMENT AND CC&Rs: Within business days (six [6] if left blank) of final accept a preliminary commitment of a title insurance policy showing the condition of the title ctions (CC&Rs) applicable to the PROPERTY. BUYER shall have business day CC&Rs, within which to object in writing to the condition of the title or CC&Rs as set if ER shall be deemed to have accepted the conditions of the title and CC&Rs. If within business days (two [2] if left blank) after SELLER'S receipt of a writte to the CC&Rs, then BUYER'S Earnest Money deposit shall be returned to BUYER are two and legal fees, if any. Nothing contained herein shall constitute a waiver of BUYE or closing.	to said PROPERTY and a copy of ays (two [2] if left blank) after receipt forth in the documentation provided. the title of said PROPERTY is not in objection and statement of defect and SELLER shall pay for the cost of
(B). TITLE COMPANY: The parties	agree thatshall provide the title policy and pre	Title Company
(C). STANDARD COVERAGE OWN amount of the purchase price of the I this agreement to be discharged or coverage policy is limited to matter request, can provide information about the coverage policy is supported by the coverage policy is limited to matter the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage policy in the coverage policy is supported by the coverage polic	NER'S POLICY: SELLER shall within a reasonable time after closing furnish to BUPROPERTY showing marketable and insurable title subject to the liens, encumbrance assumed by BUYER unless otherwise provided herein. The risk assumed by the risk of public record. BUYER shall receive a ILTA/ALTA Owner's Policy of Title Insurance the availability, desirability, coverage and cost of various title insurance coverage required by this paragraph, BUYER shall instruct Closing company in writing and	JYER a title insurance policy in the ses and defects elsewhere set out in the title company in the standard trance. A title company, at BUYER's ages and endorsements. If BUYER
Lender's Policy. This extended cover	DER'S POLICY (Mortgagee policy): The lender may require that BUYER (Borrow rage lender's policy considers matters of public record and additionally insures againge lender's policy is solely for the benefit of the lender and only protects the letter and the lette	nst certain matters not shown in the
Sections 12(B) and (C). If indicated, the to conduct inspections, investigations, the BUYER'S own selection of professional free and clear of liens; indemnify and he inspections. SELLER shall make the Plare turned on no later than busing	oses to conduct inspections not to conduct inspections. If BUYER choose is contract is contingent upon BUYER'S approval of the condition of the PROPER tests, surveys and other studies at BUYER'S expense. BUYER is strongly advised to all swith appropriate qualifications to conduct inspections of the entire PROPERTY. I old SELLER harmless from all liability, claims, demands, damages and costs; and representations are appropriately available for inspection and agrees to accept the responsibility and expenses days (two [2] if left blank) from acceptance for the inspection except for phone, building or zoning inspector or government employee without the prior conse	TY and BUYER shall have the right of exercise these rights and to make BUYER shall keep the PROPERTY epair any damages arising from the ense for making sure all the utilities cable and internet. No inspections
☐ This offer is subject to a short sa the short sale by the mortgage comp	le approval by a mortgage company, the timeframe(s) for completing inspections so pany and/or all lien holders.	shall begin upon written approval of
of the PROPERTY, including but no and/or any other aspect pertaining Inspection. Except for additional iten [5] if left blank) of acceptance, compl of this agreement based on an unsa	inspection contingency allows a BUYER to conduct a general inspection of the PRO t limited to neighborhood, conditions, zoning and use allowances, environmental control to the PROPERTY or related to the living environment at the PROPERTY; here is or conditions specifically reserved in a Secondary Inspection below BUYER shall the these inspections and give to SELLER written notice of disapproved items/conditisfactory inspection. Once BUYER delivers written notice to SELLER it shall end to the disapproved items/conditisfactory inspection below and is irrevocable regardless of if it was provided	onditions, applicable school districts einafter referred to as the Primary all, within business days (five itions or written notice of termination BUYER'S timeframe for inspections
BUYER'S Initials ()() Date
This form is printed and distributed by the lo Idaho Association of REAL JANUARY 2025 EDITION	daho Association of REALTORS®, Inc. This form has been designed and is provided for use by the real estate p. TORS®. USE BY ANY OTHER PERSON IS PROHIBITED. @Copyright Idaho Association of REALTORS®, Inc. RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT	professionals who are members of the c. All rights reserved. Page 3 of 9

