DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

LEAD WARNING STATEMENT

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based hazards is recommended prior to purchase.

Address or Legal	Description of Subject Property:	297 Thurston, I	Pocatello ID 83201		
SELLER'S DIS	SCLOSURE (initial)	<u> </u>			
(a)	Presence of lead-based paint and/or lead Known lead-based paint and/or lead	ad-based paint hazards (chec d-based paint hazards are pre	ck one below): esent in the housing (explain):		
	■ Seller has no knowledge of lead-ba	sed paint and/or lead-based p	paint hazards in the housing.		
(b)	Records and reports available to the seller (check one below): Seller has provided purchaser with all available records pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below):				
	Seller has no reports or records pert housing.	aining to lead-based paint a	nd/or lead-based paint hazards in the		
PURCHASER'	S ACKNOWLEDGMENT (init	ial)			
	Purchaser has received copies of all in Purchaser has received the pamphlet F Purchaser has (check one below): Received a 10-day opportunity (or inspection for the presence of lead-base) Waived the opportunity to conduct paint and/or lead-based paint hazards.	Protect Your Family from Lec mutually agreed upon period sed paint and/or lead-based p	to conduct a risk assessment or aint hazards; OR		
AGENT'S ACI	KNOWLEDGMENT (initial)				
(f)	Agent has informed the seller of the se of his/her responsibility to ensure com		Rules & Regulations and is aware		
The following parti	ies have reviewed the information above natory is true and accurate.	and certify, to the best of the	eir knowledge, that the information		
Seller Jacqueline	e A. Parkin, PR Date	Purchaser	Date		
Seller Study	Shand 12 7/7/4	Purchaser	Date		
Agent	Date	Agent	Date		

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RE-25 SELLER'S PROPERTY CONDITION DISCLOSURE FORM

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Seller's Name(s): Jacqueline A. Parkin, P.R.	Date:	07/07/14
Property Address: 297 Thurston	Pocatello	ID 83201
Section 55-2501, et seq., Idaho Code, requires SELLERS of residential redeliver a signed and dated copy of the completed disclosure form to each of transferor's acceptance of transferee's offer. "Residential Real Property structure that has one (1) to four (4) dwelling units or an individually owner which has a combined residential and commercial use. Agent is related to SELLER: Yes No	prospective transferee or his agent "means real property that is improv	within ten (10) calendar days ved by a building or other
The referenced property herein is exempt from the code because of	Section 55-2505 for any of the fo	ollowing reasons:
A transfer pursuant to court order including, but not limited to a transfer o estate, a transfer pursuant to a writ of execution, a transfer by a trustee in by domain, and a transfer that results from a decree for a specific performance. A transfer to a mortgagee by a mortgagor by deed in lieu of foreclosure or in A transfer to a beneficiary of a deed of trust by trustor in default: A transfer by a foreclosure sale that follows a default in the satisfaction of an A transfer by a sale under a power of sale following a default in the satis instrument containing a power of sale occurring within one (1) year of foreclosure a power of sale under a mortgage or deed of trust or who has acquired the result a transfer by a fiduciary in the course of the administration of a decedent's each transfer from one (1) co-owner to one (1) or more other co-owners: A transfer made to the transferor's spouse or to one (1) or more persons in the transfer between spouses or former spouses as a result of a decree of coresult of a property settlement agreement incidental to a decree of divorce, data transfer to or from the state, a political subdivision of the state, or another of transfer that involved newly constructed residential real property, that previous A transfer to a transferee who has occupied the property as a personal residential acquired the property through inheritance or devise: A transfer from a decedent's estate: If the referenced property herein is exempt from the Seller Property seq., for any of the aforementioned reasons, Seller is not obligated manner. Seller certifies that he/she is exempt from the Seller's discontinuation.	ankruptcy, a transfer as a result of the e of a contract or other agreement betwee satisfaction of the mortgage debt: obligation secured by a mortgage: sfaction of an obligation that is secured by a mortgage: staction of an obligation that is secured soure on the default: cquired the residential real property at idential real property by a deed in lieu of state, a guardianship, a conservatorship the lineal line of consanguinity of one (1) divorce, dissolution of marriage, annulmissolution of marriage, annulment or leg governmental entity: initially has not been inhabited, except as ence for one (1) or more years immediatersonal residence within one (1) year in the date that the previous owner occupies. Condition Disclosure Act, Idaho to complete the remainder of this	xercise of the power of eminent en persons: d by a deed of trust or another a sale conducted pursuant to a foreclosure: or a trust: or more of the transferors: nent or legal separation or as a all separation. s required by questions 1, 2 and tely prior to the transfer: mmediately prior to the transfer d the property: Code section 55-2501 et a disclosure form in any
SELLER DATE SELL	LER	DATE
Notwithstanding that transfer of newly constructed residential real property pursuant to section 55-2505, Idaho Code, SELLERS of such newly condisclose information regarding annexation and city services in the form as 1. Is the property located in an area of city impact, adjacent or contiguous to a cit. Yes	nstructed and non-exempt existing prescribed in questions 1, 2, and 3 ty limit, and thus legally subject to anneath city limits org it legally subject to annexation by the thin city limits order's office, thus making it legally subject to city limits	residential real property sha cation by the city? city? ect to annexation by the city?

