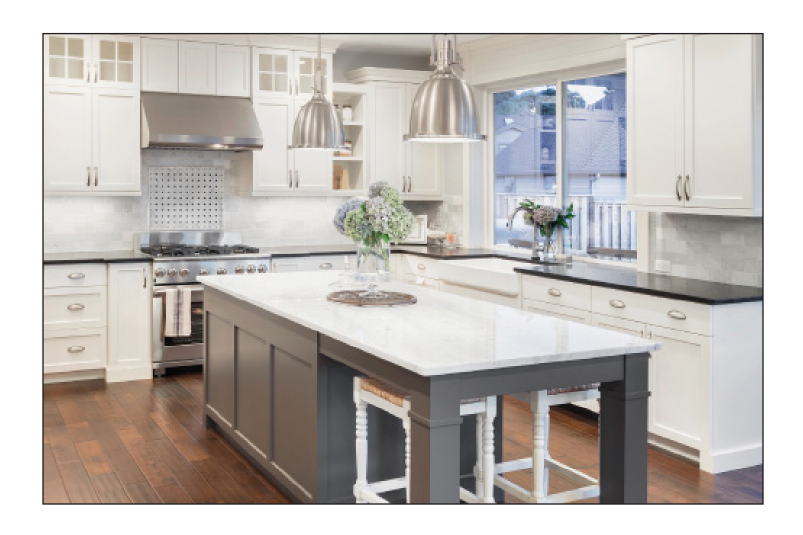
Latah Realty's HONEBUYER'S GUIDE



TABLE OF CONTENTS

Intro to Homebuyer Process	3-4
Average Transaction	5
Helpful Tips	6
Helpful Names & Numbers	7-8
Latah County School Districts Map	9
Moscow Schools Information	10
Lenders List	11-12
Loan Estimate Example	13-16
Sample Agency Disclosure Brochure	17-18
Sample Purchase and Sale Agreement	19-25
Glossary of Real Estate Terms	26-32





ABOUT LATAH REALTY

We are one of the longest running, locally owned and managed real estate brokerage firms in Latah County. Our office has been selling homes and land in Moscow and Latah County for over 35 years. There is no substitute for that kind of experience! Our agents are primarily long-time local residents, and together we have the local knowledge to help you find what you are looking for. We know market values, builders and construction techniques, and neighborhood sale trends. We also have the resources available to find any answers that we don't know!

208-883-1525 128 E Third, Moscow www.LatahRealty.com Hours: Mon.- Fri. 8:00 am - 5:00 pm Saturday 9:00 am -12:00 pm

HOMEBUYER PROCESS

Buying a home doesn't have to be a difficult process, it's just sometimes difficult to explain because no two transactions are the same.

At Latah Realty, we make it easy. Here's our starter guide. If you've never bought a home before, don't worry! We'll guide you every step of the way.

Plan Your Financing

For most buyers, the first step is to meet with a lender and work on getting a loan pre-approval. A lender will help a buyer understand the different loan programs and how much financing they qualify for. (See lender list pages 9-10)

9 Look for Homes

The agents at Latah Realty will find out what a buyer's needs are and show them homes for sale that match those needs.

Choose a Home

Negotiation

Latah Realty agents are experts in negotiation. Their job is to advise buyers and guide them through the real estate transaction. No two real estate transactions are the same.

Earnest Money

Earnest Money is presented by the buyer with the purchase and sale agreement. This money is held in escrow and goes towards the buyer's closing costs

Entering Into a Contract

Once an offer on a property has been made by a buyer and accepted by the seller, they enter into a legal contract known as a Purchase and Sale Agreement (PSA). That document outlines the specific terms and conditions of the transaction and is signed by both parties. This document is the written instructions between the parties as to how the transaction will be carried out. (See the RE-21 Purchase and Sales Agreement, pages 19-25)

Home Inspection Time Frame

After entering into a Purchase and Sale Agreement, the buyer can hire a home inspector (or other professionals if desired) to investigate and note the condition of the property (see home inspector list page 7-8). The home inspector works only for

the buyer, and checks items such as the roof, basement, heating system, water heater, air-conditioning system, structure, plumbing, and electrical. Buyers then have the option to attempt further negotiation with the sellers of any needed repairs or ask for concessions. This is also the time when a buyer can have any other questions answered about the property or the transaction, and confirm eligibility for the property to receive homeowners insurance coverage. After the inspection time frame has expired or been waived, in most cases the ability to rescind the purchase and sales agreement ends (except for circumstances reserved in the sales agreement).



Close on the Home

Title Insurance

The buyer and their lender will receive a report detailing the property history to ensure there are no legal encumbrances on record between the new owner and the property being purchased. (See title companies list page 7-8)

Escrow

When the offer is accepted and the closing date is agreed upon, escrow allows the buyer and the seller to have an outside party ensure all parts of the contract are complete. The purchase and sale agreement is the written instructions to the title company as to how the contract will be carried out.

Closing

At closing, the closing documents are signed by the buyer and seller, both parties pay any settlement fees and the documents are recorded at the county courthouse. Closing is defined as when the funds are available to the seller and the deed is recorded at the courthouse conveying the home to the buyer.





AVERAGE TRANSACTION

The average transaction is 45 days. Here's the breakdown of an average 45 day transaction from the date of acceptance:

Day 1

Purchase and sales agreement accepted, preliminary title policy is ordered by listing agent, buyer schedules home inspection date.

Day 10

Inspection complete and any negotiations for repairs are complete. Buyer provides to seller a loan commitment letter from their lender.

Day 11

Appraisal is ordered

Day 25

Appraisal is complete and received by the lender.

Day 30

Any additional conditions requested by the underwriter are known.

Day 35

Additional underwriting conditions are met.

Day 40

Lender and Title Co. prepare preliminary closing documents, buyer and seller sign when closing documents are ready.

Day 45

Closing - the property and funds transfer between buyer and seller. The deed is recorded. Buyer can pick up keys and move in!

HELPFUL TIPS

Don't

do anything that will affect your credit. When you get ready to buy a new home, you want stability in your finances. No new major purchases, INCLUDING CREDIT CARD PURCHASES, during this time unless you've talked through it with your lender. Don't drain your bank account.

Don't

change jobs, even if it's for a better or higher paying job. Again, discuss this with your lender before you seriously consider it if you're planning on buying a home.

Don't

make large bank deposits that are out of the ordinary, they can be red flags. Again, stability in your finances is the key.

Do

keep paying all of your normal bills, as usual. Also, it is okay to make regular purchases (i.e. food), no need to starve!

Do

make sure you are committed to purchasing the property. The inspection is your time to make sure that there's <u>absolutely nothing</u> that will change your mind about buying the home. If you have doubts for any reason about the property or the transaction, this is the time to explore them and make sure ALL of your questions are answered before proceeding further.



HELPFUL NAMES & NUMBERS

CREDIT REPORTING BUREAUS

Equifax: (800) 685-1111 Experian: (888) 397-3742 TransUnion: (877) 322-8228

HANDYMEN/PAINTING

The Handy Dutchman (208) 409-2997 Cory DeWinkle

Larry Crawford Handyman & Home Detailing (208) 874-7641

HOME INSPECTORS

Absolute Home Inspections (208) 870-9079 Troy Cate

> All-Home Inspections (208) 791-6015 Josh Cilley

ARK Home Inspections (509) 254-1155 Paul Roueche

Estate Home Inspection Services (208) 301-2396 Kevin Haley

Inland Inspections & Testing LLC (208) 310-0519 Kevin Kimble

> K&K Consultants (208) 790-1228 Dean Kalmukos

HOME INSPECTORS (CONT.)

Premier Property Inspection LLC (208) 596-2850 Dave Weaver

> Safe @ Home Inspections (208) 596-1489 Paul Duffau

TITLE COMPANIES

Latah County Title Co. (208) 882-4822

Moscow Title Co. (208) 882-4564

SURVEYORS/ENGINEERS

Hodge and Associates (208) 882-3520

Rim Rock Consulting (208) 883-5339

Harper Houf Perterson 208-596-4009

SEPTIC INSPECTION

North Central District Health Dept. (208) 882-7506

SEPTIC PUMPING & SEPTIC SYSTEM ASSESSMENT

Roto-Rooter (208) 746-4282

Palouse Valley Septic (208) 596-6016

SEPTIC CAMERA SCOPING

Clearwater Rooter Service (208) 289-3557

WATER QUALITY TESTING

Water Quality Testing Anatek Labs (208) 883-2839

Culligan Water Conditioning (208) 882-1351

ALSO PROVIDE WELL/WATER SYSTEM SERVICE

Strom Electric (888) 835-2331

Well Connected Electric Mike Uhlenkott (208) 816-0886

UTILITIES

Avista Utilities (800) 227-9187 Gas & Electric

City of Moscow (208) 883-7000 Water, Sewer, Garbage

Clearwater Power (888) 743-1501 Power for some areas of Latah County

Latah Sanitation Inc. (208) 882-5724

ROOFING

Terry Cummings (208) 596-9731

Eagle Roofing (208) 882-177

Ron Carr Roofing (208) 882-7236

Pettitt Construction, LLC (509) 334-5392

HVAC CONTRACTORS

Gropp Heating Air & Electric (208) 882-7672

Redinger Heating & Cooling, Inc. (208) 882-8152

McCoy Plumbing, Heating & A/C (208) 882-2332

Fork Refrigeration, Inc. (208) 882-3716

ELECTRICIANS

TKL Electric Travis Lamar (208) 301-1226

Cheetah Electric (208) 882-0136

Cannons Electric (208) 791-5692

Pope Electric Mike Pope (208) 669-2045

PLUMBING

Don's Plumbing Nate Spain (208) 883-8225

Powell Plumbing (208) 882-3011

Don Scoles (208) 874-2537

Goodson Plumbing (208) 882-5400

PHONE/INTERNET/TV

Spectrum (800) 892-4357

First Step Internet (208) 882-8869

Frontier (208) 883-8881

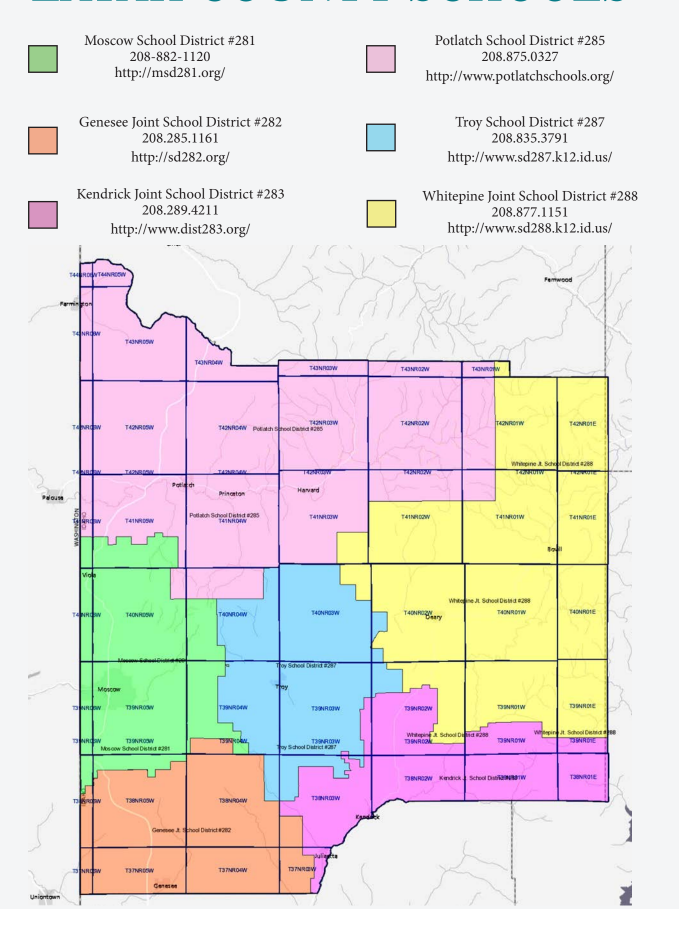
Cactus Computer (208) 883-5500

Dish Network (855) 364-4929

DIRECTV 1 (888) 777-2454

TDS Telecom 1 (888) 233-0001

LATAH COUNTY SCHOOLS



MOSCOW SCHOOLS

Moscow School District 208-882-1120 www.msd281.org

Moscow High School 208-882-2591

Moscow Middle School 208-882-3577

Elementary Schools:
A.B. McDonald Elementary
Lena Whitmore Elementary
West Park Elementary
J. Russell Elementary
208-892-1139