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Prepared by: Mark Griswold | Best Choice Realty | markgriswold208@gmail.com | 2085186527

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

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PROPERTY ADDRESS:						ID#	·:		
and agrees to accept full responsibility and r	isk for a	ny matte	rs that n	nay resu	or microorganisms may exist at the Property. Upur lit from mold and/ or other microorganisms and ges (financial or otherwise) relating to such matt	to hold	g BUYE SELLER	R ackno	wledges / Broker
property lines of the real property or improve the BUYER, they must be verified by BUYE	ements i R during	s approx g the ins	timate. If pection	exact k period.	ER is aware that any reference to the square knowledge of the square footage, boundaries as BUYER is advised that fences, walls, hedges, perty lines and boundaries may be verified by su	nd/or pro and othe	perty lir	nes is ma	terial to
16. RIGHT TO FARM: BUYER acknowle agricultural land use by limiting certain nuisa	edges Idances.	aho's rig	ht to far	m statut	tes codified in Title 22, Chapter 45 which state	s a prefe	erence f	or, and p	orotects,
days after execution of this agreement provious has received the "Seller's Property Condition I	de to BU Disclosur	YER or I e Form"	BUYER'S or other a	S agent, acceptal	quired by Title 55, Chapter 25 Idaho Code SELI "Seller's Property Condition Disclosure Form" of the form prior to signing this agreement: Yes [JYER'S recission shall run from acceptance of	or other a	acceptat N/A. If y	ole form. /es, BUY	BUYER
agrees to abide by the Articles of Incorporal subject to assessments levied by the Association Documents:Y BUYER SELLER Shared Equally [tion, Byla ociation es \[\] N \[\] N/A to \[\] N/A to de Title !	aws and describe lo \(\sum \) N/\(\lambda\) pay Associate pay Associate \(\text{pay} \) Associate \(\text{pay} \) Associate \(\text{pay} \) Chap	rules and in full A. Association occiation others 15 and	id regulation the libitation feation feation feation feation feating PROPE and 32.	P FEE of \$ at closing. ERTY TRANSFER FEES of \$ at closi	are that strictions per	the PRC s. BUYE	PERTY	may be
indicated. These costs shall be paid by the of a party, any costs paid by the non-breach inspection or performance obligation other the	indicate ning part an strictl by the l	d party r y may b y for the ender, b	egardles e recove paymen y law, or	s of who ered as o t of cost by othe	ediately when due and regardless of transactether or not the transaction closes; if the transaction closes; if the transaction closes; of the transaction closes; if the transaction closes. None of the costs to be paid by the sunless otherwise stated. There may be other or circumstances. Requested tests/inspection re	ction fai parties i costs inc	ls to clos n this se urred in	se due to ection cre addition	breach ates an to those
	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/Processing 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				
					Water Rights/Shares Transfer Fee				
concession. This can be used toward len	der-app	roved B	UYER'S	closing	orice OR \$(dollar amount) g costs, lender fees, and prepaid costs whic so be used for any other expense not relate	h includ	le but aı	re not lin	nited to
SELLER agrees to pay up to \$ BUYER or SELLER has the option to pay ar	ıy lender				excess of this amount.				
BUYER'S Initials ()() Da This form is printed and distributed by the Idaho As Idaho Association of REALTORS' JANUARY 2025 EDITION	sociation o	FEALTON	RS [®] , Inc. The PR PERSON	nis form ha N IS PROI JRCHAS	SELLER'S Initials ()() D s been designed and is provided for use by the real estate prof HIBITED. @Copyright Idaho Association of REALTORS®, Inc. A SE AND SALE AGREEMENT		vho are me served.	mbers of th	e e 5 of 9

