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for the benefit of the parties hereto.

THE RESPONSIBLE BROKER SHALL BE

Cash proceeds from another sale: \square Yes \square No

RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT

EDITION



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.

Page 1 of 7

ID#			DATE	
LISTING AGENCY		Office Phone #	Fax #	
Listing Agent	E-Mail	· ·	Phone #	
SELLING AGENCY		Office Phone #	Fax #	
Selling Agent	E-Mail		Fax #Phone #	
(Hereinafter called "BUYER") agrees to pure "PROPERTY" COMMONLY KNOWN AS	ourchase, and the undersigned	SELLER agrees to sell the to	llowing described real estate hereinafter refer	rred to a
			legally described as: original offer and be signed or initialed by	
OR Legal Description Attached as exhibi and SELLER.)	t	(Exhibit must accompany	original offer and be signed or initialed by	y BUYEF
OR Legal Description Attached as exhibi and SELLER.) 2. \$ PU	RCHASE PRICE:	(Exhibit must accompany	original offer and be signed or initialed by	y BUYER
OR Legal Description Attached as exhibit and SELLER.) 2. \$ PU payable upon the following TERMS AND	RCHASE PRICE: CONDITIONS (not including of	(Exhibit must accompany	original offer and be signed or initialed by	y BUYER
OR Legal Description Attached as exhibi and SELLER.) 2. \$ PU	RCHASE PRICE: CONDITIONS (not including of	(Exhibit must accompany	original offer and be signed or initialed by	
OR Legal Description Attached as exhibi and SELLER.) 2. \$PU payable upon the following TERMS AND This offer is contingent upon the second	RCHASE PRICE: CONDITIONS (not including of sale, refinance, and/or clo	(Exhibit must accompany closing costs):	original offer and be signed or initialed by	y BUYEF
OR Legal Description Attached as exhibi and SELLER.) 2. \$ PU payable upon the following TERMS AND This offer is contingent upon the s 3. FINANCIAL TERMS: Note: A+C+(A). \$ EA	RCHASE PRICE: CONDITIONS (not including of sale, refinance, and/or clot-b+E must add up to total purishest MONEY: BUYER here	(Exhibit must accompany closing costs): ssing of any other property crchase price. ereby offers	original offer and be signed or initialed by	y BUYEF
OR Legal Description Attached as exhibi and SELLER.) 2. \$PU payable upon the following TERMS AND This offer is contingent upon the s 3. FINANCIAL TERMS: Note: A+C+(A). \$EA DOLLARS as Earnest Money in the f	RCHASE PRICE: CONDITIONS (not including of sale, refinance, and/or cloth) D+E must add up to total purity to the purity of the p	closing costs): sing of any other property crchase price. ereby offers nal check □cashier's check □	original offer and be signed or initialed by DO V Yes No note (due date):	y BUYEF
OR Legal Description Attached as exhibi and SELLER.) 2. \$ PU payable upon the following TERMS AND This offer is contingent upon the s 3. FINANCIAL TERMS: Note: A+C+(A). \$ EA DOLLARS as Earnest Money in the f	RCHASE PRICE: CONDITIONS (not including of sale, refinance, and/or cloth) D+E must add up to total purity to the purity of the p	closing costs): sing of any other property crchase price. ereby offers nal check □cashier's check □	original offer and be signed or initialed by	y BUYEF

