ACKNOWLEDGEMENT AND ACCEPTANCE OF THE TERMS AND RESTRICTIONS SET FORTH IN THE DEED COVENANT

WHEREAS, Purchaser agrees to restrict the Community Housing Unit located at
109 Angani Way # 4, Sun Valley, ID 83353, legally described as: See Exhibit A, (the
"Home"), according to the terms and conditions described in the DECLARATION OF
AFFORDABLE OWNERSHIP COVENANT recorded, as
Instrument No, records of Blaine County, Idaho.
WHEREAS, the Deed Covenant states that the Home is subject to the Program
Policies ("Blaine County Housing Authority Community Housing Policies" adopted May 8,
2024 by the Blaine County Housing Authority), which may be updated from time to time.
WHEREAS, the Home is restricted to the Category 6 (120% - 140% AMI) income
range and net worth limits established and adopted annually by the Blaine County
Housing Authority.
NOW THEREFORE, THE PURCHASER ACKNOWLEDGES AND ACCEPTS ALL
OF THE TERMS AND RESTRICTIONS OF THE DEED COVENANT, INCLUDING BUT
NOT LIMITED TO:
By placing his/her initials where indicated in this Acknowledgement, Purchaser
acknowledges that he/she has read and understands the provisions in the Deed Covenant
as well as the summary contained in this Acknowledgement.
Purchaser's Initials
ARTICLE 1: SUBMISSION OF REAL ESTATE, DEFINED TERMS – Purchaser
understands that the Blaine County Housing Authority ("BCHA") holds an interest
in the Property and has read and understands the terms used in the Deed Covenant. The Deed Covenant term is 70 years and runs with the land.
Governant. The Deed Governant term is 70 years and runs with the land.
ARTICLE 2: USE OF HOME - Purchaser shall occupy the Property as his/her
primary residence, shall not rent, lease, or transfer the home except as provided
in the Deed Covenant and Program Policies, and shall maintain the Property in
good condition. Purchaser shall not own or acquire other developed residential
real estate, except as allowed by the Program Policies. At the time of purchase,
Purchaser shall meet net worth and income limitations, as defined by the BCHA and the Program Policies.
and the Frogram Folicies.
ARTICLE 3: ROLE OF BCHA – Purchaser understands that BCHA may conduct
meetings with the owner and inspect the exterior of the home annually. The BCHA
will review and approve proposed capital improvements to the Home, facilitate
transfers and rentals of the Home, and may designate a Program Administrator to
carry out these rights and obligations.
ARTICLE 4: FEES, TAXES, AND ASSESSMENTS - Purchaser shall pay when
due all fees, taxes, and assessments on the Home. If any amounts remain unpaid

when the Home is sold, the BCHA can collect unpaid amounts at the time of sale.
ARTICLE 5: IMPROVEMENTS TO THE HOME. – Purchaser understands that its ability to improve the home is limited. The BCHA must review and approve any Capital Improvements, as defined in the Covenant and Program Policies. The Purchaser may request and the BCHA may approve Capital Improvements Credit that may be added to the Maximum Resale Price of the Home. Notwithstanding the limitations on Capital Improvements, the Purchaser may make other improvements to the Home, including maintenance, repair, replacement and shall keep the Home in good working order.
 _ARTICLE 6: INSURANCE, DAMAGE or DESTRUCTION, TAKING FOR PUBLIC USE – Purchaser shall insure the Property and repair and restore the Home as required.
ARTICLE 7: FINANCING AND FORECLOSURE – Purchaser shall not mortgage the Home without the BCHA's permission. THERE CANNOT BE ANY REFINANCING, SECONDARY FINANCING, OR HOME EQUITY FINANCING WITHOUT THE PRIOR WRITTEN APPROVAL OF THE BCHA. NO LOAN OR COMBINATION OF LOANS SECURED BY THE HOME MAY EXCEED 90% OF THE MAXIMUM RESALE PRICE OF THE HOME AS DETERMINED BY THE BCHA. The BCHA has the option to purchase the Home in the event of potential foreclosure for the remaining total mortgage obligation.
ARTICLE 8: TRANSFER AND TURNOVER OF THE HOME – Purchaser understands that any sale of the Property may only be to a "Qualified Buyer" (as that term is defined in the Deed Covenant and Program Policies) and must comply with the Deed Covenant. Purchaser also understands that the Property may only be rented in accordance with the Deed Covenant and Program Policies. This Acknowledgement, together with the Deed Covenant and the Program Policies shall constitute a resale agreement setting forth the maximum sales price for which the Home may be sold ("Maximum Resale Price"), the amount of appreciation and the terms and provisions controlling the resale of the Home should Purchaser desire to sell its interest in the Property. The administrative/sale fee due to the BCHA at the time Purchaser re-sells the Property shall be as specified in the Deed Covenant.
 _ ARTICLE 9: ENFORCEMENT – The Purchaser understands how Default (Uncured Violation) is triggered and the BCHA's rights to exercise remedies for enforcement.
 _ ARTICLE 10: MEDIATION – The Purchaser and the BCHA may utilize mediation to resolve a dispute.
 _ ARTICLE 11: NOTICES AND OTHER PROVISIONS – The Deed Covenant may only be amended in writing signed by both the Purchaser and the BCHA or their legal representatives or successors in interest.

PURCHASER FURTHER AGREES that Purchaser shall instruct the Title company to provide the BCHA with copies of all closing documents requested by the BCHA, including, but not limited to, all requested loan documents, within 10 days after the close of escrow.

IN WITNESS WHEREOF, Purchaser has executed this instrument on the date set forth below.

PURCHASER(s) – Signed at time of Purchase ar	nd Sale Agreement	
	Date:	
	Date:	
PURCHASER(s) – Signed upon Closing		
	Date:	
	Date:	
BLAINE COUNTY HOUSING AUTHORITY		
Title:	Date:	
State of Idaho County of Blaine		
This record was acknowledged before me on the	, day of , Purchaser(s).	
Notary Public Commission Expires:		
State of Idaho County of Blaine		
This record was acknowledged before me on the	, day of , as	of the
Blaine County Housing Authority.		
Notary Public Commission Expires:		