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combination of the two. The parties' agreement as stated in this subsection is expressly and primarily for the benefit of the Selling Brokerage, as the party, who shall have direct enforcement rights to collect the specified party and primary that the development of the party o		THE ET THE EDITION TO THE ET T
SELLER agrees to pay Selling Brokerage compensation of		PROPERTY ADDRESS: ID#:
A Selling Brokerage compensation does not need to be addressed in this agreement. A Selling Deviserage's entitlement to compensation is conditioned price of the proposition of the property	300 301 302 303	☐ SELLER agrees to pay Selling Brokerage compensation of ☐ an amount equal to% of the final sales price OR ☐ other: SELLER'S payment obligation may be satisfied by Selling Brokerage receiving compensation from Listing Brokerage, from SELLER, or any combination of the two. The parties' agreement as stated in this subsection is expressly and primarily for the benefit of the Selling Brokerage, a SELLER'S payment obligation may be satisfied by Selling Brokerage receiving compensation from Listing Brokerage, from SELLER, or any combination of the two. The parties' agreement as stated in this subsection is expressly and primarily for the benefit of the Selling Brokerage, a SELLER'S payment obligation may be satisfied by Selling Brokerage receiving compensation from Listing Brokerage, from SELLER, or any combination of the two. The parties' agreement as stated in this subsection is expressly and primarily for the benefit of the Selling Brokerage, as the selling Brokerage is a selling Brokerage. SELLER'S payment obligation may be satisfied by Selling Brokerage receiving compensation from Listing Brokerage, from SELLER, or any combination of the two. SELLER'S payment obligation may be satisfied by Selling Brokerage receiving compensation from Listing Brokerage. SELLER'S payment obligation may be satisfied by Selling Brokerage receiving compensation from Listing Brokerage. SELLER'S payment obligation may be satisfied by Selling Brokerage receiving compensation from Listing Brokerage. SELLER'S payment obligation may be satisfied by Selling Brokerage receiving compensation from Listing Brokerage. SELLER'S payment obligation may be satisfied by Selling Brokerage receiving compensation from Listing Brokerage. SELLER'S payment obligation may be satisfied by Selling Brokerage receiving compensation from Listing Brokerage receiving compensation from Listing Brokerage receiving by Selling Brokerage receiving by Selling Brokerage receiving by Selling Brokerage receiving by Selling Brokerage receiving
A Salling Brokerage's entitlement to compensation is conditioned upon Selling Brokerage procuring a buyer ready, willing and able to purchase, transfer or exchange the PROPERTY. Real estate broker compensation is not set by law and is fully regolable. Selling Brokerage's compensation and is fully regolable. Selling Brokerage's compensation and state of the process		☐ Selling Brokerage compensation does not need to be addressed in this agreement.
13 COCUPANCY: BUYER ☐ ose ☐ ose not intend to occupy PROPERTY as BUYERS primary residence. 24 SECTION 1031 TAX DEFERRED EXCHANGE: BUYER ☐ dose ☐ dose not intend to do a 1031 Tax Deferred Exchange (N/A If left blank), Each party shall cooperate with the other Party in effectualing an exchange under IRS Section 1031; provided however, that the other Party's cooperation shall be conditioned on the following: (a) the exchange shall be at no additional liability and/or cost to the other Party (s) and other Party shall not be required to acquire the lic any proposed exchange propriets to accommodate an exchange. The exchanging shall propriets to accommodate an exchange the exchange shall be related as a result of the exchange shall be other Party shall not be required to acquire the lic any proposed exchange propriets to accommodate an exchange. The exchanging shall party shall in the required to acquire the lic any proposed exchange propriets to accommodate an exchange. The exchanging shall party shall inched the other Party (s) and the exchange shall be received as a result of the exchange shall be returned to Buyers and the violed, BUYER is a 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 voldable at the option of the BUYER, and it volded, BUYER is arrest Money shall be returned to BUYER. 25 A WALK THROUGHS: The SELLER grains BUYER and any representative of BUYER reasonable access to conduct two walk through shall be within business days of the property in the	307 308 309 310 311 312 313	A Selling Brokerage's entitlement to compensation is conditioned upon Selling Brokerage procuring a buyer ready, willing and able to purchase, transfer or exchange the PROPERTY. Real estate broker compensation is not set by law and is fully negotiable. Selling Brokerage's compensation shall be paid at closing unless otherwise designated by Selling Broker in writing. The closing company identified in this agreement is hereby authorized to pay the above-mentioned compensation at closing. BUYER acknowledges that any agreement by SELLER to pay compensation to Selling Brokerage may not completely satisfy BUYER's contractual obligation to Selling Brokerage; BUYER's obligation will remain unless separately changed in a document signed by Selling Brokerage. All parties acknowledge that Selling Brokerage may accept compensation from SELLER and/or BUYER so long as the total compensation received does not exceed that which is agreed to in writing with BUYER.