*** If you decide to go through Moscow School District, you'll want to contact Angie Packard at 208-882-1120 to make sure the school of choice is in the correct zone. You can always petition. Moscow School District closes for the summer by mid-June. They'd be happy to meet with you, your family and give you a tour. ***

Logos School

208-882-1226 logosschool.com

Paradise Creek Regional High School

208-882-3687 www.msd281.org/PCRHS/

St. Mary's & St. Rose's Catholic School

208-882-2121 www.stmarysmoscow.com/

Moscow Charter School

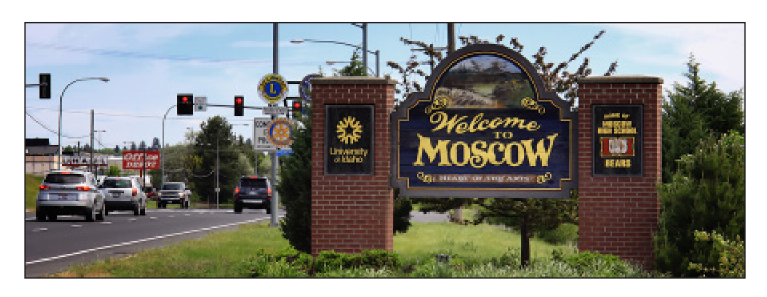
208-883-3195 logosschool.com

Palouse Prairie Charter School

208-882-3684 www.palouseprairieschool.org

Public Charter School – Distance learning in Idaho

866-447-1047 www.idahoidea.org/



LENDERS LIST

First Home Bank

Tim Kinkeade 208.310.1048 Tim.Kinkeade@FirstHomeBank.com

HomeStreet Bank – Pullman

Pullman Home Loan Center 493 N Grand Ave, Suite C Pullman, WA 99163 208.310.1786

Ray Wallace 208.310.1786 ray.wallace@homestreet.com

Latah Credit Union

912 S Washington Moscow, ID 83843 208.882.0232

Potlatch No. 1 Federal Credit Union (P1FCU)

828 W Pullman Rd Moscow, ID 83843 208.892.1591

Jason Croston 208.746.8900 ext. 2179 jcroston@p1fcu.org

Wells Fargo

221 S Main St Moscow, ID 83843

Jesse Goodwater 208.883.5659 jesse.a.goodwater@wellsfargo.com

HomeStreet Bank - Moscow

Moscow Home Loan Center 530 South Asbury, Suite 3 Moscow, ID 83843

Kim Carlson 208.301.4470 kim.carlson@homestreet.com

Myrissa McCann 208.596.7284 myrissa.mccann@homestreet.com

Platinum Home Mortgage

220 E 5th St, Suite 200 Moscow, ID 83843

Andrea Broenneke 208.883.0444 (Office) 208.310.1213 (Cell) andrea.broenneke@phmc.com

Washington Trust Bank

948 W Pullman Rd Moscow, ID 83843

Brad Flodin 208.883.6730 bflodin@watrust.com

Zion's Bank

105 S Main Moscow, ID 83843 Tim Kirkland 208.883.2722 tim.kirkland@zionsbank.com

LENDERS LIST (CONT.)

Good Deeds Mortgage

110 S Grand Ave Pullman, WA 99163

Tim Wolsborn 509.339.7110 509.432.5898 tim@wolsborn.com

Umpqua Bank

1300 16th Ave SE, 1st Floor Clarkston, WA 99403

April Kaufmann 509.780.5528 AprilKaufmann@UmpquaBank.com

Summit Funding

200 Main St Lewiston, ID 83501

Laynie Moser 208.413.6733 208.790.2324 lmcclain@summitfunding.net

Brandon Allen 208.957.3567 Brandon.allen@summitfunding.net

Washington State Employees Credit Union (WSECU)

405 Southeast Bishop Blvd Pullman, WA 99163



LOAN ESTIMATE EXAMPLE

TILA RESPA Integrated Disclosure

H-24(B) Mortgage Loan Transaction Loan Estimate – Fixed Rate Loan Sample

This is a sample of a completed Loan Estimate for a fixed rate loan. This loan is for the purchase of property at a sale price of \$180,000 and has a loan amount of \$162,000, a 30-year loan term, a fixed interest rate of 3.875 percent, and a prepayment penalty equal to 2.00 percent of the outstanding principal balance of the loan for the first two years after consummation of the transaction. The consumer has elected to lock the interest rate. The creditor requires an escrow account and that the consumer pay for private mortgage insurance.



\$16,054

D. TOTAL LOAN COSTS (A + B + C)

Loan Costs		Other Costs	
A. Origination Charges	\$1,802	E. Taxes and Other Government Fees	\$85
.25 % of Loan Amount (Points) Application Fee	\$405 \$300	Recording Fees and Other Taxes Transfer Taxes	\$85
Underwriting Fee	\$1,097	F. Prepaids	\$867
		Homeowner's Insurance Premium (6 months) Mortgage Insurance Premium (months)	\$605
		Prepaid Interest (\$17.44 per day for 15 days @ 3.875%) Property Taxes (months)	\$262
		G. Initial Escrow Payment at Closing	\$413
		Homeowner's Insurance \$100.83 per month for 2 mo	\$202
B. Services You Cannot Shop For	\$672	Mortgage Insurance per month for mo	
Appraisal Fee	\$405	Property Taxes \$105.30 per month for 2 mo	\$211
Credit Report Fee	\$30		
Flood Determination Fee	\$20		
Flood Monitoring Fee	\$32		
Tax Monitoring Fee Tax Status Research Fee	\$75 \$110		A
Tax Status Nesedien Fee	71.0	H. Other Title – Owner's Title Policy (optional)	\$1,017 \$1,017
		I. TOTAL OTHER COSTS (E + F + G + H)	\$2,382
C. Services You Can Shop For	\$3,198	J. TOTAL CLOSING COSTS	\$8,054
Pest Inspection Fee	\$135		\$8,054 \$8.054
Pest Inspection Fee Survey Fee Title – Insurance Binder	\$135 \$65 \$700	J. TOTAL CLOSING COSTS D+1 Lender Credits	\$8,054 \$8,054
Pest Inspection Fee Survey Fee	\$135 \$65	D + I Lender Credits	
Pest Inspection Fee Survey Fee Title – Insurance Binder Title – Lender's Title Policy	\$135 \$65 \$700 \$535	D+I Lender Credits Calculating Cash to Close	\$8,054
Pest Inspection Fee Survey Fee Title – Insurance Binder Title – Lender's Title Policy Title – Settlement Agent Fee	\$135 \$65 \$700 \$535 \$502	D+I Lender Credits Calculating Cash to Close Total Closing Costs (J)	\$8,054
Pest Inspection Fee Survey Fee Title – Insurance Binder Title – Lender's Title Policy Title – Settlement Agent Fee	\$135 \$65 \$700 \$535 \$502	D + I Lender Credits Calculating Cash to Close Total Closing Costs (J) Closing Costs Financed (Paid from your Loan Amount)	\$8,054 \$8,054 \$0
Pest Inspection Fee Survey Fee Title – Insurance Binder Title – Lender's Title Policy Title – Settlement Agent Fee	\$135 \$65 \$700 \$535 \$502	D+I Lender Credits Calculating Cash to Close Total Closing Costs (J) Closing Costs Financed (Paid from your Loan Amount) Down Payment/Funds from Borrower	\$8,054 \$8,054 \$0 \$18,000
Pest Inspection Fee Survey Fee Title – Insurance Binder Title – Lender's Title Policy Title – Settlement Agent Fee	\$135 \$65 \$700 \$535 \$502	D+I Lender Credits Calculating Cash to Close Total Closing Costs (J) Closing Costs Financed (Paid from your Loan Amount) Down Payment/Funds from Borrower	\$8,054 \$8,054 \$0
Pest Inspection Fee Survey Fee Title – Insurance Binder Title – Lender's Title Policy Title – Settlement Agent Fee	\$135 \$65 \$700 \$535 \$502	D+I Lender Credits Calculating Cash to Close Total Closing Costs (J) Closing Costs Financed (Paid from your Loan Amount) Down Payment/Funds from Borrower Deposit	\$8,054 \$8,054 \$0 \$18,000 - \$10,000

LOAN ESTIMATE PAGE 2 OF 3 • LOAN ID # 123456789

\$5,672

Estimated Cash to Close

\$2,382

Loan Costs	
A. Origination Charges	\$1,802
.25 % of Loan Amount (Points)	\$405
Application Fee	\$300
Underwriting Fee	\$1,097

Other Costs	
E. Taxes and Other Government Fees	\$85
Recording Fees and Other Taxes Transfer Taxes	\$85
F. Prepaids	\$867
Homeowner's Insurance Premium (6 months) Mortgage Insurance Premium (months)	\$605
Prepaid Interest (\$17.44 per day for 15 days @ 3.875%) Property Taxes (months)	\$262

B. Services You Cannot Shop For	\$672
Appraisal Fee	\$405
Credit Report Fee	\$30
Flood Determination Fee	\$20
Flood Monitoring Fee	\$32
Tax Monitoring Fee	\$75
Tax Status Research Fee	\$110

G. Initial Escrow Payme	nt at Closing	\$413
Homeowner's Insurance Mortgage Insurance	\$100.83 per month for 2 mo	
Property Taxes	\$105.30 per month for 2 mo.	\$211
H. Other		\$1,017
Title - Owner's Title Polic	y (optional)	\$1,017

C. Services You Can Shop For	\$3,198
Pest Inspection Fee	\$135
Survey Fee	\$65
Title – Insurance Binder	\$700
Title – Lender's Title Policy	\$535
Title – Settlement Agent Fee	\$502
Title – Title Search	\$1,261

8	
J. TOTAL CLOSING COSTS	\$8,054

I. TOTAL OTHER COSTS (E + F + G + H)

\$65	
\$700	
\$535	
\$502	
1,261	

J. TOTAL CLOSING COSTS	70,034
D+I	\$8,054
Lender Credits	

D. TOTAL LOAN COSTS (A + B + C)	\$5,672

Calculating Cash to Close	
Total Closing Costs (J)	\$8,054
Closing Costs Financed (Paid from your Loan Amount)	\$0
Down Payment/Funds from Borrower	\$18,000
Deposit	- \$10,000
Funds for Borrower	\$0
Seller Credits	\$0
Adjustments and Other Credits	\$0
Estimated Cash to Close	\$16,054

123-456-7890

PHONE

 LENDER
 Ficus Bank
 MORTGAGE BROKER

 NMLS/_ LICENSE ID
 NMLS/_ LICENSE ID

 LOAN OFFICER
 Joe Smith
 LOAN OFFICER

NMLS/_ LICENSE ID 12345

EMAIL joesmith@ficusbank.com

LOAN OFFICER

NMLS/_ LICENSE ID

EMAIL

Comparisons	Use these measures to compare this loan with other loans.				
In 5 Years	\$56,582 Total you will have paid in principal, interest, mortgage insurance, and loan costs. \$15,773 Principal you will have paid off.				
Annual Percentage Rate (APR)	4.274% Your costs over the loan term expressed as a rate. This is not your interest rate.				
Total Interest Percentage (TIP)	69.45% The total amount of interest that you will pay over the loan term as a percentage of your loan amount.				

