

RE-25 SELLER'S PROPERTY CONDITION DISCLOSURE FORM

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Seller's Name(s): MICHAELJE JUDY A REILLY Date: 7-17-18 Property Address: 102 5. Rocky POINT Rd, Coolin, Idaho, 83821

Section 55-2501, et seq., Idaho Code, requires SELLERS of residential real property to complete a property condition disclosure form and deliver a signed and dated copy of the completed disclosure form to each prospective transferee or his agent within ten (10) calendar days of transferor's acceptance of transferee's offer. "Residential Real Property" means real property that is improved by a building or other structure that has one (1) to four (4) dwelling units or an individually owned unit in a structure of any size. This also applies to real property which has a combined residential and commercial use.

	estate, a transfer pursuant to a writ of exer	ng, but not limited t	to a transfer ordered by a probate	court during the administration of the decedent's
	estate, a transfer pursuant to a writ of exer			
	A transfer to a mortgagee by a mortgagor i A transfer to a beneficiary of a deed of trus A transfer by a foreclosure sale that follows A transfer by a sale under a power of sale instrument containing a power of sale occu A transfer by a mortgagee, or beneficiary power of sale under a mortgage or deed of A transfer by a fiduciary in the course of th A transfer from one (1) co-owner to one (1) A transfer made to the transferor's spouse	decree for a specific by deed in lieu of fo st by trustor in defau s a default in the sa ale following a defa urring within one (1) under a deed of tru- titust or who has ac- e administration of i) or more other co- or to one (1) or more ouses as a result of incidental to a decre	c performance of a contract or other reclosure or in satisfaction of the mo it: lisfaction of an obligation secured b out in the satisfaction of an obligati year of foreclosure on the default: sat, who has acquired the residentia cquired the residential reat property a decedent's estate, a guardianship owners: re persons in the lineal line of consa f a decree of divorce, dissolution of the of divorce, dissolution of marriage	agreement between persons: ortgage debt: y a mortgage: ion that is secured by a deed of trust or another al reat property at a sale conducted pursuant to a by a deed in lieu of foreclosure: , a conservatorship or a trust: inguinity of one (1) or more of the transferors: I marriage, annulment or legal separation or as a
0/				nhabited, except as required by questions 1, 2 and
	A transfer to a transferee who has occupie	d the property as a	personal residence for one (1) or m	ore years immediately prior to the transfer:
0 /	A transfer from a transferor who has both and has acquired the property through inhe	not occupied the p	roperty as a personal residence wi	thin one (1) year immediately prior to the transfer
	A transfer by a relocation company to a tra A transfer from a decedent's estate:	insferee within one ((1) year from the date that the previo	ous owner occupied the property:
seq., mani	, for any of the aforementioned reas	sons, Seller is no	ot obligated to complete the re	sure Act, Idaho Code section 55-2501 et emainder of this disclosure form in any ng the applicable box above and signing
SELL	ER	DATE	SELLER	DATE
			STATES AND A STONE AND A	

Notwithstanding that transfer of newly constructed residential real property that previously has not been inhabited is exempt from disclosure pursuant to section 55-2505, Idaho Code, SELLERS of such newly constructed and non-exempt existing residential real property shall disclose information regarding annexation and city services in the form as prescribed in questions 1, 2, and 3.

- 1. Is the property logated in an area of city impact, adjacent or contiguous to a city limit, and thus legally subject to annexation by the city? □Yes Who □Do Not Know □The property is already within city limits
- 2. Does the property, if not within city limits, receive any city services, thus making it legally subject to annexation by the city?
- 3. Does the property have a written consent to annex recorded in the county recorder's office, thus making it legally subject to annexation by the city?

BUYER'S Initials () DateSELLER'S	S Initials (MR I K) Date 2-17-18
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RE-25 SELLER'S PROPERTY CONDITION DISCLOSURE FORM