2.5 SECTION 1031 TAX DEFERRED EXCHANGE: BUYER	315	21. OCCUPANCY: BUYER ☐ does ☐ does not intend to occupy PROPERTY as BUYER'S primary residence.
32 RISK OF LOSS OR NEGLECT: Prior to closing of this sale, all risk of loss shall remain with SELLER. In addition, should the PROPERTY of the materially damaged by fire, neglect, or other destructive cause prior to closing, this agreement shall be voidable at the option of the BUYER, and if voided, BUYER'S Earnest Money shall be returned to BUYER. 24 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	317 318 319 320 321 322	left blank). Each party shall cooperate with the other Party in effectuating an exchange under IRS Section 1031; provided however, that the other Party's cooperation shall be conditioned on the following: (a) the exchange shall be at no additional liability and/or cost to the other Party; (b) the exchange shall not delay Settlement or Closing; and (c) the other Party shall not be required to acquire title to any proposed exchange properties to accommodate an exchange. The exchanging party shall indemnify, defend and hold the other Party harmless from and against all claims, demands, costs and expenses which that Party
324. 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	324 325 326	
26. FORECLOSURE NOTICE: If the PROPERTY described above is currently involved in a foreclosure proceeding (pursuant to Idaho Code §45-1506) 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 §45-525(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. 27. MECHANIC'S LIENS - GENERAL CONTRACTOR DISCLOSURE STATEMENT NOTICE: BUYER and SELLER are hereby notified that, subject to Idaho Code §45-526 st seq., a "General Contractor" must provide a Disclosure Statement to a homeowner that describes certain rights afforded to the homeowner (e.g., lien waivers, general liability insurance, extended policies of title insurance, surety bonds, and sub-contractor information. The 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 homeowner for 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 your 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 your behalf. You are advised to consult with any General Contractor subject to Idaho Code §45-525 et seq. regarding the General Contractor Disclosure Statement. 28. SALES PRICE INFORMATION: Pursuant to Idaho Code §54-2083(6)(d), a "sold" price of real property is not confidential client information. 29. TRANSMISSION OF DOCUMENTS: Facsimile or electronic transmission of any signed original document, and retransmission of any signed facsimile or electronic transmission shall be the same as delivery of an original. At the request of either the BUYER, SELLER, LENDER, Closing Company, or either broker, the BUYER and SELLER will locate the facility of the General Contractor or real estate licensee working	328 329 330 331 332 333 334 335 336	(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 BUYER that any repairs agreed to in writing by BUYER and SELLER have been completed. The second walkthrough shall be within business days (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 offer is made. The walk throughs stated herein are not a contingency of the sale which might allow termination, but rather for BUYER'S reasonable satisfaction. BUYER'S only recourse if unsatisfied is to notify SELLER who must correct or rectify the situation. SELLER shall make PROPERTY available for the walk throughs and agrees to accept the responsibility and expense for making sure all the utilities are turned on for the walk throughs except for phone, cable and internet. If BUYER does not conduct either of the walk throughs, BUYER specifically releases the SELLER and Broker(s) and their
26. FORECLOSURE NOTICE: If the PROPERTY described above is currently involved in a foreclosure proceeding (pursuant to Idaho Code \$45-1506) 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 \$45-25(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. 27. MECHANIC'S LIENS - GENERAL CONTRACTOR DISCLOSURE STATEMENT NOTICE: BUYER and SELLER are hereby notified that, 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 the homeowner (e.g. lien waivers, general liability insurance, extended policies of title insurance, surety bonds, and sub-contractor information). The 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 homeowner for construction, alteration, repair, or other improvements to real property, or with a residential real property purchaser for the purchase and sale of newly onstructed property. Such disclosure is the responsibility of the General Contractor and it is not the duty of your agent to obtain this information on your behalf. You are advised to consult with any General Contractor subject to Idaho Code \$45-525 et seq. regarding the General Contractor Disclosure Statement. 