PHONE

Other Considerations Appraisal We may order an appraisal to determine the property's value and charge you for this appraisal. We will promptly give you a copy of any appraisal, even if your loan does not close. You can pay for an additional appraisal for your own use at your own cost. If you sell or transfer this property to another person, we Assumption \square will allow, under certain conditions, this person to assume this loan on the original terms. x will not allow assumption of this loan on the original terms. Homeowner's This loan requires homeowner's insurance on the property, which you may obtain from a Insurance company of your choice that we find acceptable. **Late Payment** If your payment is more than 15 days late, we will charge a late fee of 5% of the monthly principal and interest payment. Refinancing this loan will depend on your future financial situation, the property value, and Refinance market conditions. You may not be able to refinance this loan. Servicing We intend \Box to service your loan. If so, you will make your payments to us. x to transfer servicing of your loan.

Confirm Receipt

By signing, you are only confirming that you have received this form.	You do not have to accept this loan because you have signed or
received this form.	

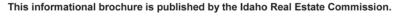
Applicant Signature	Date	Co-Applicant Signature	Date

Agency Disclosure Brochure



A Consumer Guide to Understanding Agency Relationships in Real Estate Transactions

Duties owed to Idaho consumers by a real estate brokerage and its licensees are defined in the "Idaho Real Estate Brokerage Representation Act." Idaho Code 54-2082 through 54-2097.





Effective July 1, 2015

Right Now You Are a Customer

Idaho law says a real estate brokerage and its licensees owe the following "Customer" duties to <u>all</u> consumers in real estate transactions:

"Agency" is a term used in Idaho law that describes the relationships between a licensee and the parties to a real estate transaction.

Perform necessary and customary acts to assist you in the purchase or sale of real estate;

Perform these acts with honesty, good faith,

reasonable skill and care;

 Properly account for money or property you place in the care and responsibility of the brokerage; and

Disclose all "adverse material facts" which the licensee knows or reasonably should have known. These are facts that would significantly affect the desirability or value of the property to a reasonable person, or facts establishing a reasonable belief that one of the parties cannot, or does not intend to, complete obligations under the contract.

If you are a Customer, a real estate licensee is not required to promote your best interests or keep your bargaining information confidential. If you use the services of a licensee and brokerage without a written Representation (Agency) Agreement, you will remain a Customer throughout the transaction.

A Compensation Agreement is a written contract that requires you to pay a fee for a specific service provided by a brokerage, and it is not the same as a Representation Agreement. If you sign a Compensation Agreement, you are still a Customer, but the brokerage and its licensees owe one additional duty:

Be available to receive and present written offers and counter-offers to you or from you.

You May Become a Client

If you want a licensee and brokerage to promote <u>your</u> best interests in a transaction, you can become a "Client" by signing a Buyer or Seller Representation (Agency) Agreement. A brokerage and its licensees will owe

you the following Client duties, which are greater than the duties owed to a Customer:

- Perform the terms of the written agreement;
- Exercise reasonable skill and care;
- Promote your best interests in good faith, honesty, and fair dealing;
- Maintain the confidentiality of your information, including bargaining information, even after the representation has ended;
- Properly account for money or property you place in the care and responsibility of the brokerage;
- Find a property for you or a buyer for your property, and assist you in negotiating an acceptable price and other terms and conditions for the transaction;
- Disclose all "adverse material facts" which the licensee knows or reasonably should have known, as defined above; and
- Be available to receive and present written offers and counter-offers to you or from you.

A "Sold" price of property is not confidential client information, for either buyers or sellers, and may be disclosed by a licensee. The above Customer or Client duties are required by law, and a licensee cannot agree with you to modify or eliminate any of them.

If you sign a Representation Agreement or Compensation Agreement with a licensee, the contract is actually between you and the licensee's <u>brokerage</u>. The Designated Broker is the only person authorized to modify or cancel a brokerage contract.

Idaho Real Estate Commission; (208) 334-3285, TRS (800) 377-3529; irec.idaho.gov

These Are Your Agency Options

Agency Representation (Single Agency)

Under "Agency Representation" (sometimes referred to as "Single Agency"), you are a Client and the licensee is your Agent who represents you, and only you, in your real estate transaction. The entire brokerage is obligated to promote your best interests. No licensee in the brokerage is allowed to represent the other party to the transaction.

If you are a seller, your Agent will seek a buyer to purchase your property at a price and under terms and conditions acceptable to you, and assist with your negotiations. If you request it in writing, your Agent will seek reasonable proof of a prospective purchaser's financial ability to complete your transaction.

If you are a buyer, your Agent will seek a property for you to purchase at an acceptable price and terms, and assist with your negotiations. Your Agent will also advise you to consult with appropriate professionals, such as inspectors, attorneys, and tax advisors. If disclosed to all parties in writing, a brokerage may also represent other buyers who wish to make offers on the same property you are interested in purchasing.

Limited Dual Agency "Limited Dual Agency" means the brokerage and its licensees represent both the buyer and the seller as Clients in the same transaction. The brokerage must have both the buyer's and seller's consent to represent both parties under Limited Dual Agency. You might choose Limited Dual Agency because you want to purchase a property listed by the same brokerage, or because the same brokerage knows of a buyer for your property. There are two kinds of Limited Dual Agency:

<u>Without</u> Assigned Agents The brokerage and its licensees are Agents for both Clients equally and cannot advocate on behalf of one Client over the other. None of the licensees at the brokerage can disclose confidential information about either Client. The brokerage must otherwise promote the non-conflicting interests of both Clients, perform the terms of the Buyer and Seller Representation Agreements with skill and care, and other duties required by law.

<u>With</u> Assigned Agents The Designated Broker may assign individual licensees within the brokerage ("Assigned Agents") to act solely on behalf of each Client. An Assigned Agent has a duty to promote the Client's best interests, even if those interests conflict with the interests of the other Client, including negotiating a price. An Assigned Agent must maintain the Client's confidential information. The Designated Broker is always a Limited Dual Agent for both Clients and ensures the Assigned Agents fulfill their duties to their respective Clients.

What to Look For in Any Written Agreement with a Brokerage

A Buyer or Seller Representation Agreement or Compensation Agreement should answer these questions:

- How will the brokerage get paid?
- When will this agreement expire?
- What happens to this agreement when a transaction is completed?
- Can I cancel this agreement, and if so, how?
- Can I work with other brokerages during the time of my agreement?
- What happens if I buy or sell on my own?
- Under an Agency Representation Agreement, am I willing to allow the brokerage to represent both the other party and me in my real estate transaction?

Real Estate Licensees Are Not InspectorsUnless you and a licensee agree in writing, a brokerage and its licensees are not required to conduct an independent inspection of a property or verify the accuracy or completeness of any statements or representations made regarding a property. To learn about the condition of a property, you should obtain the advice of an appropriate professional, such as a home inspector, engineer, or surveyor.

obtain the advice of an appropriate professional, such as a nome inspector, engineer, or surveyor.						
The licensee who gave you this brochure is licensed with:						
Name of Brokerage:	Phone:					
RECEIPT	Rev 07/01/15					
By signing below, you acknowledge only that a licensee gave you a copy of this Agency This document is not a contract, and signing it does not obligate you to						
Printed Name/Signature	Date					
Printed Name/Signature	Date					



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.