PROPERTY ADDRESS: 102 5 ROCKY POINT Rd, COOLIN, Idaho, 83821

MOISTURE & DRAINAGE CONDITIONS SEC	TION	Yes	No	Do Not Know	Remarks
Is the property located in a floodplain?			~		
Are you aware of any site drainage problems?			V		
Has there been any water intrusion or moisture related damage to any portion of the property, including, but not limited to, the crawlspace, floors, walls, ceilings, siding, or basement, based on					
flooding; moisture seepage, moisture condensatio backup, or leaking pipes, plumbing fixtures, applia related damage from other causes?	nces, or moisture		~		
Have you had the property inspected for the existe of mold?	ence of any types		V		
If the property has been inspected for mold, is a conspection report available?			~		
Are you aware of the existence of any mold-relate any interior portion of the property, including but n floors, walls, ceilings, basement, crawlspaces, and mold-related structural damage?	ot limited to,		1		
Have you ever had any water intrusion, moisture r mold or mold-related problems on the property rer repaired, fixed or replaced?	mediated,		V		
WATER & SEWER SYSTEMS SECTION	None/Not Included	Working	Not Working	Do Not Know	Remarks
Hot Tub/Spa and Equipment	V				
Pool and Pool Equipment	~	1.1.1			
Plumbing System – Faucets and Fixtures		1			
Water Heater(s)	Second Second	V			
Water Softener (owned)	~				
Water Softener (leased)	~				
Landscape Sprinkler System	~				
Septic System	1				
Sump Pump/Lift Pump	and a straight	1			
WATER SOURCE & TYPE SECTION	Public System (City/Municipal)		nunity item	Private System (Well, Cistern, etc)	Other/Remarks
Domestic Water Provided By:	12	P.	1000		Loke
Landscape Water Provided By:					LaKE
Irrigation Water Provided By:	And Street		No alla		hake
Shared Well	Yes		10	Do Not Know	Other/Remarks
Shared Well Agreement		18.528	V	Sec	
SEWER SYSTEM TYPE SECTION	Public System (City/Municipal)		nunity tem	Private System	Other/Remarks
Property Sewer Provided By:	a second second	2	1	AS and	
If a Private system, please provide the following information about the septic system:	Date Last Pumped / /		e a Mainte Yes	Inance Fee?	If Yes, list amount & explain monthly or annual fee?

BUYER'S Initials (_____)(

) Date

SELLER'S Initials (MR X JK) Date 7-17-18

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RE-25 SELLER'S PROPERTY CONDITION DISCLOSURE FORM

PROPERTY ADDRESS: 102 5, Rocky POINT Rd, Coolin, Idaho, 83821

If the referenced property herein is not exempt from the code for any of the above reasons, complete the following pages. 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 Vacuum System	V			1	
Clothes Dryer		V		1 1	
Clothes Washer		5			
Dishwasher		V			
Disposal		V	-		
Refrigerator		V			
Kitchen Vent Fan/Hood		V			
Microwave Oven		15			
Oven(s)/ Range(s)/Cook top(s)		V			
Trash Compactor		5			
ELECTRICAL SYSTEMS SECTION	None/Not Included	Working	Not Working	Do Not Know	Remarks
Security System(s)	V				
Garage Door Opener(s)/Control(s)	V				
Light Fixtures		~			
Smoke Detector(s)/Fire Alarm(s)		~			
Carbon Monoxide Detector(s)					
HEATING & COOLING SYSTEMS SECTION	None/Not Included	Working	Not Working	Do Not Know	Remarks
Attic Fan(s)	V				
Central Air Conditioning	1		100		
Room Air Conditioner(s)	V	1000	S		
Evaporative Cooler(s)	~	and the second	Sale and a strength		
Fireplace(s)		~	Charles -		
Fireplace Insert(s)					
Furnace/Heating System(s)	and the set	V			
Humidifier(s)		V			
Wood/Pellet Stove(s)	V				
Air Cleaner(s)	V	a the state	19-21		
FUEL TANK SECTION		A() Pro	opane ()	OII () D	lesel () Gasoline () Other ()
Location:	1 1 1 4 N		· · · ·	Size	:
In Use: () Not In Use: ()	Above Ground	d: ()	Burie	and the second se	Owned: () Leased: ()

BUYER'S Initials (

) Date

X

SELLER'S Initials (MR) (MR) Date

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ERTY ADDRESS:	102 5.	Rot	ky	Point	T Rd	Coolin	Idaho

The SELLER certifies that the information herein is true and correct to the best of the SELLER'S knowledge as of the date signed by the SELLER. The SELLER is familiar with the residential property and each act performed in making a disclosure of an item of information is made and performed in good faith.