28. SALES PRICE INFORMATION: Pursuant to Idaho Code \$54-2083(6)(d), a "sold" price of real property is not confidential client information. 29. TRANSMISSION OF DOCUMENTS: Facsimile or electronic transmission of any signed original document, and retransmission of any signed facsimile or electronic transmission shall be the same as delivery of an original. At the request of either the BUVER, SELLER, ELENDER, Closing Company, or either bridge and idaho code \$45-2082. Unless specifically stated otherwise, delivery of any document, notice or communica		25. SINGULAR AND PLURAL terms each include the other, when appropriate.
27. MECHANIC'S LIENS - GENERAL CONTRACTOR DISCLOSURE STATEMENT NOTICE: BUYER and SELLER are hereby notified that, 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 the homeowner (e.g. lien waivers, general liability insurance, extended policies of title insurance, surety bonds, and sub-contractor information). The 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 homeowner for construction, alteration, repair, or other improvements to real property, or with a residential real property purchase for the purchase and sale 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 your behalf. You are advised to consult with any General Contractor subject to Idaho Code §45-525 et seq. regarding the General Contractor Disclosure Statement. 28. SALES PRICE INFORMATION: Pursuant to Idaho Code §54-2083(6)(d), a "sold" price of real property is not confidential client information. 29. TRANSMISSION OF DOCUMENTS: Facsimile or electronic transmission of any signed original document, and retransmission of any signed facsimile or electronic transmission shall be the same as delivery of an original. At the request of either the BUYER, SELLER, LENDER, Closing Company, or either broker, the BUYER and Idaho Code § 54-2052. Unless specifically stated otherwise, delivery of any document, notice or communication to a Broker or real estate licensee working on behalf of a party hereto, shall constitute delivery to that party. BUYER'S Initials (340 341 342	
28. SALES PRICE INFORMATION: Pursuant to Idaho Code §54-2083(6)(d), a "sold" price of real property is not confidential client information. 29. TRANSMISSION OF DOCUMENTS: Facsimile or electronic transmission of any signed original document, and retransmission of any signed facsimile or electronic transmission shall be the same as delivery of an original. At the request of either the BUYER, SELLER, LENDER, Closing Company, or either broker, the BUYER and SELLER will confirm facsimile or electronic transmitted signatures by signing an original document. SELLER and BUYER consent to conduct the transaction referenced herein, when not prohibited by law, by and through electronic means in accordance with Idaho's Uniform Electronic Transaction Act and Idaho Code § 54-2052. Unless specifically stated otherwise, delivery of any document, notice or communication to a Broker or real estate licensee working on behalf of a party hereto, shall constitute delivery to that party. BUYER'S Initials ()() Date	344 345 346 347 348 349 350	27. MECHANIC'S LIENS - GENERAL CONTRACTOR DISCLOSURE STATEMENT NOTICE: BUYER and SELLER are hereby notified that, 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 the homeowner (e.g. lien waivers, general liability insurance, extended policies of title insurance, surety bonds, and sub-contractor information). The 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 homeowner for construction, alteration, repair, or other improvements to real property, or with a residential real property purchaser for the purchase and sale 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 your behalf. You are advised to consult with any General Contractor subject to Idaho Code §45-525 et seq. regarding the General Contractor Disclosure Statement.
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.	352 353 354 355 356 357 358 359 360	29. TRANSMISSION OF DOCUMENTS: Facsimile or electronic transmission of any signed original document, and retransmission of any signed facsimile or electronic transmission shall be the same as delivery of an original. At the request of either the BUYER, SELLER, LENDER, Closing Company, or either broker, the BUYER and SELLER will confirm facsimile or electronic transmitted signatures by signing an original document. SELLER and BUYER consent to conduct the transaction referenced herein, when not prohibited by law, by and through electronic means in accordance with Idaho's Uniform Electronic Transaction Act and Idaho Code § 54-2052. Unless specifically stated otherwise, delivery of any document, notice or communication to a Broker or real estate
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		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. JANUARY 2025 EDITION RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT Page 6 of 9