JULY 2015 EDITION



Page 1 of 7

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

ISTING AGENCY		
	Office Phone #	Fax #
SELLING AGENCY	E-Mail	Phone #
isting Agent	Office Phone #	
eiiiig Agent	E-IVIAII	Phone #
. BUYER:		
ereinafter called "BUYER") agrees to p	urchase, and the undersigned SELLER agrees to sell the	following described real estate hereinafter referred to
PROPERTY" COMMONLY KNOWN AS		to the state of th
City	County, ID, Zip	legally described as:
Diamina Australia Allandaria	(Exhibit must accompa	
nd SELLER.)	(Exhibit must accompa	ny original offer and be signed or initialed by BUY
ild SELLER.)		N Y
\$ PH	CHASE PRICE:	DOLLAF
avable upon the following TERMS AND	RCHASE PRICE: CONDITIONS (not including closing costs):	BOLLAR
-, apon are renormingrane -, are	Control (not mardaling closing costs).	
This offen is continued	-1	
nis offer is contingent upon the s	ale, refinance, and/or closing of any other prope	rty ⊔ Yes ⊔ No
FINANCIAL TERMS N		*
	D+E must add up to total purchase price.	
(A). \$ EAR	RNEST MONEY: BUYER hereby deposits	/dua data):
Dottars as Earnest Money evidence	ed by: □cash □personal check □cashier's check □note	
Earnest Money to be deposited in trust	and a receipt account □upon receipt or □upon acceptance by BUYER	ot is hereby acknowledged.
to be deposited in trus	a document adjoint to copy of Edupor acceptance by Borrer	and Occident of Louisi
and shall be held by: □Listing Broker	□Selling Broker □other	for the benefit of the parties hereto.
THE RESPONSIBLE BROKER S	HALL BE:	
(B). ALL CASH OFFER: □NO □	YES If this is an all cash offer do not complete Secti	ons 3C and 3D, fill blanks with "0" (ZERO), IF CA
OFFER, BUYER'S OBLIGATION TO	CLOSE SHALL NOT BE SUBJECT TO ANY FINANCIA	L CONTINGENCY, BUYER agrees to provide SELI
within huginage days (five [5] if le	eft blank) from the date of acceptance of this agreement by	call parties avidence of sufficient funds and/or proces
within business days (live [5] if it	on blanky monthlic date of doceptance of this agreement by	y all parties, evidence of sufficient lunds and/or proce
necessary to close transaction. Accept	table documentation includes, but is not limited to, a copy of	of a recent bank or financial statement.
necessary to close transaction. Accept	table documentation includes, but is not limited to, a copy	of a recent bank or financial statement.
necessary to close transaction. Accept Cash proceeds from another sale:	table documentation includes, but is not limited to, a copy \Box Yes \Box No	of a recent bank or financial statement.
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	RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT	Page 2 of
PROPERTY ADDRESS:		ID#:
4. OTHER TERMS AND/OR must be satisfied prior to closing	CONDITIONS: This Agreement is made subject to the following special terms, consider	rations and/or contingencies whic
PURCHASE PRICE (unless exclicoverings, attached television an windows, window coverings, gar fireplace equipment, awnings, vequipment, that are now on or u satisfy himself/herself that the conditions are sufficiently as the conditions of the conditions of the conditions are sufficiently as the conditions of the condi	CLUDED IN THIS SALE: All existing fixtures and fittings that are attached to the PF uded below), and shall be transferred free of liens. These include, but are not limited tennae, satellite dish, attached plumbing, bathroom and lighting fixtures, window screens, age door opener(s) and transmitter(s), exterior trees, plants or shrubbery, water heating ventilating, cooling and heating systems, all ranges, ovens, built-in dishwashers, fuel sed in connection with the PROPERTY and shall be included in the sale unless otherwise dition of the included items is acceptable. It is agreed that any item included in this section is ECIFICALLY INCLUDED IN THIS SALE:	o, all seller-owned attached flo screen doors, storm doors, stor apparatus and fixtures, attach tanks and irrigation fixtures at e provided herein. BLIYER shot
• •	ECIFICALLY INCLUDED IN THIS SALE:	
(B). ITEMS SPECIFICALLY E		
otherwise agreed to by the parties	and all mineral rights appurtenant to the PROPERTY are included in and are part of the s in writing. all water rights including but not limited to water systems, wells, springs, lakes, streams, p	
and the like, if any, appurtenant to	to the PROPERTY are included in and are a part of the sale of this PROPERTY unless oth	nerwise agreed to by the parties
and the like, if any, appurtenant to writing.	to the PROPERTY are included in and are a part of the sale of this PROPERTY unless oth	nerwise agreed to by the parties
and the like, if any, appurtenant to writing. 8. TITLE CONVEYANCE: Title for rights reserved in federal popurmental unit, and rights of worf purchase money at date of cleans.	o the PROPERTY are included in and are a part of the sale of this PROPERTY unless otherwise provided, and is to be atents, state or railroad deeds, building or use restrictions, building and zoning regular yay and easements established or of record. Liens, encumbrances or defects to be discharged or assumed by the provided in the pr	e marketable and insurable exce ulations and ordinances of ar roed by SELLER may be paid o
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and the like, if any, appurtenant to writing. 8. TITLE CONVEYANCE: Title for rights reserved in federal proposed processes and the processes of purchase money at date of classification of purchase date of classification of the preliminary commitment. If of said PROPERTY is not markand statement of defect from insurance cancellation fee, esc. (B). TITLE COMPANY: The particular of the purchase price of in this Agreement to be discharaction of the purchase price of in this Agreement to be discharaction of the purchase price of in this Agreement to be discharaction.	e of SELLER is to be conveyed by warranty deed, unless otherwise provided, and is to be atents, state or railroad deeds, building or use restrictions, building and zoning reg vay and easements established or of record. Liens, encumbrances or defects to be discharged or assumed by specified in this Agreement. The may be types of title insurance coverages available other than those listed below apany about any other coverages available that will give the BUYER additional coverages available that will give the BUYER and provide the condition of the title to said PRO and archeologic for the preliminary commitment, within which to object in writing to the conditions of the cetable, and cannot be made so within business days (two [2] if left blank) after SELLE BUYER, then BUYER's Earnest Money deposit shall be returned to BUYER and SELLE and legal fees, if any. Shall provide the title policy and preliminary conditions about the availability, desirability, coverage and cost of various title insurance other than that required by this paragraph, BUYER shall instruct Closing Agency in write other than that required by this paragraph, BUYER shall instruct Closing Agency in write and the prop	e marketable and insurable exce ulations and ordinances of ar rged by SELLER may be paid of BUYER or to which title is taken and parties to this agreement age. Ities, SELLER or BUYER shall have condition of the title as set forth the title. It is agreed that if the titler's receipt of a written objectic. ER shall pay for the cost of title as and defects elsewhere set one title company in the standar is lower and a title company, is coverages and endorsements.
and the like, if any, appurtenant to writing. 8. TITLE CONVEYANCE: Title for rights reserved in federal proposed proposed processes and the processes of purchase money at date of closubject to, exist unless otherwise. 9. TITLE INSURANCE: There are advised to talk to a title concesses days (two [2] if left but the preliminary commitment. If of said PROPERTY is not mark and statement of defect from insurance cancellation fee, esc. (B). TITLE COMPANY: The particular and the preliminary commitment of the preliminary commitment. If of said PROPERTY is not mark and statement of defect from insurance cancellation fee, esc. (B). TITLE COMPANY: The particular and the purchase price of in this Agreement to be discharacoverage policy is limited to BUYER's request, can provide BUYER desires title coverage unless otherwise provided here. (D). EXTENDED COVERAGE Lender's Policy. This extended	e of SELLER is to be conveyed by warranty deed, unless otherwise provided, and is to be atents, state or railroad deeds, building or use restrictions, building and zoning reg vay and easements established or of record. Liens, encumbrances or defects to be discharged or assumed by specified in this Agreement. The may be types of title insurance coverages available other than those listed below apany about any other coverages available that will give the BUYER additional coverages available that will give the BUYER and provide the condition of the title to said PRO and archeologic for the preliminary commitment, within which to object in writing to the conditions of the cetable, and cannot be made so within business days (two [2] if left blank) after SELLE BUYER, then BUYER's Earnest Money deposit shall be returned to BUYER and SELLE and legal fees, if any. Shall provide the title policy and preliminary conditions about the availability, desirability, coverage and cost of various title insurance other than that required by this paragraph, BUYER shall instruct Closing Agency in write other than that required by this paragraph, BUYER shall instruct Closing Agency in write and the prop	emarketable and insurable exceptulations and ordinances of an arged by SELLER may be paid of BUYER or to which title is taken and parties to this agreementage. Ities, SELLER or BUYER shall have condition of the title as set forth the title. It is agreed that if the title. It is agreed that if the title. ER's receipt of a written objectic. ER shall pay for the cost of title as and defects elsewhere set one title company in the standard en Insurance. A title company, a coverages and endorsements. It is and pay any increase in control furnish an Extended Coveraginst certain matters not shown in the standard pay any increase in control furnish an Extended Coveraginst certain matters not shown in the standard pay any increase in control furnish an Extended Coveraginst certain matters not shown in the standard pay any increase in control furnish an Extended Coveraginst certain matters not shown in the standard pay any increase in control furnish an Extended Coveraginst certain matters not shown in the standard pay any increase in control furnish an Extended Coveraginst certain matters not shown in the standard pay any increase in control furnish and Extended Coveraginst certain matters not shown in the standard pay any increase in control furnish and Extended Coveraginst certain matters not shown in the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control furnish and the standard pay any increase in control
and the like, if any, appurtenant to writing. 8. TITLE CONVEYANCE: Title for rights reserved in federal proposer growth and the process of purchase money at date of claubject to, exist unless otherwise. 9. TITLE INSURANCE: There are advised to talk to a title con (A). PRELIMINARY TITLE CO furnish to BUYER a preliminary business days (two [2] if left but the preliminary commitment. If of said PROPERTY is not mark and statement of defect from insurance cancellation fee, esc. (B). TITLE COMPANY: The particular and statement to be discharacoverage policy is limited to BUYER's request, can provide BUYER's request, can provide BUYER desires title coverage unless otherwise provided here (D). EXTENDED COVERAGE Lender's Policy. This extended the public record. This extended the public record. This extended the public record.	e of SELLER is to be conveyed by warranty deed, unless otherwise provided, and is to be atents, state or railroad deeds, building or use restrictions, building and zoning reg vay and easements established or of record. Liens, encumbrances or defects to be discharged or assumed by specified in this Agreement. The may be types of title insurance coverages available other than those listed below a pany about any other coverages available that will give the BUYER additional overages available that will give the BUYER additional overages available that will give the BUYER and FROW and precipit to a title insurance to a give the provided that the conditions of the conditions of the conditions of the conditions of the precipit of the precipit that give the give that give the give that give the give that give the give the give that give tha	emarketable and insurable excelulations and ordinances of ar rged by SELLER may be paid of BUYER or to which title is taken and parties to this agreement age. Ities, SELLER or BUYER shall have be provided by SELLER or BUYER shall have be p

	JULY 2015 EDITION	RE-21 REAL ESTATE PURCHASE	E AND SALE AGREEMENT		Page 3 of 7
	PROPERTY ADDRESS:				D#:
131 132 133 134 135 136 137 138 139 140 141 142 143 144	10. INSPECTION: (A). BUYER chooses □to have ins the right to conduct inspections, inve [5] if left blank) of acceptance, comp Agreement based on an unsatisfa professionals with appropriate qualif indemnify and hold SELLER hamle SELLER shall make PROPERTY av on for the inspection except for phomographic complete. The parties agree that unl No inspections may be made by SELLER unless required by local □ In the event this offer is subject to approval of the short sale by the more	pection □not to have inspection. If B stigations, tests, surveys and other studete these inspections and give to SELictory inspection. BUYER is strongly acations to conduct inspections of the east from all liability, claims, demands, allable for inspection and agrees to acone and cable. Some inspections, invess specifically set forth below, the above any governmental building or zor aw. The provided Head of the second	udies at BUYER'S expense. LER written notice of disapproper disapproper advised to exercise these rientire PROPERTY. BUYER shamages and costs; and respect the responsibility and expecting the respon	nspection, skip Sections BUYER shall, within boved items or written ghts and to make Eall keep the PROPEl pair any damages ar pense for making sund other studies may as, tests, surveys and tem temployee with	business days (five notice of termination of this UYER'S own selection of RTY free and clear of liens; sing from the inspections. e all the utilities are turned require additional days to other studies shall govern. out the prior consent of
145 146	Additional inspections/timeframes:				
147					
148					
149					
150 151					
52					
53					
54					
55					
56 57	(B). SATISFACTION/REMOVAL OF	INSPECTION CONTINGENCIES:			
58	(B). SATISI ACTION/KEWOVAL OF	INSPECTION CONTINGENCIES.			
59	1). If BUYER does not within the st	rict time period specified give to SELLE	ER written notice of disapprov	ved items or written r	notice of termination of this
60	Agreement, BUYER shall conclusive	y be deemed to have: (a) completed al	I inspections, investigations, r	eview of applicable d	ocuments and disclosures;
61		action and (c) assumed all liability, res	sponsibility and expense for r	epairs or corrections	other than for items which
62 63	SELLER has otherwise agreed in wri	ling to repair or correct.			
64	2). If BUYER does within the strict	time period specified give to SELLER	written notice of termination	of this Agreement b	ased on an unsatisfactory
65	inspection, the parties will have no ol	oligation to continue with the transaction	n and the Earnest Money shall	I be returned to BUY	ER.
66					
67 68	3). If BUYER does within the strict	time period specified give to SELLE	R written notice of disapprov	ved items, BUYER s	shall provide to SELLER
69	days (three [3] if left blank) in which	o respond in writing. SELLER, at SE	I LER's ontion may correct the	en notice Seller sn	all have business
70	may elect not to do so. If SELLER	agrees in writing to correct items reg	uested by BUYER, then both	parties agree that	they will continue with the
71	transaction and proceed to closing. I	mmediately upon a written response from	om SELLER that rejects BUY	ER's requests, in who	ole or in part, BUYER may
72	proceed under 10(B)(4) below.				
73 74	4) If SELLER does not agree to co	rrect BUYER's items within the strict til	me period specified or SELL	ED does not respon	t in writing within the strict
75	time period specified, then the BUY	ER has the option of either continuing	the transaction without the	SELLER being respo	nsible for correcting these
76	deficiencies or giving the SELLER w	ritten notice within business da	ays (three [3] if left blank) that	t they will not continu	e with the transaction and
77	will receive their Earnest Money back				
78 79	5) If BLIVER does not give such w	ritten notice of cancellation within the	strict time periods specified	DIIVED aball conclus	ively be deemed to beyo
80	elected to proceed with the transact	on without repairs or corrections other	r than for items which SELLE	ER has otherwise an	reed in writing to repair or
81	correct.			art read out of the ag	ood in mining to ropum of
82	100 11				
83	(C). Home Warranty Programs are	available for purchase through a nur	mber of Home Warranty Cor	npanies.	
84 85	11. LEAD PAINT DISCLOSURE: T	a subject BROREDTY Die Die not	defined as "Torget Ususing"	ronarding load book	naint as land based as int
86	hazards. The term lead-based paint ha	zards is intended to identify lead-base	ed paint and all residual lead	regarding lead-based Loontaining duete an	paint or lead-based paint
87	source of the lead. If yes, BUYER he	ereby acknowledges the following: (a	a) BUYER has been provide	d an EPA approved	lead-based paint hazard
88	information pamphlet, "Protect Your Fam	illy From Lead in Your Home", (b) rec	eipt of SELLER'S Disclosure	of Information and A	cknowledgment Form and
89	have been provided with all records, tes	it reports or other information, if any,	related to the presence of le	ead-based paint haza	ards on said PROPERTY,
90 91	(c) that this contract is contingent upon	ency will terminate, (d) that BUYER he	erehy Dwaives Ddoes no	paint nazards to be	completed no later than
92	unacceptable amounts of lead-based pai				
93	in writing) to elect to remove the lead-ba	sed paint and correct the problem whi	ich must be accomplished be	fore closing. (f) that	if the contract is canceled
94	under this clause, BUYER'S earnest mo	ney deposit shall be returned to BUYI	ER. Additionally, if any struc	ture was built before	1978 and is a residential
95 ne	home, apartment or child-occupied facility	such as a school or day-care center, the	regeral law requires contracto	rs that disturb lead-back processes	ased paint in that structure
96 97	to provide the owner with a "Renovate Ri	Jin pamphiet. The contractor shall be o	certified and follow specific wo	ork practices to preve	nt lead contamination.
98					
99					
	BUYER'S Initials ()()	Date	SELLER'S Initials ()() Date	
		- Idaha DE II TODON Ina This form has been de-			