SELLER and BUYER understand and acknowledge that the statements contained herein are the representations of the SELLER regarding the condition of the property. No statement made herein is a statement of a SELLER'S agent or agents, and no agent is authorized to make any statement, or verify any statement, relating to the condition of the property. SELLER and BUYER also understand and acknowledge that SELLER in no way warrants or guarantees the above information regarding the property. SELLER and BUYER also understand and acknowledge that, unless otherwise specifically set forth, no agent of the <u>SELLER</u> is an expert in environmental or other conditions which are or may be hazardous to human health, and which may exist on the property. BUYER MAY, AT BUYER'S OPTION AND EXPENSE, CONSULT WITH ANY INDEPENDENT QUALIFIED INSPECTOR TO ASSESS OR DETECT THE PRESENCE OF SUCH KNOWN OR SUSPECTED HAZARDOUS CONDITIONS.

SELLER and BUYER understand that Listing Broker and Selling Broker in no way warrant or guarantee the above information on the property.

SELLER hereby acknowledges receipt of a copy of this form:

Muchael Reilly	7-17-18	Judy a.	Keilly	7/17/18
SELLER	DATE	SELLER	0	DATE

BUYER hereby acknowledges receipt of a copy of this disclosure BUYER may only exercise BUYER'S statutory right to rescind the purchase and sale agreement within three (3) business days following receipt of this disclosure statement by a written, signed and dated document that is delivered to the seller or his agents by personal delivery, ordinary or certified mail, or facsimile transmission. Per statute BUYER's rescission must be based on a specific objection to a disclosure in the disclosure statement. The notice of statutory rescission must specifically identify the disclosure objected to by the BUYER. If no signed notice of rescission is received by the SELLER within the three (3) business day period, BUYER's statutory right to rescind is waived. The statutory rescission referenced in this section is separate and distinct from, and does not affect, any rescission, cancellation, or contingency term enumerated in any other written document related to this transaction, including but not limited to the purchase and sale agreement.

BUYER	DATE	BUYER	DATE
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AMENDED DISCLOSURE FORM: Subsequent to the delivery of the initial SELLER'S Property Condition Disclosure Form previously acknowledged, SELLER hereby makes the following amendments. (Attach additional pages if necessary.) Other than those amendments made below, the SELLER states that there have been no changes to the information contained in the initial SELLER'S Property Condition Disclosure Form. IF THERE ARE NO UPDATES, THERE IS NO NEED TO SIGN BELOW.

SELLER hereby acknowledges receipt of this amended form:

SELLER

DATE

SELLER

DATE

BUYER hereby acknowledges receipt of a copy of this <u>amended</u> disclosure **BUYER** may only exercise BUYER'S statutory right to rescind the purchase and sale agreement within three (3) business days following receipt of this <u>amended</u> disclosure statement by a written, signed and dated document that is delivered to the seller or his agents by personal delivery, ordinary or certified mail, or facsimile transmission. Per statute BUYER's rescission must be based on a specific objection to a disclosure in the disclosure statement. The notice of statutory rescission must specifically identify the disclosure objected to by the BUYER. If no signed notice of rescission is received by the SELLER within the three (3) business day period, BUYER's statutory right to rescind is waived. The statutory rescission referenced in this section is separate and distinct from, and does not affect, any rescission, cancellation, or contingency term enumerated in any other written document related to this transaction, including but not limited to the purchase and sale agreement.

BUYER	DATE	BUYER	DATE
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Disclosure of Information on Lead-Based Paint and/or 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 paint hazards is recommended prior to purchase.

Address or Legal Description of Subject Property: 1025. Rocky POINT Rd, Coolin, Id, P3R2

Seller's Disclosure

- (a) Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below):
 - (i) _____ Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).
 - (ii) _____ Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.

(b) Records and reports available to the seller (check (i) or (ii) below):

- (i) _____ Seller has provided the purchaser with all available records and reports pertaining to leadbased paint and/or lead-based paint hazards in the housing (list documents below).
- (ii) _____ Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.

Purchaser's Acknowledgment (initial)

- (c) _____ Purchaser has received copies of all information listed above.
- (d) _____ Purchaser has received the pamphlet Protect Your Family from Lead in Your Home.
- (e) Purchaser has (check (i) or (ii) below):
 - (i) _____ received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or
 - (ii) _____ waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.

Agent's Acknowledgment (initial)

(f) _____ Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852(d) and is aware of his/her responsibility to ensure compliance.

Certification of Accuracy

The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.

Michael	Rell	7-17-18	July	a. Dully	7/17/18
Seller	. 1	Date	Seller	6	Date

Purchaser	Date	Purchaser	Date
Agent	Date	Agent	Date

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