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	PROPERTY ADDRESS:		ID#:
365 366 367 368 369 370 371	sophisticated cyber fraud attacks. The parties are advised that Brokerage wany party is inherently dangerous and transaction all parties hereby hold the	G: Electronic means of transferring money (i.e. ETF, wire transfer, electronic check, contest each attacks are even more prevalent in real estate transactions due to the large sun still not provide electronic transfer instructions by e-mail. Following money transfer instructions by e-mail.	ns of money being exchanged. All uctions contained in an email from of, electronic transfer of funds in a m any and all claims arising out of
372 373 374 375 376 377 378	PROPERTY is physically located. A lithe state of Idaho as found in Idaho day calculation, then it shall be comp	s day is herein defined as Monday through Friday, 8:00 A.M. to 5:00 P.M. in the loca business day shall not include any Saturday or Sunday, nor shall a business day include Code §73-108. If the time in which any act required under this agreement is to be peruted by excluding the calendar day of execution and including the last business day. ecution. If the last day is a legal holiday, then the time for performance shall be the ne	de any legal holiday recognized by formed is based upon a business The first business day shall be the
379 380 381 382 383	real PROPERTY is physically locate performed shall be computed by excl	ar day is herein defined as Sunday through Saturday, 12:00 A.M. to 11:59 P.M., in the d. A calendar day shall include any legal holiday. The time in which any act requiruding the date of execution and including the last day, thus the first day shall be the direction means the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as calendar day, unless specifically enumerated as a "busing the same as a same as a "busing the same as a same as	ed under this agreement is to be ay after the date of execution. Any
384 385 386 387		or party initiates or defends any arbitration or legal action or proceedings which are be entitled to recover from the non-prevailing party reasonable costs and attorney's fe	
388 389 390 391 392 393 394 395 396 397 398 399 400 401	or (2) pursuing any other lawful right upon the holder of the Earnest Mone of SELLER and BUYER related to the fees and attorney's fees; and said ho the amount to be paid to SELLER'S that if SELLER elects to accept the considered a penalty or forfeiture. Hagreement shall not be considered a shall it act as a waiver of other remet to proceed under (2), the holder of the to the transaction, including, without attorney's fees, with any balance of the service of the servi	in the performance of this agreement, SELLER has the option of: (1) accepting the Earn and/or remedy to which SELLER may be entitled. If SELLER elects to proceed under y, upon which demand said holder shall pay from the Earnest Money the costs incurred transaction, including, without limitation, the costs of title insurance, escrow fees, approached shall pay any balance of the Earnest Money, one-half to SELLER and one-half to Broker shall not exceed the Broker's agreed-to commission. SELLER and BUYER specified specified in the event the parties mutually agree in writing that any Earnest Money in election of remedies by SELLER and the non-refundable Earnest Money shall not of the example of the example of the example of the example of the costs of brokerage fee, title insurance, escrow fees, appraisal, creding Earnest Money to be held pending resolution of the matter. If SELLER defaults, haggreed, BUYER'S Earnest Money deposit, including but not limited to Earnest Money	r (1), SELLER shall make demand ed by SELLER'S Broker on behalf raisal, credit report fees, inspection of SELLER'S Broker, provided that pecifically acknowledge and agree re remedy, and such shall not be hall become non-refundable, said constitute liquidated damages; nor LER'S damages. If SELLER elects alf of SELLER and BUYER related to report fees, inspection fees and aving approved said sale and fails