	JULY 2015 EDITION	RE-21 R	EAL ES	TATE P	JRCHA	SE AND SALE AGREEMENT			Pag	e 4 of 7
	PROPERTY ADDRESS:		·				ID:	#:		
200 201 202 203 204	acknowledges and agrees to accept full responsibility and risk for any matters that may result from mold and/ or other microorga hold SELLER and any Broker or agent representing SELLER or BUYER harmless from any liability or damages (financial or otherwisuch matters.						ganisms vise) rel	and to ating to		
205 206 207 208	13. SQUARE FOOTAGE VERIFICAT OR IMPROVEMENTS IS APPROXIMATE. PERIOD.	ION: BU	JYER IS ARE FO	AWARE OTAGE	THAT IS MA	ANY REFERENCE TO THE SQUARE FOOT TERIAL TO THE BUYER, IT MUST BE VERII	AGE OF	THE RE	AL PRO	PERTY
209 210 211 212	14. SELLER'S PROPERTY CONDITION DISCLOSURE FORM: If required by Title 55, Chapter 25 Idaho Code SELLER shall within ter calendar days after execution of this Agreement provide to BUYER or BUYER'S agent, "Seller's Property Condition Disclosure Form" or other acceptable form BUYER has received the "Seller's Property Condition Disclosure Form" or other acceptable form prior to signing this Agreement: \(\text{UYER} \) \(\text{DNO} \) \(\text{DNO} \)						centable			
213 214 215 216 217 218 219 220	BUYER is responsible for obtaining and rev [5] if left blank) but in no event shall such tin PROPERTY. Unless BUYER delivers to SE reasonable objections within such time per CC&Rs affecting the PROPERTY, nothing	viewing a me period ELLER a v riod as se contained	copy of a copy o	any CC8 that time nd signe bove, Bl shall con	Rs white period of object of the strict of t	As part of the BUYER'S inspection of the PRO ch may affect the PROPERTY, BUYER shall be set forth for inspections in Section 10, to revieit to the terms of any applicable CC&Rs with shall be deemed to have conclusively waived a waiver of BUYER to challenge CC&Rs direct Rs, this Agreement shall terminate and the	naveew any C particula any obje	buse C&Rs the crity description to the character buse buse constants and the constants buse buse buse buse buse buse buse bus	siness da at may a cribing Bl the terms ners ass	ays (five ffect the UYER'S of any
221 222 223 224 225 226 227 228	BUYER agrees to abide by the Articles of I	ncorporate the Assents: □Y	tion, Byla ociation ∕es ⊟No	aws and describe □N/A.	rules a d in fu Assoc	ware that membership in a Home Owner's And regulations of the Association. BUYER is full in the Declaration of Covenants, Condition lation fees/dues are \$ and/or PROP	urther aw s and Ro pe	are that estriction er	the PRO s. BUY	PERTY ER has
229 230 231	17. COSTS PAID BY: The parties agree an inspection or performance obligation of Such costs may be required by the lender, it	ner than s	strictly for	r the pay	ment d	icated below. None of the costs to be paid by f costs. There may be other costs incurred in inces.	the partic	es in this to those	section set forth	creates below.
232 233 234 235 236 237 238	SELLER agrees to pay up to \$ BUYER or SELLER has the option to pay a Upon closing SELLER agrees to pay EI lender-approved BUYER'S closing costs is not limited to those items in BUYER or	ny lender THER , lender	required	repair o	osts in A if lef	nk) of lender required repair costs only. excess of this amount. t blank) of the purchase price OR \$_ d any fees associated with completing the	transact	(N/A ion whic	if left bl	ank) of des but
239	·			Shared		1	Т		Shared	
	Appraisal Fee	BUYER	SELLER	Equally	N/A	Title Ins. Standard Coverage Owner's Policy	BUYER	SELLER	Equally	N/A
	Appraisal Re-Inspection Fee	1				Title Ins. Extended Coverage Lender's Policy – Mortgagee Policy				
	Closing Escrow Fee					Additional Title Coverage				
	Lender Document Preparation Fee					Domestic Well Water Potability Test				
	Tax Service Fee					Domestic Well Water Productivity Test				
	Flood Certification/Tracking Fee	1				Septic Inspections				
	Lender Required Inspections					Septic Pumping				
	Attorney Contract Preparation or Review Fee					Survey	+			
		<u> </u>					\vdash			
240										
241 242	18.OCCUPANCY: BUYER □does □do	es not in	tend to	occupy P	ROPE	RTY as BUYER'S primary residence.				
	BUYER'S Initials ()() Da	te				SELLER'S Initials ()()	oto			

	JULY 2015 EDITION	RE-21 REAL	ESTATE PURCHASE AND	SALE AGREEMENT	Г		Page 5 of 7
	PROPERTY ADDRESS:					ID#:	
243 244	19. RISK OF LOSS OR NEG	SLECT: Prior to closing	of this sale, all risk of lo	ss shall remain with a	SELLER. In add	lition, should the	PROPERTY be
245 246 247 248 249 250 251	20. FINAL WALK THROUGH inspection of the PROPERTY a SALE, but for purposes of satis substantially the same condition the responsibility and expense final walk through, BUYER specifical walk through and the same specifical walk through the same	SH: The SELLER grants pproximately ca ying BUYER that any re as on the date this offer ior making sure all the util	BUYER and any represe slendar days (three [3] if le pairs agreed to in writing I s made. SELLER shall ma ities are turned on for the	ntative of BUYER real of blank) prior to close oy BUYER and SELLI ke PROPERTY availa walk through except fo	asonable acces of escrow, NO ER have been of ble for the final	s to conduct a fina T AS A CONTING completed and PRo	al walk through ENCY OF THE OPERTY are in
252 253	21. SINGULAR AND PLURA	L terms each include the	e other, when appropriate.				
254 255 256 257	22. FORECLOSURE NOTIC any contract or agreement with 525(5)(b), Idaho Code, subject to	the owner or owners of	record that involves the	transfer of any interes	st in residential	real property, as o	defined in 845-
257 258 259 260 261 262 263 264 265 266	23. MECHANIC'S LIENS - O subject to Idaho Code §45-525 ethe homeowner (e.g. lien waive Disclosure Statement must be chomeowner for construction, alter of newly constructed property. S your behalf. You are advised to Statement.	et seq., a "General Contra ers, general liability insu- given to a homeowner pre- eration, repair, or other im- uch disclosure is the resp	ctor" must provide a Disclorance, extended policies of the General Contra provements to real property onsibility of the General Contral Contra	sure Statement to a hor title insurance, sur ctor entering into any y, or with a residential potractor and it is not to the sure of the su	omeowner that of ety bonds, and contract in an real property puther duty of your	describes certain rig sub-contractor inf amount exceeding rchaser for the pur	ghts afforded to ormation). The \$2,000 with a chase and sale information on
267	24. SALES PRICE INFORMA	ATION: Pursuant to Idah	o Code §54-2083(6)(d), a "	sold" price of real prop	erty is not confi	dential client inform	ation.
268 269 270 271 272	25. TRANSMISSION OF DO facsimile or electronic transmiss Closing Agency, the BUYER and	ion shall be the same as	delivery of an original. A	t the request of either	the BUYER or	SELLER, or the LI	of any signed ENDER, or the
273 274 275 276 277 278	26. BUSINESS DAYS: A busi PROPERTY is physically located by the state of Idaho as found in excluding the date of execution a time for performance shall be the	d. A business day shall no n Idaho Code §73-108. T and including the last day.	ot include any Saturday or he time in which any act ro The first day shall be the o	Sunday, nor shall a beguired under this agr	usiness day inc	lude any legal holid	day recognized
279 280 281 282 283	27. CALENDAR DAYS: A cal PROPERTY is physically located shall be computed by excluding t to "day" or "days" in this agreement	 A calendar day shall inc he date of execution and 	lude any legal holiday. The including the last day, thus	time in which any act the first day shall be	required under the	this agreement is to	be performed
284 285 286 287	28. ATTORNEY'S FEES: If a Agreement, the prevailing party son appeal.	either party initiates or de hall be entitled to recover	efends any arbitration or I from the non-prevailing pa	egal action or procee arty reasonable costs	dings which are and attorney's fe	e in any way conne ees, including such	ected with this costs and fees
288 289 290 291 292 293 294 295 296 297 298 299 300 301 302	29. DEFAULT: If BUYER defined amages or (2) pursuing any othe demand upon the holder of the E on behalf of SELLER and BUYE fees, inspection fees and attorned Broker, provided that the amoun acknowledge and agree that if SE such shall not be considered a perincurred by SELLER'S Broker or insurance, escrow fees, apprais resolution of the matter. If SELL deposit shall be returned to him brokerage fees and attorney's fee entitled.	er lawful right and/or remetarnest Money, upon white Earnest Money, upon white Rey's fees; and said holde to be paid to SELLER's ELLER elects to accept the enalty or forfeiture. If SELI n behalf of SELLER and al, credit report fees, ins LER defaults, having app /her and SELLER shall;	edy to which SELLER may ch demand said holder shaton, including, without limit or shall pay any balance of Broker shall not exceed a Earnest Money as liquidaLER elects to proceed under BUYER related to the transpection fees and attorney proved said sale and fails to pay for the costs of title in	be entitled. If SELLER Ill pay from the Earnes ation, the costs of tith if the Earnest Money, the Broker's agreed- ted damages, such st er (2), the holder of the nsaction, including, we's fees, with any bal- to consummate the sa isurance, escrow fees	R elects to proce st Money the co e insurance, esc one-half to SE to commission. hall be SELLER' e Earnest Money ithout limitation, ance of the Ear ame as herein as s, appraisals, cr	ed under (1), SELL sts incurred by SE crow fees, appraisa LLER and one-hall SELLER and BUYS sole and exclusive shall be entitled to the costs of brokernest Money to be greed, BUYER'S E edit report fees. in	ER shall make LLER'S Broker al, credit report f to SELLER'S ER specifically be remedy, and to pay the costs erage fee, title theld pending Earnest Money isspection fees.
303 304 305 306 307 308 309	30. EARNEST MONEY DISP in the event of any controversy re of this Agreement or other writter shall not be required to take any and deposit any moneys or thing including, but not limited to, reasonot formal legal action is taken, so	egarding the Earnest Mon n documents signed by be action but may await any p ps of value into a court of conable attorney's fees. If	ey and things of value held oth parties to determine ho proceeding, or at Broker's of competent jurisdiction and either parties' Broker incur	by Broker or closing w to disburse the disp or closing agency's op di shall recover all cos s attorney's fees as a	agency, Broker buted money. He tion and sole dis ts which were in result of any Ea	may reasonably rel owever, Broker or o cretion, may interp ocurred as a result	y on the terms closing agency lead all parties of the dispute
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	This form is printed and distri	buted by the Idaho REALTORS®	Inc. This form has been designed a	and is provided for use by the	real estate profession	nals who are members of	the