NEW LOAN PROCEEDS: This Agreement is contingent upon BUYER obtaining the following financing: FIRST LOAN of \$ not including mortgage insurance, through □FHA, □VA, □CONVENTIONAL, □IHFA, □RURAL DEVELOPMENT, DOTHER with interest not to exceed_____% for a period of _____ year(s) at: □Fixed Rate □Other_ In the event BUYER is unable, after exercising good faith efforts, to obtain the indicated financing, BUYER's Earnest Money shall be returned to BUYER. SECOND LOAN of \$ through □FHA, □VA, □CONVENTIONAL, □IHFA, □RURAL DEVELOPMENT, □OTHER __year(s) at: □Fixed Rate □Other with interest not to exceed % for a period of LOAN APPLICATION: BUYER has applied OR shall apply for such loan(s). Within business days (ten [10] if left blank) of final acceptance of all parties, BUYER agrees to furnish SELLER with a written confirmation showing lender approval of credit report, income verification, debt ratios, and evidence of sufficient funds and/or proceeds necessary to close transaction in a manner acceptable to the SELLER(S) and subject only to satisfactory appraisal and final lender underwriting. If an appraisal is required by lender, the PROPERTY must appraise at not less than purchase price or BUYER'S Earnest Money shall be returned at BUYER'S request unless SELLER, at SELLER'S sole discretion, agrees to reduce the purchase price to meet the appraised value. SELLER shall be entitled to a copy of the appraisal and shall have 24 hours from receipt thereof to notify BUYER of any price reduction. BUYER may also apply for a loan with different conditions and costs and close transaction provided all other terms and conditions of this Agreement are fulfilled, and the new loan does not increase the costs or requirements to the SELLER. FHA / VA: If applicable, it is expressly agreed that notwithstanding any other provisions of this contract, BUYER shall not be obligated to complete the purchase of the PROPERTY described herein or to incur any penalty or forfeiture of Earnest Money deposits or otherwise unless BUYER has been given in accordance with HUD/FHA or VA requirements a written statement by the Federal Housing Commissioner, Veterans Administration or a Direct Endorsement lender setting forth the appraised value of the PROPERTY of not less than the sales price as stated in the contract. If such written confirmation required in 3(B) or 3(C) is not received by SELLER(S) within the strict time allotted, SELLER(S) may at their option cancel this agreement by notifying BUYER(S) in writing of such cancellation within ______ business days (three [3] if left blank) after written confirmation was required. If SELLER does not cancel within the strict time period specified as set forth herein, SELLER shall be deemed to have accepted such written

(B), ALL CASH OFFER: □NO □YES If this is an all cash offer do not complete Sections 3C and 3D, fill blanks with "0" (ZERO). IF CASH

OFFER, BUYER'S OBLIGATION TO CLOSE SHALL NOT BE SUBJECT TO ANY FINANCIAL CONTINGENCY. BUYER agrees to provide SELLER

within business days (five [5] if left blank) from the date of acceptance of this agreement by all parties written confirmation of sufficient funds and/or

proceeds necessary to close transaction. Acceptable documentation includes, but is not limited to, a copy of a recent bank or financial statement.

(E). \$ APPROXIMATE FUNDS DUE FROM BUYERS AT CLOSING (Not including closing costs): Cash at closing to be paid by BUYER at closing in GOOD FUNDS, includes: cash, electronic transfer funds, certified check or cashier's check.

JYER'S Initials () Date SELLER'S Initials () Date

confirmation of lender approval and shall be deemed to have elected to proceed with the transaction. SELLER'S approval shall not be unreasonably

withheld.

ADDITIONAL FINANCIAL TERMS:

☐ Additional financial terms are specified under the heading "OTHER TERMS AND/OR CONDITIONS" (Section 4).

☐ Additional financial terms are contained in a **FINANCING ADDENDUM** of same date, attached hereto, signed by both parties.

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131 132 unless otherwise provided herein.

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

___) Date ___ SELLER'S Initials (_____)(___) Date _

	PROPERTY ADDRESS:ID#:	
33	3 10. INSPECTION:	
34	(A). BUYER chooses 🗆 to conduct inspections 🗅 not to conduct inspections. If BUYER chooses not to conduct inspections, skip S	
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37 38		rtaining to the
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40	Agreement based on an unsatisfactory inspection. Once BÜYER delivers written notice to SELLER it shall end BUYER's timeframe and	l is irrevocable
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45	the utilities are turned on no later thanbusiness days (two [2] if left blank) from acceptance for the inspection except f	or phone and
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56	Shall be completed within business days (ten (10) if left blank) from	acceptance.
57		acceptance.
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67	· · · · · · · · · · · · · · · · · · ·	urisatistactory
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73	and a company of the	
74	rejects BUYER's requests, in whole or in part, BUYER may proceed under 10(B)(4) below.	
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01	acknowledges and agrees to accept full responsibility and risk for any matters that may result from mold and/ or other microorga	inisms and to
	BUYER'S Initials ()() Date SELLER'S Initials ()() Date	