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

shall be returned to BUYER and SELLER shall pay for the costs of title insurance, escrow fees, appraisals, credit report fees, inspection fees, 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 entitled.

36. 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.

37. "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.

38. 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.

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

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	PROPERTY ADDRESS:		ID#:	
432	39. REPRESENTATION CONFIRMATION: Check one (1) box in Section 1 and one (1)) box in Section 2 below to	confirm that in	this transaction, the
433	brokerage(s) involved had the following relationship(s) with the BUYER(S) and SELLER(S).			
434	Section 1:			
435	A. The brokerage working with the BUYER(S) is acting as an AGENT for the E	3UYER(S).		
436	□ B. The brokerage working with the BUYER(S) is acting as a LIMITED DUAL A			
437	C. The brokerage working with the BUYER(S) is acting as a LIMITED DUAL A	GENT for the BUYER(S) a	nd has an ASSI	IGNED AGENT
438	acting solely on behalf of the BUYER(S).			
439	 D. The brokerage working with the BUYER(S) is acting as a NONAGENT for the 	he BUYER(S).		
440				
441	Section 2:			
442	A. The brokerage working with the SELLER(S) is acting as an AGENT for the			
443	B. The brokerage working with the SELLER(S) is acting as a LIMITED DUAL A			
444	 C. The brokerage working with the SELLER(S) is acting as a LIMITED DUAL A 	AGENT for the SELLER(S)	and has an AS	SIGNED AGENT
445	acting solely on behalf of the SELLER(S).			
446	 D. The brokerage working with the SELLER(S) is acting as a NONAGENT for 	the SELLER(S).		
447				
448	Each party signing this document confirms that he has received, read and understood the Age			
449	estate commission and has consented to the relationship confirmed above. EACH PARTY			MER" AND IS NOT
450	REPRESENTED BY A BROKERAGE UNLESS THERE IS A SIGNED WRITTEN AGREEMEN	IT FOR AGENCY REPRES	ENTATION.	
451				
452	40. CLOSING: On or before the closing date, BUYER and SELLER shall deposit with the clo	osing company all funds and	d instruments ne	cessary to complete
453	this transaction. Closing means the date on which all documents are either recorded of	or accepted by an escrow	agent and the	sale proceeds are
454	available to SELLER. The closing shall be no later than (Date)COMPANY for this transaction shall be	Т	The parties agree	e that the CLOSING
455	COMPANY for this transaction shall be	located at		
456		If a long-term escrow /	collection is invo	olved, then the long-
457	term escrow holder shall be	•		
458				
459	41. CONDITION OF PROPERTY UPON CLOSING: Upon closing BUYER agrees BUYER is			
460	with no further repairs required, subject only to the representations and warranties stated he			
461	writing. BUYER will assume all obligations with respect to the PROPERTY. Prior to closir			
462	transferred under this agreement is removed from the PROPERTY and that the PROPERTY is			
463	property by leaving the same on the PROPERTY. In the event any personal property remains	$\mathfrak s$ on the PROPERTY after $\mathfrak c$	closing the same	shall be deemed to
464	have no value and may be disposed of, sold, or acquired by BUYER without notice or compen			
465	SELLER for reasonable costs and expenses for the removal of same; and SELLER shall inde	emnify BUYER for claims from	om third parties	related to the same.
466	BUYER and SELLER intend for the provisions of this section to survive closing and not me	erge with any subsequently	/ executed deed	l as it is a collateral
467	stipulation.			
468				
469	42. POSSESSION: BUYER shall be entitled to possession and keys \square upon closing or \square or	ate	_ time	_
470				
471	43. PRORATIONS: Property taxes and water assessments (using the last available asses			
472	encumbrances or obligations assumed, and utilities shall be prorated ☐ upon closing or as of	i	(upon clos	sing if left blank).
473				
474	BUYER to reimburse SELLER for fuel in tank Yes No N/A. Dollar amount may be de	termined by SELLER's sup	plier.	
475				
476	44. ASSIGNMENT: This agreement and any rights or interests created herein may may	nay not be sold transferred	or otherwise as	sianed
	THE ACCIDITION AGREEMENT AND ANY TIGHTS OF INTERESTS CICALCUM TOTAL MAY INTEREST.	lay flot be sold, transferred,	, or otherwise as	signou.
477	AE ENTIRE ACREMENT. This consequent including any address on sublisher const		. la	
478	45. ENTIRE AGREEMENT: This agreement including any addendums or exhibits, const			
479	matters set forth and supersedes all prior agreements between the parties respecting sucl agreement signed by each of the parties.	n matters. This agreement	may be modifie	ed only by a written
480	agreement signed by each of the parties.			
481	AC TIME IS OF THE ESSENCE IN THIS ASSESSMENT			
482	46. TIME IS OF THE ESSENCE IN THIS AGREEMENT.			
483				
484	47. AUTHORITY OF SIGNATORY: If BUYER or SELLER is a corporation, partnership, tr	ust, estate, or other entity,	the person execu	uting this agreement
485	on its behalf warrants his or her authority to do so and to bind BUYER or SELLER.			
486				
487	48. ACCEPTANCE: This offer may be revoked at any time prior to acceptance and is made	subject to acceptance on	or before	
488	(Date) at (Local Time in which PROPERTY is located)	🗆 A.M. 🔲 🛭	P.M.	