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RE-25 SELLER'S PROPERTY CONDITION DISCLOSURE FORM

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PROPERTY ADDRESS: 297 Thurs	ton
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Pocatello

83201

THE PURPOSE OF THE STATEMENT: This is a statement made by the SELLER of the conditions and information concerning the property known by the SELLER. This is NOT a statement of any agent representing the SELLER and no agent is authorized to make representations, or verify representations, concerning the condition of the property. Unless otherwise advised, the SELLER does not possess any expertise in construction, architectural, engineering or any other specific areas related to the construction or condition of the improvements on the property. Other than having lived at or owning the property, the SELLER possesses no greater knowledge than that which could be obtained upon careful inspection of the property by the potential BUYER. Unless otherwise advised, the SELLER has not conducted any inspection of generally inaccessible areas such as the foundation or roof. This disclosure is not a warranty of any kind by the SELLER or by any agent representing the SELLER in this transaction. It is not a substitute for any inspections. The BUYER is encouraged to obtain his/her own professional inspections.

THE FOLLOWING ARE IN THE CONDITIONS INDICATED:

APPLIANCES SECTION	None/Not Included	Working	Not Working	Do Not Know	Remarks
Built-in Vac-um System	- Included	TOO KING	HORRING	1	1001101100
Clothes Dryer					
Clothes Washer					
Dishwasher				1	
Disposal					
Refrigerator					
Kitchen Vent Fan/Hood				1	
Microwave Oven					
Oven(s)/ Range(s)/Cook top(s)					
Trash Compactor				1	
Freezer (chest or upright)					
ELECTRICAL SYSTEMS SECTION	None/Not		Not	Do Not	
Air Purifier	included	Working	Working	Know	Remarks
Security System(s)				 	
Ceiling Fan(s)					
Garage Door Opener(s)/Control(s)					
Inside Telephone Wiring/Jacks					
Aluminum Wiring				-	
Intercom System					
Light Fixtures					
Sauna					
Smoke Detector(s)/Fire Alarm(s)				-	
Carbon Monoxide Detector(s)					
Bath Vent Fan(s)				-	
220 Volt Outlet(s)	-				
TV Antenna/Dish/Controls	 				
Switches and Outlets				 	
HEATING & COOLING SYSTEMS			-		
SECTION	None/Not Included	Working	Not Working	Do Not Know	Remana
Attic Fan(s)					
Central Air Conditioning					
Room Air Conditioner(s)					
Evaporative Cooler(s)					
Fireplace(s)					
Fireplace Insert(s)					
Furnace/Heating System(s)					
Humidifier(s)					
Wood/Pellet Stove(s)					
Air Cleaner(s)					
FUEL TANK SECTION	N	A() Pro	pane ()	Oil() D	iesel () Gasoline () Other ()
Location:				Size	
In Use: () Not In Use: ()	Above Ground	1: ()	Buriec	d: ()	Owned: () Leased: ()