JULY 2017 EDITION	RE-21 RE	AL ESTA	ATE PU	RCHAS	E AND SALE AGREEMENT			Page	4 of 7
PROPERTY ADDRESS:						ID#	:		
hold SELLER and any Broker or agreement and such matters.	ent representii	ng SELL	ER or E	BUYER	harmless from any liability or damages (fi	nancial o	r otherw	ise) rela	ting to
					ANY REFERENCE TO THE SQUARE FOOT ERIAL TO THE BUYER, IT MUST BE VERIF				
calendar days after execution of this	Agreement pro	vide to B	UYER (or BUYE	required by Title 55, Chapter 25 Idaho Co ER'S agent, "Seller's Property Condition Disc other acceptable form prior to signing this Agr	losure Fo	orm" or of	ther acc	eptàblé
BUYER is responsible for obtaining ar [5] if left blank) but in no event shall su PROPERTY. Unless BUYER delivers reasonable objections within such tim CC&Rs affecting the PROPERTY, not	nd reviewing a count ime period to SELLER a we period as set hing contained	copy of and exceed the ritten and forth about therein sh	ny CC& hat time d signed ove, BU nall cons	Rs whice period of the period	s part of the BUYER'S inspection of the PRO h may affect the PROPERTY. BUYER shall h set forth for inspections in Section 10, to revieus to the terms of any applicable CC&Rs with nall be deemed to have conclusively waived waiver of BUYER to challenge CC&Rs direct Rs, this Agreement shall terminate and the Estatement	aveew any CO particula any objec ly with a h	busing busing busing business	iness da t may af ribing BU ne terms iers asso	ys (five fect the JYER'S of any ociation
BUYER agrees to abide by the Article may be subject to assessments levier reviewed Homeowner's Association DOBUYER OSELLER OSHARED Equa	s of Incorporatied by the Assocuments: \Boxed{\Boxed{BY}} Ily \Boxed{\Boxed{BN}} \Boxed{\Boxed{\Boxed{BN}}	on, Bylav ciation d es □No ıy Homed	vs and escribe □N/A. owner's	rules an d in full Associa Associa		urther awa s and Re pe and	are that the estrictions er	he PROI	PERTY
an inspection or performance obligation those set forth below. Such costs may shall be provided to the other party with	on other than str y be required by hin the time per	rictly for t y the lend riod spec	he payr der, by ified in a (\$0 if I	ment of law, or be Section eft blan	k) of lender required repair costs only.	other cos	ts incurre	ed in add	lition to
	ER'S closing	costs,	lende	r fees,	rchase price OR □\$ and prepaid costs include but are n ed for any other expense not related	ot limite	ed to th	ose ite	ms in
discretion.	BLIVER	SELLER	Shared	N/A		BLIVER	SELLER	Shared	N/A
Appraisal Fee	BUTER	JLLLER	Lqualiy	IN/A	Title Ins. Standard Coverage Owner's Policy	BUTER	SLLLER	Lqualiy	IV/A
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				

	BLIVER	SELLER	Shared			BLIVER	SELLER	Shared	N/A
Appraisal Fee	BOTEK	OLLLLIN	Equality	14// (Title Ins. Standard Coverage Owner's Policy	BOTER	OLLLER	Equality	14// (
Appraisal Re-Inspection Fee					Title Ins. Extended Coverage Lender's Policy – Mortgagee Policy	1			
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				

18.OCCUPANCY:	BUYER □does	□does not	intend to occupy	PROPERTY	as BUYER'S	primary residen	ce.