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

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				nber of BUYER addendum(s) attached.) number of BUYER exhibit(s) attached.)
1	BUYER does curre	ently hold an active Idaho	o real estate license. 🗌 E	BUYER is related to agent.
SUYER Signature			BUYER (Print Name)	
ate	Time	A.MP.M.	Phone #	Cell #
ddress			E-Mail	
				BUYER is related to agent.
UYER Signature				
Date	Time	A.MP.M.	Phone #	Cell #
Address			E-Mail	
	-	Zin	Fax#	
D. SELLER'S SIGNAT e terms thereof on the pa	URES: On this date, art of the SELLER.	I/We hereby approve and	accept the transaction set f	forth in the above agreement and agree
0. SELLER'S SIGNAT e terms thereof on the pa SIGNATURE(S) SUBJE	URES: On this date, art of the SELLER. CT TO ACCEPTANCE SELLER does curren	I/We hereby approve and E OF ATTACHED COUNT atly hold an active Idaho	accept the transaction set f FER OFFER real estate license.	SELLER is related to agent.
50. SELLER'S SIGNAT he terms thereof on the pa	URES: On this date, art of the SELLER. CT TO ACCEPTANCI	I/We hereby approve and E OF ATTACHED COUNT atly hold an active Idaho	accept the transaction set f FER OFFER real estate license.	SELLER is related to agent.
he terms thereof on the pa SIGNATURE(S) SUBJE Comparison SELLER Signature Date	URES: On this date, art of the SELLER. CT TO ACCEPTANCE SELLER does curren	I/We hereby approve and E OF ATTACHED COUNT only hold an active Idaho	accept the transaction set for the set of th	SELLER is related to agent. Cell #
0. SELLER'S SIGNAT le terms thereof on the pa SIGNATURE(S) SUBJE ELLER Signature ate ddress	CURES: On this date, and of the SELLER. CCT TO ACCEPTANCE SELLER does curren Time	I/We hereby approve and E OF ATTACHED COUNT of the country hold an active Idaho A.M.P.M.	accept the transaction set for the set of th	SELLER is related to agent. Cell #
O. SELLER'S SIGNAT ne terms thereof on the pa SIGNATURE(S) SUBJE ELLER Signature Date ddress	CURES: On this date, and of the SELLER. SELLER does curren Time State	I/We hereby approve and E OF ATTACHED COUNT of the country hold an active Idaho A.M.P.M.	accept the transaction set for the set of th	SELLER is related to agent. Cell #
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SO. SELLER'S SIGNAT he terms thereof on the passion of the passion	CURES: On this date, art of the SELLER. CCT TO ACCEPTANCE SELLER does curren Time State ATION # (if applicable) SELLER does curren	I/We hereby approve and E OF ATTACHED COUNT atly hold an active Idaho A.MP.M. Zip e)	accept the transaction set for the following process of the following p	SELLER is related to agent. Cell #
SELLER SIGNAT SIGNATURE(S) SUBJE SELLER Signature Sity CONTRACTOR REGISTR	CURES: On this date, and of the SELLER. CCT TO ACCEPTANCE SELLER does current Time State ATION # (if applicable) SELLER does current	I/We hereby approve and E OF ATTACHED COUNT Itly hold an active Idaho A.M.P.M. Zip e) ttly hold an active Idaho	accept the transaction set of the following process of the following pr	SELLER is related to agent. Cell # SELLER is related to agent.
SELLER SIGNAT SELLER SIGNATURE(S) SUBJE SELLER Signature CONTRACTOR REGISTR SELLER Signature	CURES: On this date, and of the SELLER. CCT TO ACCEPTANCE SELLER does current State ATION # (if applicable) SELLER does current	I/We hereby approve and E OF ATTACHED COUNT Itly hold an active Idaho A.M.P.M. Zip e) ttly hold an active Idaho	accept the transaction set of the following process of the following pr	SELLER is related to agent. Cell # SELLER is related to agent.
SO. SELLER'S SIGNAT The terms thereof on the parameter of	CURES: On this date, art of the SELLER. CCT TO ACCEPTANCI SELLER does curren Time State ATION # (if applicable SELLER does curren SELLER does curren	I/We hereby approve and E OF ATTACHED COUNT atly hold an active Idaho A.M.P.M. Zip e) atly hold an active Idaho A.M.P.M.	accept the transaction set for the following set of	SELLER is related to agent. Cell # SELLER is related to agent. Cell #

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If BUYER timely approves of SELLER's late acceptance, an initialed copy of this page shall be immediately delivered to SELLER.