	JULY 2015 EDITION	RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT	Page 6 of 7			
	PROPERTY ADDRESS:		ID#:			
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338 339 340 341 342 343	real estate commission and has consen was made available for inspection and	ns that he has received, read and understood the Agency Disclosure Brochure addited to the relationship confirmed above. In addition, each party confirms that the breview. EACH PARTY UNDERSTANDS THAT HE IS A "CUSTOMER" AND IS SEED WRITTEN AGREEMENT FOR AGENCY REPRESENTATION.	rokerage's agency office policy			
344 345 346 347	35. CLOSING: On or before the closing this transaction. Closing means the da available to SELLER. The closing shall	g date, BUYER and SELLER shall deposit with the closing agency all funds and inst te on which all documents are either recorded or accepted by an escrow age be no later than (Date)	ruments necessary to complete ent and the sale proceeds are			
348	The parties agree that the CLOSING AG	ENCY for this transaction shall be				
349 350	located at	.)	·			
351 352 353	If a long-term escrow / collection is involved	ed, then the long-term escrow holder shall be	·			
354 355	36 POSSESSION: BUVER shall be as	ntitled to possession □upon closing or □date time				
356 357	37. PRORATIONS: Property taxes a	and water assessments (using the last available assessment as a basis) rents				
358 359	encumbrances or obligations assumed, a	nd utilities shall be prorated as of tank □ Yes □ No (Not Applicable if left blank). Dollar amount may be determined i				
360 361		nd any rights or interests created herein □ may □ may not be sold, transferred, or ot				
362 363 364 365 366		eement contains the entire Agreement of the parties respecting the matters herein se				
367 368	40. TIME IS OF THE ESSENCE IN T	HIS AGREEMENT.				
369 370 371 372	41. AUTHORITY OF SIGNATORY: agreement on its behalf warrants his or he	If BUYER or SELLER is a corporation, partnership, trust, estate, or other enter authority to do so and to bind BUYER or SELLER.	tity, the person executing this			
373 374 375	42. ACCEPTANCE : This offer is made which PROPERTY is located)	subject to the acceptance of SELLER and BUYER on or before (Date) □A.M. □P.M.	at (Local Time in			
	BUYER'S Initials ()()	Date	te			

	JULY 2015 EDITION	RE-21 REAL ESTATE PURCHASE AND SALE AGREEMENT	Page 6 of 7
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310 311 312 313 314	31. COUNTERPARTS: This Agreemed identical copies of the same agreement, shall together constitute one and the same	ent may be executed in counterparts. Executing an agreement in counterparts shal Each identical copy of an agreement signed in counterparts is deemed to be an origonal transfer of the counterparts is deemed to be an origonal transfer or the counterparts.	I mean the signature of two ginal, and all identical copies
315 316 317 318	agreement uses the term "not applicable"	The letters "n/a," "N/A," "n.a.," and "N.A." as used herein are abbreviations of the term or an abbreviation thereof, it shall be evidence that the parties have contemplated coions do not apply to the agreement or transaction herein.	n "not applicable." Where this ertain facts or conditions and
319 320 321	33. SEVERABILITY: In the case that a unenforceable in any respect, the validity,	any one or more of the provisions contained in this Agreement, or any application there legality or enforceability of the remaining provisions shall not in any way be affected or	eof, shall be invalid, illegal or rimpaired thereby.
322 323 324	34. REPRESENTATION CONFIRMA brokerage(s) involved had the following re	ATION: Check one (1) box in Section 1 and one (1) box in Section 2 below to confirm clationship(s) with the BUYER(S) and SELLER(S).	n that in this transaction, the
325 326 327 328 329 330	 □ B. The brokerage working w □ C. The brokerage working w acting solely on behalf o 	ith the BUYER(S) is acting as an AGENT for the BUYER(S). Ith the BUYER(S) is acting as a LIMITED DUAL AGENT for the BUYER(S), without Ith the BUYER(S) is acting as a LIMITED DUAL AGENT for the BUYER(S) and has If the BUYER(S). Ith the BUYER(S) is acting as a NONAGENT for the BUYER(S).	an ASSIGNED AGENT. an ASSIGNED AGENT
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354 355	36. POSSESSION: BUYER shall be ent	itled to possession upon closing or datetime	JA.M. □P.M.
356 357 358		nd water assessments (using the last available assessment as a basis), rents, in dutilities shall be prorated as of	
359 360	BUYER to reimburse SELLER for fuel in ta	id utilities shall be prorated as of ank \Box Yes \Box No (Not Applicable if left blank). Dollar amount may be determined by \$1.50.	SELLER's supplier.
361	38. ASSIGNMENT: This Agreement and	d any rights or interests created herein \square may \square may not be sold, transferred, or other	wise assigned.
362 363 364 365	39. ENTIRE AGREEMENT: This Agree Agreements between the parties respecting	ement contains the entire Agreement of the parties respecting the matters herein set for g such matters.	orth and supersedes all prior
366 367 368	40. TIME IS OF THE ESSENCE IN TI	HIS AGREEMENT.	
369 370 371 372	41. AUTHORITY OF SIGNATORY: agreement on its behalf warrants his or her	If BUYER or SELLER is a corporation, partnership, trust, estate, or other entity, rauthority to do so and to bind BUYER or SELLER.	the person executing this
373 374 375	42. ACCEPTANCE : This offer is made swhich PROPERTY is located)	subject to the acceptance of SELLER and BUYER on or before (Date) □A.M. □P.M.	at (Local Time in
	BUYER'S Initials ()()	oate	

GLOSSARY OF REAL ESTATE TERMS

A

ABR -

The Accredited Buyer Representative designation indicates a real estate agent specializing in representing buyers in the real estate transaction. The ABR is conferred by the Real Estate Buyer's Agent Council (REBAC).

Abstract (Of Title)

A summary of the public records relating to the title to a particular piece of land. An attorney or title insurance company reviews an abstract of title to determine whether there are any title defects, which must be cleared before a buyer, can purchase clear, marketable and insurable title.

Acceptance -

Refers to a legal term denoting acceptance of an offer. A buyer offers to buy and the seller accepts the offer.

Acro

A measure of land, equal to $160 \ \text{sq.}$ rods (43,560 sq. ft.). An acre is approximately 209 'x 209'.

Acknowledgment -

A formal declaration before an authorized official (usually a notary public) by a person who has executed a document, that he did in fact execute (sign) the document.

Addendums -

Additions to a contract, sometimes called attachments or exhibits. A list or other items added to a document, letter, contract, and escrow instructions, etc.

Agency -

(a) The relationship that exists when a person, known as the principal, contracts to another, the agent, to perform an act in that person's stead. (b) Common term for a firm offering representation.

Agency Disclosure -

A state mandated form that describes representation options available to the buyer and must be presented to all buyers at the first "meaningful meeting."

Agent -

A person authorized by another to act on his or her behalf.

Agreement of Sale

Known by various names, such as contract of purchase, purchase agreement, or sales agreement according to location or jurisdiction. A contract in which a seller agrees to sell and a buyer agrees to buy, under certain specific terms and conditions spelled out in writing and signed by both parties.

Amortization -

A payment plan that enables the borrower to reduce his debt gradually through monthly payments of principal.

Amortization Schedule -

A table that lists what percentage of each payments consist of interest and principal.

Application Deadline -

The date by which the buyer must formally apply for a mortgage in order to validate the mortgage contingency.

Appraisal -

An expert judgment or estimate of the quality or value of real estate as of a given date.

Asking Price -

The price that a seller is requesting for their property, specified in a listing contract.

Assessed Value -

Value placed on property by the tax assessor.

Assessment

The valuation of property for the purpose of levying a tax or the amount of the tax levied.

Assessor -

One appointed to assess property for taxation.

Assignment -

A transfer or making over to another the whole of any property, real or personal, or of any Estate or right therein. To assign is to transfer.

Assumption of Mortgage -

An obligation undertaken by the purchaser of property to be personally liable for payment of an existing mortgage. In an assumption, the purchaser is substituted for the original mortgagor in the mortgage instrument and the original mortgagor is to be released from further liability in the assumption, the mortgagee's consent is usually required

\mathbf{B}

Balloon Payment -

The final installment paid at the end of the term of a note; used only when preceding installments were not sufficient to pay off the note in full.

Bill of Sale

An instrument used to transfer personal property.

Binder -

(a) A written statement from the insurance company showing that the homeowners insurance has been paid for and will be in place after closing.(b) A sum of money used as a deposit to show good faith and commitment to the purchase of the real property.

Breach

Violation of an obligation in a contract.

Binder or "Offer to Purchase" -

A preliminary agreement, secured by the payment of earnest money, between a buyer and seller as an offer to purchase real estate. A binder secures the right to purchase real estate upon agreed terms for a limited period of time. If the buyer changes his mind or is unable to purchase, the earnest money is forfeited unless the binder expressly provides that it is to be refunded.

Broker, Real Estate -

An agent licensed by the state to carry on the business of operating in real estate. He usually receives a commission for his services of bringing together buyers and sellers, owners and tenants in exchange agreements.

Building Code -

A set of stringent laws that control the construction of buildings, design, materials and other similar factors.

Broker's Commission -

A section of the offer to purchase, and the purchase and sale agreement outlining the cooperating real estate broker's fees.

Building Line or Setback -

Distances from the ends and/or sides of the lot beyond which construction may not extend. The building line may be established by a filed plat of subdivision, by restrictive covenants in deeds or leases, by building codes, or by zoning ordinances.

Built-Ins -

Items that are not movable, such a stoves, ovens, microwave ovens or dishwashers

Buyer Broker -

A real estate agent who specializes in representing the purchaser. Some agents who specialize in this area are referred to as Exclusive Buyers Agents and do not list properties. Most real estate agents throughout the USA who work with many of the more commonly known franchises do both - list property and sell it as well. For clarification, have each agent detail out to you their position in the transaction.

Buyer's Market -

A market condition that occurs in real estate where more homes are for sale than there are interested buyers.



Capital Gains -

A term used for income tax purposes, which represents the gain realized from the sale of an asset less the purchase price and deductible expense.

Capitalization -

An appraising term used in determining value by considering net operating income and a percentage of reasonable return on investment.

Cash Flow -

The owner's "spendable" income after operating expenses and debt service is deducted.

Certificate of Title -

A certificate issued by a title company or a written opinion rendered by an attorney that the seller has good marketable and insurable title to the property, which he is offering for sale. A certificate of title offers no protection against any hidden defects in the title, that an examination of the records could not reveal. The issuer of a certificate of title is liable only for damages due to negligence. The protection offered a homeowner under a certificate of title is not as great as that offered in a title insurance policy.

Cesspool

A private sewerage system consisting of a pit underground where sewerage flows into and allows the waste water to leach through the sides of the pit leaving the sludge to be pumped regularly.

Chain of Title

A history of conveyances and encumbrances affecting the title as far back as records are available.

Client -

A buyer or seller who is represented by a real estate salesperson or broker as the buyer's or seller's agent and subject to that buyer's or seller's control. The terms of their agency agreement should be in writing.

Closing -

In the sale of real estate it is the final moment when all documents are executed and recorded and the sale is complete. Also, a general selling term where a sales person is attempting to sell something and the buyer agrees to purchase.

