



RE-26 SELLER'S PROPERTY CONDITION DISCLOSURE FORM FOR NEW CONSTRUCTION ONLY

JANUARY 2025 EDITION



1 SELLER'S (and/or Contractor's) Name(s): Michelle Andrus Contractor Reg. #

2 Property Address: 2602 Winter Dr Rexburg ID 83440

3 Legal Address: Lot 13 Block 2 Copper Heights Subdivision, Madison Co, ID

4 SELLER PROPERTY DISCLOSURE FORM REQUIREMENTS REGARDING NEW CONSTRUCTION: Pursuant to Idaho Code, the transfer of NEWLY CONSTRUCTED "residential real property" not previously inhabited is EXEMPT FROM the SAME DISCLOSURE required by SELLERS of EXISTING "residential real property". (Section 55-2501, Idaho Code). However, it is a requirement of SELLERS of new construction that there be disclosure of annexation and city services status. Idaho Code requires SELLERS of NEWLY CONSTRUCTED "residential real property" to complete a property condition disclosure for 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.

5 "RESIDENTIAL REAL PROPERTY" AS DEFINED BY IDAHO CODE: "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 that has a combined residential and commercial use. (Section 55-2503, Idaho Code),

6 PURPOSE OF STATEMENT: Pursuant to Section 55-2501, Idaho Code, et. seq. the SELLERS of NEWLY CONSTRUCTED residential real property SHALL DISCLOSE information regarding ANNEXATION and CITY SERVICES in the form as prescribed in questions 1, 2, and 3 below.

- 7 1). Is the property located in an area of city impact, adjacent or contiguous to a city limits, and thus legally subject to annexation by the city?
8 [X] Yes [] No [] Do Not Know [] The property is already within city limits
9
10 2). Does the property, if not within city limits, receive any city services, thus making it legally subject to annexation by the city?
11 [] Yes [X] No [] Do Not Know [] The property is already within city limits
12
13 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?
14 [] Yes [X] No [] Do Not Know [] The property is already within city limits

15 ACKNOWLEDGEMENT: SELLER and BUYER understand the information contained in this document is not a warranty or guaranty of any kind by the SELLER or by the agent representing the SELLER in this transaction and no agent is authorized to make representations or verify representations concerning this information. It is not a substitute for any inspections or independent verification of the information by the Purchaser. Purchaser is encouraged to obtain his/her own professional inspection or independent verification of the accuracy contained herein. The SELLER'S disclosure of the above information is made and performed in good faith. SELLER and BUYER understand that Listing Broker and Selling Broker in no way warrants or guarantees the above information on the property.

16 Michelle Andrus 08/03/2025
17 SELLER DATE SELLER DATE

18 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. Pre 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.

19 BUYER DATE BUYER DATE

20 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.

21 SELLER DATE SELLER DATE

22 BUYER hereby acknowledges receipt of a copy of this amended 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 amended 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. Pre statute BUYER's rescission must be based on a specific objection to a disclosure in this amended 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.

23 BUYER DATE BUYER DATE