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

	JULY 2017 EDITION	RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT	Page 5 of 7
	PROPERTY ADDRESS:		ID#:
243 244		Prior to closing of this sale, all risk of loss shall remain with SELLER. In addition other destructive cause prior to closing, this agreement shall be voidable at the	
245 246 247 248 249 250 251 252 253	the PROPERTY NOT AS A CONTINGEI (three [3] if left blank) after the deadline f BUYER that any repairs agreed to in writin (three [3] if left blank) prior to close of escu offer is made. SELLER shall make PROP utilities are turned on for the walk throughs	R grants BUYER and any representative of BUYER reasonable access to conduct to NCY OF THE SALE, but for the following stated purposes: first walkthrough shall be for completion of repairs agreed to as a result of the Buyer's Inspection Contingenting by BUYER and SELLER have been completed. The second walkthrough shall be row, for the purpose of satisfying BUYER that PROPERTY is in substantially the san PERTY available for the walk throughs and agrees to accept the responsibility and essexcept for phone and cable. If BUYER does not conduct either of the walk through ciates of any liability as to incomplete repairs and/or any changed conditions.	be within business days by for the purpose of satisfying business days business days be condition as on the date this expense for making sure all the
254 255	21. SINGULAR AND PLURAL terms	each include the other, when appropriate.	
256 257 258 259	any contract or agreement with the own	PROPERTY described above is currently involved in a foreclosure proceeding (purser or owners of record that involves the transfer of any interest in residential reaure must be in writing and must be accompanied by and affixed to RE-42 Property F	l property, as defined in §45-
260 261 262 263 264 265 266 267 268	subject to Idaho Code §45-525 et seq., a the homeowner (e.g. lien waivers, gene Disclosure Statement must be given to a homeowner for construction, alteration, re of newly constructed property. Such disclosure	AL CONTRACTOR DISCLOSURE STATEMENT NOTICE: BUYER and SE "General Contractor" must provide a Disclosure Statement to a homeowner that designal liability insurance, extended policies of title insurance, surety bonds, and sure a homeowner prior to the General Contractor entering into any contract in an amount pair, or other improvements to real property, or with a residential real property purch posure is the responsibility of the General Contractor and it is not the duty of your against the general Contractor subject to Idaho Code §45-525 et seq. regarding the	cribes certain rights afforded to b-contractor information). The ount exceeding \$2,000 with a aser for the purchase and sale ent to obtain this information on
269	24. SALES PRICE INFORMATION: F	Pursuant to Idaho Code §54-2083(6)(d), a "sold" price of real property is not confider	tial client information.
270271272273	facsimile or electronic transmission shall	NTS: Facsimile or electronic transmission of any signed original document, and be the same as delivery of an original. At the request of either the BUYER or SE will confirm facsimile or electronic transmitted signatures by signing an original document.	LLER, or the LENDER, or the
274 275 276 277 278 279 280	PROPERTY is physically located. A busin by the state of Idaho as found in Idaho business day calculation, then it shall be	y is herein defined as Monday through Friday, 8:00 A.M. to 5:00 P.M. in the local tinness day shall not include any Saturday or Sunday, nor shall a business day includ Code §73-108. If the time in which any act required under this agreement is to be computed by excluding the calendar day of execution and including the last busined date of execution. If the last day is a legal holiday, then the time for performance	e any legal holiday recognized be performed is based upon a less day. The first business day
281 282 283 284 285 286	PROPERTY is physically located. A calen shall be computed by excluding the date of	ay is herein defined as Monday through Sunday, midnight to midnight, in the local tir idar day shall include any legal holiday. The time in which any act required under this of execution and including the last day, thus the first day shall be the day after the day is the same as calendar day, unless specifically enumerated as a "business day."	agreement is to be performed
287 288 289		rty initiates or defends any arbitration or legal action or proceedings which are in intitled to recover from the non-prevailing party reasonable costs and attorney's fees	
290 291 292 293 294 295 296 297 298 299 300 301 302 303 304 305	damages or (2) pursuing any other lawful demand upon the holder of the Earnest N on behalf of SELLER and BUYER related fees, inspection fees and attorney's fees Broker, provided that the amount to be packnowledge and agree that if SELLER elsuch shall not be considered a penalty or incurred by SELLER'S Broker on behalf insurance, escrow fees, appraisal, credit resolution of the matter. If SELLER defadeposit shall be returned to him/her and	the performance of this Agreement, SELLER has the option of: (1) accepting the right and/or remedy to which SELLER may be entitled. If SELLER elects to proceed Money, upon which demand said holder shall pay from the Earnest Money the costs of to the transaction, including, without limitation, the costs of title insurance, escrowing, and said holder shall pay any balance of the Earnest Money, one-half to SELLipacid to SELLER'S Broker shall not exceed the Broker's agreed-to commission. SE elects to accept the Earnest Money as liquidated damages, such shall be SELLER'S structure. If SELLER elects to proceed under (2), the holder of the Earnest Money structure. If SELLER elects to the transaction, including, without limitation, the treport fees, inspection fees and attorney's fees, with any balance of the Earnest Money structure. It is shall pay for the costs of title insurance, escrow fees, appraisals, cred of this shall not be considered as a waiver by BUYER of any other lawful right or remarks.	under (1), SELLER shall make incurred by SELLER'S Broker w fees, appraisal, credit report ER and one-half to SELLER'S LLER and BUYER specifically ole and exclusive remedy, and nall be entitled to pay the costs be costs of brokerage fee, title st Money to be held pending ed, BUYER'S Earnest Money treport fees, inspection fees,
305 306 307		NTERPLEADER: Notwithstanding any termination or breach of this Agreement, B the Earnest Money and things of value held by Broker or closing agency. Broker ma	