Closing Costs -

The expenses which buyers and sellers normally incur to complete a transaction in the transfer of ownership of real estate. These costs are in addition to price of the property and are items prepaid at the closing day.

Closing Date -

The date on which the title to the property changes hands.

Closing Statement -

A list of the final accounting of all funds and disbursement of both buyer and seller prepared by an escrow agent, which notes all costs each, must pay at the completion of a real estate transaction.

Cloud (On Title) -

An outstanding claim or encumbrance which adversely affects the marketability of title.

Code of Ethics -

The rules and regulations required by all members of the National Association of Realtors.

CMA -

(Comparative Market Analysis) A service normally provided by real estate

agents prior to either listing a property or prior to making an offer to purchase a property on the behalf of a purchaser. The true purpose of a CMA is to establish a current estimated market price of a property. This is accomplished by researching both: the currently listed properties and the most recently sold properties, in the same area, with as similar characteristics as the property in question. This information is usually provided to the homeowner to help them establish a fair market selling price or it may be given to a prospective purchaser to help guide them in a proper offer to make the owner. Some real estate agents perform this service for free others may charge as much as \$300 for this information. A lot depends on both who is doing the CMA and also how detailed the information that is provided.

Commission -

Money paid to a real estate agent or broker by the seller as compensation for finding a buyer and completing the sale. Usually it is a percentage of the sale price- - 6 to 7 percent on houses, 10 percent on land.

Commitment Letter

A letter from the lending institution giving formal approval for a mortgage loan.

Common Area -

That area owned in common by owners of condominiums and planned sight development homes within a subdivision.

Community Property -

Both real and personal property accumulated by a husband and wife after marriage through joint efforts of both living together.

Condemnation -

A declaration by governing powers that a structure is unfit for use.

Conditional Sales Contract -

A contract for the sale of property where the buyer has possession and use, but the seller retains title until the conditions of the contract have been fulfilled. Also known as a land contract.

Condominium -

Individual ownership of a dwelling unit and an individual interest in the common areas and facilities that serve the multi-unit project.

Consideration -

Anything of value given to induce someone into entering into a contract. **Construction Loan** -

The short-term financing of improvements on real estate. Once the improvements are completed a 'take out' loan for a longer term is usually issued.

Contingency -

A condition upon which a valid contract is dependent. Typically found in the offer to purchase and the purchase and sale agreement. For example, the sale of a house is contingent upon the buyer obtaining adequate financing.

Contract

An agreement between two or more parties, written or oral, to do or not to do certain things.

Conveyance -

The transfer of the title to land from one to another.

Contractor -

In the construction industry, a contractor is one who contracts to erect buildings or portions of them. There are also contractors for each phase of construction: heating, electrical, plumbing, air conditioning, road building, bridge and dam erection, and others.

Conventional Mortgage -

A mortgage loan not insured by HUD or guaranteed by the Veterans' Administration. It is subject to conditions established by the lending institution and State statutes. The mortgage rates may vary with different institutions and between States. (States have various interest rate limits.)

Counter Offer -

An offer in response to an offer. 'A' offers to by 'B's' house for \$20,000, which is listed for \$22,000. 'B' counter offers 'A's' offer by stating that he will sell the house to 'A" for \$21,000. The \$21,000 is the counter offer.

Covenants -

Agreements written into deeds and other instruments stating performance or non-performance of certain acts or noting certain uses or non-uses of property.

CRS-

The Certified Residential Specialist designation, offered through NAR, denotes an agent who specializes in residential real estate. Only about three percent of the members of NAR have earned this designation.

Credit Report -

A report on a buyer's credit history required by the lender before approval.

Credit Score -

A potential borrower's composite of available credit, outstanding credit and payment history.

Customer -

A buyer who is working with a real estate salesperson or broker who is the agent or subagent of the seller. It could also be a seller of an unlisted property who is working with a buyer's agent, although this situation is less common.



Debt Service -

The total amount of the loan payment, including principal and interest.

Deed

A formal written instrument by which title to real property is transferred from one owner to another. The deed should contain an accurate description of the property being conveyed, should be signed and witnessed according to the laws of the State where the property is located, and should be delivered to the purchaser at closing day. There are two parties to a deed: the grantor and the grantee. (See also deed of trust, general warranty deed, quitclaim deed, and special warranty deed.)

Default -

Failure to make mortgage payments as agreed to in a commitment based on the terms and at the designated time set forth in the mortgage or deed of trust. It is the mortgagor's responsibility to remember the due date and send the payment prior to the due date, not after. Generally, thirty days after the due date if payment is not received, the mortgage is in default. In the event of default, the mortgage may give the lender the right to accelerate payments, take possession and receive rents, and start foreclosure. Defaults may also come about by the failure to observe other conditions in the mortgage or deed of trust.

Deposit -

A sum of money sometimes referred to as earnest money, binder or escrow, which is presented with the offer to purchase and the purchase and sale agreement. This money is held in escrow and goes towards the buyer's closing costs.

Depreciation -

Decline in value of a house due to wear and tear, adverse changes in the neighborhood or any other reason.

Down-Payment -

The amount of money to be paid by the purchaser to the seller upon the signing of the agreement of sale. The agreement of sale will refer to the down payment amount and will acknowledge receipt of the down-payment. The down-payment is the difference between the sales price and maximum mortgage amount. The down-payment may not be refundable if the purchaser fails to buy the property without good cause. If the purchaser wants the down-payment to be refundable, he should insert a clause in the agreement of sale specifying the conditions under which the deposit will be refunded, if the agreement does not already contain such clause. If the seller cannot deliver good title, the agreement of sale usually requires the seller to return the down-payment and to pay interest and expenses incurred by the purchaser.

Dual Representation (Agency) -

A broker or salesperson representing both buyer and seller in the same transaction.

Earnest Money -

The deposit money given to the seller or his agent by the potential buyer upon the signing of the agreement of sale to show that he is serious about buying the house. If the sale goes through, the earnest money is applied against the down-payment. If the sale does not go through, the earnest money will be forfeited or lost unless the binder or offer to purchase expressly provides that it is refundable.

Easement Rights -

A right-of-way granted to a person or company authorizing access to or over the owner's land. An electric company obtaining a right-of-way across private property is a common example.

Encroachment -

An obstruction, building, or part of a building that intrudes beyond a legal boundary onto neighboring private or public land, or a building extending beyond the building line.

Encumbrance -

A legal right or interest in land that affects a good or clear title, and diminishes the lands value. It can take numerous forms, such as zoning ordinances, easement rights, claims, mortgages, liens, charges, a pending legal action, unpaid taxes, or restrictive covenants. An encumbrance does not legally prevent transfer of the property to another. A title search is all that is usually done to reveal the existence of such encumbrances, and it is up to the buyer to determine whether he wants to purchase with the encumbrance, or what can be done to remove it.

Equity

The residual value of real property beyond any mortgage thereon.

Estate -

The ownership interest of a person in real property. Is also used to refer to a deceased person's property. And often used to describe a large home with spacious grounds.

Equity -

The value of a homeowner's unencumbered interest in real estate. Equity is computed by subtracting from the property's fair market value the total of the unpaid mortgage balance and any outstanding liens or other debts against the property. A homeowner's equity increases as he pays off his mortgage or as the property appreciates in value. When the mortgage and all other debts against the property are paid in full the homeowner has 100% equity in his property.

Escrow -

Funds paid by one party to another (the escrow agent) to hold until the occurrence of a specified event, after which the funds are released to a designated individual. In FHA mortgage transactions an escrow account usually refers to the funds a mortgagor pays the lender at the time of the periodic mortgage payments. The money is held in a trust fund, provided by the lender for the buyer. Such funds should be adequate to cover yearly anticipated expenditures for mortgage insurance premiums, taxes, hazard insurance premiums and special assessments.

Escrow Account -

(a) An account maintained by a real estate broker, attorney, escrow agent in an insured bank for the deposit of other people's money. (b) An account maintained by the borrower with the lender in certain mortgage loans to accumulate the funds to pay an annual insurance premium, real estate tax, or a home owner's association assessment.

Exclusions -

A section of the offer to purchase designed to exhibit anything the buyer or seller would not like included with the real estate (i. e. debris in the yard or a chandelier).

Exclusive Buyer Representation -

An agency relationship between a buyer and a broker that cannot result in dual agency.

Executed Contract -

An agreement that has been fully performed.

Expiration Date and Time -

A section of the offer to purchase designed to give the offer a time limit after which the offer is withdrawn.

Extensions -

Written or verbal extensions of dates in the offer to purchase and the purchase and sale agreement.



Fair Market Value -

That price a property will bring given that both buyer and seller are fully aware of market conditions and comparable properties.

Fee Simple

Ownership of title to property without any limitation, which can be sold, left at will, or inherited.

Fiduciary Duties -

An obligation of trust imposed on an agent toward his/her principal. These duties include loyalty, disclosure, confidentiality, obedience, reasonable care, due diligence, and accountability for funds and documents under the agent's control. Every agent has a fiduciary responsibility to the principal, once they are engaged.

Financing Acceptance Deadline -

The date in the offer to purchase that the buyer expects to have the loan commitment from the bank and may be used to nullify the sale contract if the mortgage is not obtained.

Fixed Rate Loan -

A loan that has an unchanging interest rate.

Fixtures -

Items affixed to buildings or land usually in such a way that they cannot be moved without damage to themselves or the property, such as plumbing, electrical fixtures, trees, etc.

Foreclosure -

A legal term applied to any of the various methods of enforcing payment of the debt secured by a mortgage, or deed of trust, by taking and selling the mortgaged property, and depriving the mortgagor of possession.

FSBO (For Sale By Owner) -

A home that is being sold by the owner of the property without the representation of a broker.

Front Footage -

The linear measurement along the front of a parcel. That portion of the parcel, which fronts the street or walkway.

Functional Obsolescence -

Loss in value due to out-of-date or poorly designed equipment while newer equipment and structures have been invented since its construction.



General Warranty Deed -

A deed which conveys not only all the grantor's interests in - and title to - the property to the grantee, but also warrants that if the title is defective or has a "cloud" on it (such as mortgage claims, tax liens, title claims, judgments, or mechanic's liens against it) the grantee may hold the grantor liable.

Good Faith Estimate -

A required statement from the lender that shows all of the expected closing costs.

Grantee -

That party in the deed that is the buyer or recipient.

Grantor

That party in the deed that is the seller or giver.

Ground Lease -

A lease of vacant land.

H

Hard Credit Report -

A report on one's credit history that is a compilation of the three credit bureaus.

Hazard Insurance -

Protects against damages caused to property by fire, windstorms and other common hazards.

Homeowners Association -

An association of homeowners within a community formed to improve and maintain the quality of the community. An association formed by the developer of condominiums or planned developments.

Homeowner's Insurance -

An insurance policy protecting against a variety of hazards.

HUD -

U. S. Department of Housing and Urban Development. Office of Housing/Federal Housing Administration within HUD insures home mortgage loans made by lenders and sets minimum standards for such homes.



Inclusions -

A section of the offer to purchase designed to exhibit any extra items the buyer or seller would like to be included with the real estate (i. e. personal property).

Inspections -

The analysis of the home to find defects that may exist.

Interest -

Money paid to a lender as compensation for money that is borrowed.

Intestate -

A person who dies without making a will.

Involuntary Lien -

A lien that attaches to property without the consent of the owner such as tax liens as opposed to voluntary liens (mortgages).



Joint Tenancy -

Joint ownership by two or more persons with right of survivorship. Upon the death of a joint tenant, his interest does not go to his heirs, but to the remaining joint tenants.



I assa

A contract between the owner of real property, called the lessor, and another person referred to as the lessee, covering all conditions by which the lessee may occupy and use the property.