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

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PROPERTY ADDRESS: 297 Thurston				Po	catello ID 83201
MOISTURE & DRAINAGE CONDITIONS SEC	TION	Yes	No	Do Not Know	Remarks
Is the property located in a floodplain?			100	DO NOT KNOW	Terrigino
Are you aware of any site drainage problems?				 	
Has there are any water intrusion or moisture re	elated damage to				
any portion of the property, including, but not limit	ted to, the				
crawlspace, floors, walls, ceilings, siding, or basel	ment, based on				
flooding; moisture seepay moisture condensation	on, sewer overflow/				
backup, or leaking pipes, plun hing fixtures, applia related damage from other cause 2	ances, or moisture	İ	1		
Have you had the property inspected for the exist of mold?	ence of any types				
If the property has been inspected for mold, is a co	ony of the	-	 -	 	
inspection report available?					
Are you aware of the existence of any mold-relate	oroblems on				
any interior portion of the property, including but r	not in nited to,	1			
floors, walls, ceilings, basement, crawlspaces, an mold-related structural damage?	d attics or any				
Have you ever had any water intrusion, moisture	related damage,				
mold or mold-related problems on the property re	mediated,				
repaired, fixed or replaced?					
WATER & SEWER SYSTEMS SECTION	None/Not included	Weeking	Not Working	Do Not Know	Remarks
Hot Tub/Spa and Equipment					
Pool and Pool Equipment					
Plumbing System – Faucets and Fixtures					
Water Heater(s)					
Water Softener (owned)					
Water Softener (leased)					
Landscape Sprinkler System					
Septic System					
Sump Pump/Lift Pump					
				Private System	
WATER SOURCE & TYPE SECTION	Public System (City/Municipal)		nunity stem	(Well, Cistern, etc)	Other/Remarks
Domestic Water Provided By:					
Landscape Water Provided By:					
Irrigation Water Provided By:					
	Ven	1		D- N-4 K	CH
Shared Well	Yes	<u>-</u>	lo	Do Not Know	Other/Lemarks
Shared Well Agreement		 		 	
	Public System	Com	nunity	Private System	
SEWER SYSTEM TYPE SECTION	(City/Municipal)		stem		Other/Remarks
Property Sewer Provided By:					\
If a Private system, please provide the	Date Last	Is ther	e a Mainte	enance Fee?	If Yes, list amount & explain monthly or
following information about the septic system:	Pumped	DVac		Пио	annual fee?

	\sim
BUYER'S Initials ()() Date	SELLER'S Initials ()() Date

COOF SECTION: Age (If known): there present damage to the roof?	Yes	No	Know	Remarks
	i			
oes in roof leak?				
IDING SECTION: Age (if known):	-	 		
re there any problem, with the siding?		<u> </u>	† -	
			 _ _ _ _ _ _ _ _ 	
AZARDOUS CONDITIONS SECTION	Yes	No	Do Not Know	Remarks
re you aware of any asbestos, rad in, or other toxic or				
azardous materials on the property?		<u> </u>		
as the property ever been used as an illegal drug				
nanufacturing site? are you aware of any current or previous insect, I dent or			 	
ther pest infestation(s) on the property?	1		1	
lave you ever had the property serviced by an extermin tor or		 -	 	
ad the property otherwise remediated for insect, rodent of	1			
ther pest infestation(s)?				
there any damage due to wind, fire, or flood?				
OTHER DISCLOSURES SECTION	Ye	No	Do Not Know	Remarks
re there any conditions that may affect your ability to clear		1		
tle such as encroachments, easements, zoning violations, lot	`		1	
ne disputes, restrictive covenants, etc.?				
as the property been surveyed since you owned it?				
ave you received any notices by any governmental or quasi-				
overnmental entity affecting this property; i.e. Local				
nprovement district (LID) or zoning changes, etc.? re there any structural problems with the improvements?		<u> </u>		
re there any structural problems with the foundation?		 		
ave any substantial additions or alterations been made		1	1	
rithout a building permit?				
as the fireplace/wood stove/chimney/flue been inspected?				
as the fireplace/wood stove/chimney/flue been cleaned?				
lave you ever filed a homeowner's insurance claim on the				
roperty? re you aware or is there reason to believe that the home is		1	 	
cated in a historic district or is a historic landmark?				\
re all mineral rights appurtenant to the property included and		+	 	
art of the sale of this property?				
as the home on this property ever been moved?		T		
there a private road to this property?		1		
there a shared road agreement for this property?		 	 	
there a shared road agreement for this property:				_
DDITIONAL REMARKS AND/OR EXPLANATIONS ECTION:	Yes	No	Do Not Know	If yes, explain in the lines selow
re you aware of any other existing problems concerning the				
roperty including legal, physical, product defects or other				1
ems that are not already listed?				