of this Agreement or other written documents signed by both parties to determine how to disburse the disputed money. However, Broker or closing agency 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 BUYER'S Initials (_ ___) Date _ SELLER'S Initials (__ __) Date

JOET 2017 EDITION	RE-21 REAL ESTATE FORCHA	SE AND SALE AGREEMENT			rage o oi i
PROPERTY ADDRESS:				ID#:	
including, but not limited to, reasonab	value into a court of competent jurisd ole attorney's fees. If either parties' Bro Broker is entitled to recover actual fees	ker incurs attorney's fees as a	result of any Earr		
	ement may be executed in counterpa ent. Each identical copy of an agreem same instrument.				
agreement uses the term "not applica	ED : The letters "n/a," "N/A," "n.a.," and able" or an abbreviation thereof, it shall anditions do not apply to the agreement	be evidence that the parties h			
	nat any one or more of the provisions o dity, legality or enforceability of the rem				
	RMATION: Check one (1) box in Secting relationship(s) with the BUYER(S) are		on 2 below to con	firm that in this trar	ısaction, the
□ B. The brokerage workin□ C. The brokerage workin acting solely on beha	g with the BUYER(S) is acting as an g with the BUYER(S) is acting as a L g with the BUYER(S) is acting as a L alf of the BUYER(S). g with the BUYER(S) is acting as a N	IMITED DUAL AGENT for the IMITED DUAL AGENT for the	BUYER(S) and h		
 □ B. The brokerage workin □ C. The brokerage workin acting solely on behavior 	g with the SELLER(S) is acting as an g with the SELLER(S) is acting as a l g with the SELLER(S) is acting as a l alf of the SELLER(S). g with the SELLER(S) is acting as a l	LIMITED DUAL AGENT for the	e SELLER(S) and		
real estate commission and has cons was made available for inspection a	nfirms that he has received, read and observed to the relationship confirmed at and review. EACH PARTY UNDERS' SIGNED WRITTEN AGREEMENT FOL	pove. In addition, each party c TANDS THAT HE IS A "CUS	onfirms that the b STOMER" AND IS	rokerage's agency	office policy
	sing date, BUYER and SELLER shall of date on which all documents are eithall be no later than (Date)				
The parties agree that the CLOSING	AGENCY for this transaction shall be _				
located at					
If a long-term escrow / collection is inv	volved, then the long-term escrow holde	er shall be			
36. POSSESSION: BUYER shall be	e entitled to possession □upon closing	g or □date	time	_ □A.M. □P.M.	
encumbrances or obligations assume	es and water assessments (using the d, and utilities shall be prorated □upon I in tank □ Yes □ No □ N/A. Dollar	closing or as of □date	<u> </u>		erves, liens,
38. ASSIGNMENT: This Agreemer	nt and any rights or interests created he	rein □ may □ may not be sold	, transferred, or ot	herwise assigned.	
39. ENTIRE AGREEMENT: This Agreements between the parties resp	Agreement contains the entire Agreement such matters.	ent of the parties respecting the	e matters herein se	et forth and superse	edes all prior
40. TIME IS OF THE ESSENCE I	N THIS AGREEMENT.				
	RY: If BUYER or SELLER is a cor or her authority to do so and to bind BU		state, or other en	tity, the person ex	ecuting this
	s made subject to the acceptance, co is located) □A.		and BUYER on	or before	(Date)
BUYER'S Initials ()() Date	SELLER'S Initials ()() Da	te	