Lease With Option To Purchase -

A lease where the lessee has the option to purchase the leased property. The terms of the purchase option must be set forth in the lease.

Legal Description -

The geographical identification of a parcel of land.

Lessee -

One who contracts to rent property under a specified lease.

Lessor -

An owner who contracts into a lease with a tenant (lessee).

Lien -

A claim by one person on the property of another as security for money owed. Such claims may include obligations not met or satisfied, judgments, unpaid taxes, materials, or labor. (See also special lien)

Life Estate -

An estate in real property for the life of a person.

Listing -

(a) A property included in the multiple listing service. (b) A written

agreement between a seller and a broker authorizing the broker to procure a buyer or tenant for his/her real estate.

Listing Agent -

The broker employed by the principal to market the property.

Listing Agent Questionnaire -

A form to be filled out by the listing agent or the seller answering typical questions regarding the condition of the property.

Living Trust -

A trust agreement, which the title to property and assets can be transferred into, thereby avoiding probate. The Living Trust was the first of the Trusts. A Trust is created when a living person (the Trustor) agrees to let someone (the Trustee) hold title to property for the benefit of someone (the Beneficiary).

Loan Fee -

Also known as points, discount points or origination fee, this is a one time charge by a lender as compensation for their services. 1 point equals 1% of the mortgage amount.

Loan Originator -

A person who works for the lending institution whose job it is to meet with potential borrowers to discuss loan options, rates, etc.

M

Market Analysis -

An analysis performed to determine the current value of a property based on recently sold comparable properties, comparable properties that are currently for sale and the current overall market conditions.

Marketable Title -

A title that is free and clear of objectionable liens, clouds, or other title defects. A title that enables an owner to sell his property freely to others and one which others will accept without objection.

Mechanic's Lien -

A lien created by statute on a specific property for labor or materials contributed to an improvement on that property.

Money Market Accounts -

These are like a savings account usually offered through Securities Brokerage houses and some banks, which usually pay higher interest rates, have checkwriting features, along with a variety of other features. In most cases, a great place to put funds from the closing of a real estate transaction. Check with a Mutual Funds Registered Representative for details.

Mortgage -

A legal document that pledges property to a creditor for the repayment of the loan, and is the term used to describe the loan itself. Some states use the term First Trust Deeds to refer to mortgage loans.

Mortgage (Open - End) -

A mortgage with a provision that permits borrowing additional money in the future without refinancing the loan or paying additional financing charges. Open- end provisions often limit such borrowing to no more than would raise the balance to the original loan figure.

Mortgagee -

The lender in a mortgage agreement.

Mortgagor -

The borrower in a mortgage agreement.

Mortgage Commitment -

A written commitment from the lending institution to provide a mortgage to the buyer for a specific property.

Mortgage Contingency -

A contingency in the offer to purchase and/or the purchase and sale agreement which protects the buyers in case they are unable to get a mortgage commitment by a date specified in the contract. In this case, the buyers would be able to cancel the contract to purchase and receive back all deposits made.

Multiple Listing -

A listing taken by a member of an organization of brokers, whereby all

members have an opportunity to find a buyer.

Multiple Listing Service -

A service provided to real estate agents that lists homes under a seller's representation agreement and may be available for sale. A computerized database of all homes listed by real estate agents.



Negative Amortization -

When monthly payments are not enough to cover interests costs, they are added to the principal balance, and you may end up owing more than when you started. This is most likely to occur with ARMs that have payment caps.

Notary Public -

One who is authorized by federal or local government to attest authentic signatures and administer oaths.

Note .

A written instrument acknowledging a debt and promising payment.



Personal Property -

All property that is not land and is not permanently attached to land; everything that is moveable.

PITI

Principal, interest, taxes, and insurance. This is your monthly house payment.

Plot -

A map or chart of a lot, subdivision or community drawn by a surveyor showing boundary lines, buildings, improvements on the land and easements

Points -

Sometimes called "discount points." A point is one percent of the amount of the mortgage loan. For example, if a loan is for \$25,000, one point is \$250. Points are charged by a lender to raise the yield on his loan at a time when money is tight, interest rates are high, and there is a legal limit to the interest rate that can be charged on a mortgage. Buyers are prohibited from paying points on HUD or Veterans' Administration guaranteed loans (sellers can pay, however). On a conventional mortgage, points may be paid by either buyer or seller or split between them.

P.M.I.(Private Mortgage Insurance) -

Private mortgage insurance, required by many lenders when a borrower's down payment is less then 20% of the purchase price.

Pre-approval

A pre-commitment from a lending institution to a buyer based on background checks, hard credit reports and review by an underwriter.

Prequalifying -

The lender's process of judging if a borrower is creditworthy and capable of making payments on a loan.

Prepayment -

Payment of mortgage loan - or part of it - before due date. Mortgage agreements sometimes restrict the right of prepayment either by limiting the amount that can be prepaid in any one year or charging a penalty for prepayment. The Federal Housing Administration does not permit such restrictions in FHA insured mortgages.

Prepayment Penalty -

A penalty within a note, mortgage, or deed of trust imposing a penalty if the debt is paid in full before the end of its terms.

Principal

The basic element of the loan as distinguished from interest and mortgage insurance premium. In other words, principal is the amount upon which interest is paid.

Promissory Note -

A written promise to pay a debt as set forth in writing.

Property Tax and Insurance Escrow -

Money collected monthly by the lender and held to pay taxes and insurance when due.

Purchase and Sale Agreement -

A detailed document(s) regarding the agreement between the buyer and seller on the price and other terms and conditions of the transaction written in "legalese."



Real Estate -

Land and everything permanently attached to land; sometimes used interchangeably with the terms real property and realty.

Real Estate Broker -

A person or organization who negotiates real estate sales, exchanges, or remittals for others for compensation or a promise of compensation. Supervisor of real estate salespeople.

Real Estate Salesperson -

A person performing any of the acts included in the definition of real estate broker but while associated and supervised by a real estate broker.

Recording Deed -

Entering the deed (owner's title) in public records to protect against subsequent claimants.

Representation Agreement -

A mutual contractual agreement between the agency and the client committing services and fiduciary duties to the client.

Real Estate Agent -

A licensed person who works under the direction of a broker selling and renting real estate.

Real Estate Broker -

A middle-man or agent who buys and sells real estate for a company, firm, or individual on a commission basis. The broker does not have title to the property, but generally represents the owner.

Realtor -

A real estate broker holding membership in a real estate board affiliated with the National Association Of Realtors.

Refinancing

The process of the same mortgagor paying off one loan with the proceeds from another loan.

Restrictive Covenants -

Private restrictions limiting the use of real property. Restrictive covenants are created by deed and may "run with the land," binding all subsequent purchasers of the land, or may be "personal" and binding only between the original seller and buyer. The determination whether a covenant runs with the land or is personal is governed by the language of the covenant, the intent of the parties, and the law in the State where the land is situated. Restrictive covenants that run with the land are encumbrances and may affect the value and marketability of title. Restrictive covenants may limit the density of buildings per acre, regulate size, style or price range of buildings to be erected, or prevent particular businesses from operating or minority groups from owning or occupying homes in a given area. (This latter discriminatory covenant is unconstitutional and has been declared unenforceable by the U. S. Supreme Court.)



Sales Agreement -

See agreement of sale.

Second Deposit -

The additional deposit made at the signing of the purchase and sale agreement.

Seller Representation -

Offered by firms representing sellers (might offer buyer representation as well)

Seller's Market -

More buyers than sellers.

Special Assessments -

A special tax imposed on property, individual lots or all property in the immediate area, for road construction, sidewalks, sewers, street lights, etc.

Septic System

A private sewerage system consisting of a tank, distribution box and leaching field. The sewerage flows into the tank, the wastewater rises and goes out a pipe to the distribution box. From this point the waste water is diverted into the leaching field consisting of three perforated pipes which allow the waste water to leach into the ground. The sludge remains in the tank and must be pumped regularly.

Setback -

The distance from the front or interior property line to the point where a structure can be located.

Smoke Detector Certificate -

Written verification from a municipality that the smoke detectors in a home meet the necessary standards.

Soft Credit Report -

A report on one's credit history from one of the credit bureaus.

Special Conditions -

A section of the offer to purchase designed to exhibit any special circumstances, contingencies or addendums desired by the buyer or seller.

Special Lien -

A lien that binds a specified piece of property, unlike a general lien, which is levied against all one's assets. It creates a right to retain something of value belonging to another person as compensation for labor, material, or money expended in that person's behalf. In some localities it is called "particular" lien or "specific" lien. (See lien.)

Special Warranty Deed -

A deed in which the grantor conveys title to the grantee and agrees to protect the grantee against title defects or claims asserted by the grantor and those persons whose right to assert a claim against the title arose during the period the grantor held title to the property. In a special warranty deed the grantor guarantees to the grantee that he has done nothing during the time he held title to the property which has, or which might in the future, impair the grantee's title.

Sub-agent -

A real estate agent working for a principal through another real estate agent or agency.

Survey -

A map or plot made by a licensed surveyor showing the results of measuring the land with its elevations, improvements, boundaries, and its relationship to surrounding tracts of land. A survey is often required by the lender to assure him that a building is actually sited on the land according to its legal description.

T

Tax ·

As applied to real estate, an enforced charge imposed on persons, property or income, to be used to support the State. The governing body in turn utilizes the funds in the best interest of the general public.

Term -

The length of time in which a loan is to be paid off.

Terms and Conditions -

The negotiable issues outlined in the offer to purchase and / or the purchase and sale agreement.

Title.

Possessing ownership of real estate. As generally used, the rights of ownership and possession of particular property. In real estate usage, title may refer to the instruments or documents by which a right of ownership is established (title documents), or it may refer to the ownership interest one has in the real estate.

Title Insurance -

Protects lenders or homeowners against loss of their interest in property due to legal defects in title. Title insurance may be issued to a "mortgagee's title policy." Insurance benefits will be paid only to the "named insured" in the title policy, so it is important that an owner purchase an "owner's title policy", if he desires the protection of title insurance. In most cases Title Companies and Escrow Companies are one in the same, both providing the same services. It is simply a different name for the services, used in various parts of the country.

Title V Examination -

A test put together by the state EPA that must be performed on all private sewerage systems.

Title Search or Examination -

A check of the title records, generally at the local courthouse, to make sure the buyer is purchasing a house from the legal owner and there are no liens, overdue special assessments, or other claims or outstanding restrictive covenants filed in the record, which would adversely affect the marketability or value of title.

Trustee -

A party who is given legal responsibility to hold property in the best interest of or "for the benefit of" another. The trustee is one placed in a position of responsibility for another, a responsibility enforceable in a court of law. (See deed of trust.)

U

Underwriter -

The person in the lending institution whose job it is to review loan documentation and evaluate the borrower's ability and willingness to repay the loan.

Undisclosed Dual Agency -

An illegal situation that arises when a real estate broker represents both parties but does not inform one or more of the parties.

V

Variable Interest Rate -

A fluctuating interest rate that can go up or down depending on the going market rate.

Voluntary Lien -

A voluntary lien by the owner such as a mortgage, as opposed to involuntary liens (taxes).

W

Waive

To relinquish, or abandon. To forego a right to enforce or require anything.

Walk-through

A final inspection of the property before closing to see that all agreed to repairs, etc. have been completed and that the property is in the condition the buyer expects.

Warranties and Representations -

A section of the offer to purchase designed to exhibit representations or warranties made by the real estate brokers or the seller.

Wrap-Around Mortgage -

A second mortgage, which is subordinate to but includes the face value of the first mortgage.

7

Zoning Ordinances -

The acts of an authorized local government establishing building codes, and setting forth regulations for property land usage.

http://www.moving.com/articles/real-estate-glossary.asp