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RE-25 SELLER'S PROPERTY CONDITION DISCLOSURE FORM

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PROPERTY ADDRESS: 297 Thu	ırston	Pocatello	D 83201
		the best of the SELLER'S knowledge as of t d in making a disclosure of an item of informa	
the property. No statement made hereit statement, relating to the condition of the the above information regarding the pro- of the <u>SELLER</u> is an expert in environr	n is a statement of a SELLER'S e property. SELLER and BUYER perty. SELLER and BUYER also mental or other conditions which AND EXPENSE, CONSULT WITH	contained herein are the representations of th agent or agents, and no agent is authorized to also understand and acknowledge that SELL understand and acknowledge that, unless oth are or may be hazardous to human health, a H ANY INDEPENDENT QUALIFIED INSPECTIONS.	to make any statement, or verify any ER in no way warrants or guarantees nerwise specifically set forth, no agent and which may exist on the property.
SELLER and BUYER understand that L	Listing Broker and Selling Broker	in no way warrant or guarantee the above infor	mation on the property.
SELLER hereby acknowledges receipt of	of a copy of this form:		
SELLE	DATE	SELLER	DATE
purchase and sale agreement within the NOT WAIVE THE RIGHT TO RESCINE business days following receipt of this personal delivery, ordinary or certified m in the disclosure statement. The notice rescission is received by the SELLER of the second sale of the seco	ree (3) business days from the D BUYER may only exercise BU s disclosure statement by a writerall, or facsimile transmission. Per of statutory rescission must spread within the three (3) business dand distinct from, and does not	nd does hereby \(\sigma\) WAIVE \(\sigma\) NOT WAIVE the date of receipt of this form as provided in Ida YER'S statutory right to rescind the purchase ten, signed and dated document that is deligned to statute BUYER's rescission must be based decifically identify the disclosure objected to be period, BUYER's statutory right to rescind affect, any rescission, cancellation, or conting the purchase and sale agreement.	the Code 55-2515. IF BUYER DOES and sale agreement within three (3) vered to the seller or his agents by on a specific objection to a disclosure by the BUYER. If no signed notice of is waived. The statutory rescission
BUYER	DATE	BUYER	DATE
SELLER hereby makes the following an	nendments. (Attach additional pa information contained in the initi	initial SELLER'S Property Condition Disclos ges if necessary.) Other than those amendme al SELLER'S Property Condition Disclosure F	ents made below, the SELLER states
, ,		•	
SELLER	DATE	SELLER	DATE
the related purchase and sale agreemer this <u>amended</u> form as provided in Idaho statutory right to rescind the purchase	nt based strictly on the amendme o Code 55-2515. IF BUYER DO and sale agreement within three t is delivered to the seller or his a	ure form and does hereby WAIVE NOT Note to the disclosure form within three (3) business NOT WAIVE THE RIGHT TO RESCIND Be (3) business days following receipt of this gents by personal delivery, ordinary or certified a disclosure in the disclosure statement. The	ness days from the date of receipt of BUYER may only exercise BUYER'S amended disclosure statement by a d mail, or facsimile transmission. Pre