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2017 EDITION

RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT

Page

43. BUYER'S SIGNAT	TURES:			
SEE ATTACHED BUY	ER'S ADDENDUM(S): _ ER'S EXHIBIT(S):		(Specify number of BL (Specify number of	JYER addendum(s) attached.) of BUYER exhibit(s) attached.)
			real estate license. □ BUYER	
BUYER Signature			BUYER (Print Name)_	-
_	Time			Cell #
			o real estate license. □ BUYER	is related to agent.
BUYER Signature			BUYER (Print Name)	
				Cell #
I4. SELLER'S SIGNA he terms thereof on the p □SIGNATURE(S) SUBJ	ATURES: On this date, I/part of the SELLER. ECT TO ATTACHED CO ECT TO ATTACHED AD	UNTER OFFER DENDUM(S) #	accept the transaction set forth in t	the above Agreement and agree to carry o
14. SELLER'S SIGNA he terms thereof on the p □SIGNATURE(S) SUBJI □SIGNATURE(S) SUBJI □SIGNATURE(S) SUBJI	ATURES: On this date, I/part of the SELLER. ECT TO ATTACHED CO ECT TO ATTACHED AD ECT TO ATTACHED EXI	DUNTER OFFER DENDUM(S) # HIBIT(S) # ly hold an active Idaho	real estate license. □ SELLE	ER is related to agent.
A4. SELLER'S SIGNA the terms thereof on the p SIGNATURE(S) SUBJI SIGNATURE(S) SUBJI SIGNATURE(S) SUBJI E SELLER Signature	ATURES: On this date, I/part of the SELLER. ECT TO ATTACHED CO ECT TO ATTACHED AD ECT TO ATTACHED EXI SELLER does current	OUNTER OFFER DENDUM(S) # HIBIT(S) # ly hold an active Idaho	real estate license. SELLER (Print Name)	ER is related to agent.
A4. SELLER'S SIGNA the terms thereof on the particles of	ATURES: On this date, I/part of the SELLER. ECT TO ATTACHED CO ECT TO ATTACHED AD ECT TO ATTACHED EXI SELLER does current Time	UNTER OFFER DENDUM(S) # HIBIT(S) # ly hold an active Idaho	real estate license. SELLER (Print Name) Phone #	ER is related to agent.
14. SELLER'S SIGNA the terms thereof on the p SIGNATURE(S) SUBJ SIGNATURE(S) SUBJ SIGNATURE(S) SUBJ EELLER Signature Date	ATURES: On this date, I/part of the SELLER. ECT TO ATTACHED CO ECT TO ATTACHED AD ECT TO ATTACHED EXI SELLER does current Time	UNTER OFFER DENDUM(S) # HIBIT(S) # I'y hold an active Idaho	real estate license. SELLER (Print Name) Phone # E-Mail	ER is related to agent. Cell #
14. SELLER'S SIGNA the terms thereof on the p SIGNATURE(S) SUBJ SIGNATURE(S) SUBJ SIGNATURE(S) SUBJ EBELLER Signature Date Address	ATURES: On this date, I/part of the SELLER. ECT TO ATTACHED CO ECT TO ATTACHED AD ECT TO ATTACHED EXI SELLER does current Time	UNTER OFFER DENDUM(S) # HIBIT(S) # Ely hold an active Idaho	real estate license. SELLER (Print Name) Phone # E-Mail Fax #	ER is related to agent.
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