EXHIBIT "A"



RE-24 VACANT LAND REAL ESTATE PURCHASE AND SALE AGRESMENT

THIS IS A LEGALLY BINDING CONTRACT. READ THE ENTIRE DOCUMENT INCLUDING ANY ATTACHMENTS
YOU HAVE ANY QUESTIONS, CONSULT YOUR ATTORNEY AND/OR ACCOUNTANT BEFORE SIGNING

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	(FINAL)
1	ID# DATENOVEMBER 9, 2006
3	LISTING AGENCY LIVE WATER PROPERTIES, LLC Office Phone # (307) 734-6100 Fax # (307) 734-6102
4	Listing Agent ALEX MAHER E-Mail alex@livewaterproperties.com Phone # (307) 690-9515
5	SELLING AGENCY TETON VILLAGE REALTY Office Phone # (307) 732-1800 Fax # (307) 732-2018
6	Selling Agent BRET BORSHELL E-Mail bret@tetonvillagerealty.com Phone # (307)690-0148
7 8	1. BUYER: ENGLER LAND INVESTMENTS LLC OR ITS' ASSIGNEES (Hereinafter called "BUYER")
9	agrees to purchase, and the undersigned SELLER agrees to self the following described real estate hereinafter referred to as "PREMISES"
10 11	City TETONIA County TETON & MADISTON ID. Zip 83452
12 13	Legally described as: N/A N/A
14	OR Legal Description Attached as addendum # SCHEDULE "C" (Addendum must accompany original offer.)
15 16	2 \$ 20,000,000.00 PURCHASE PRICE: Twenty million DOLLARS.
17	payable upon the following TERMS AND CONDITIONS (not including closing costs) See Schedules"A" & "B"
18 19	3. FINANCIAL TERMS: Note: A+C+D+E must add up to total purchase price.
20	
21 22	as Earnest Money evidenced by: cash personal check cashier's check note (due date): N/A
23	other N/A and a receipt is hereby acknowledged. Earnest Money to be deposited in trust account upon
24 25	receipt, X upon acceptance by all parties and shall be held by: Listing Broker Selling Broker ALLIANCE TITLE & ESCROW, REXBURG IDAHO for the benefit of the parties hereto. The responsible Broker shall be ALEX MAHER
26	• •
27 28	B. ALL CASH OFFER: ☐ NO XYES If this is an all cash offer do not complete sections C and D, fill blanks with N/A (Not Applicable). IF CASH OFFER BUYER'S OBLIGATION TO CLOSE SHALL NOT BE SUBJECT TO ANY FINANCIAL
29	CONTINGENCY, BUYER agrees to provide SELLER within 3 business days from the date of acceptance of this agreement by all parties,
30	evidence of sufficient funds and/or proceeds necessary to close transaction. Acceptable documentation includes, but is not limited to a copy
31 32	of a recent bank or financial statement or contract(s) for the sale of BUYERS current residence or other property to be sold.
33	C. NEW LOAN PROCEEDS: This Agreement is contingent upon BUYER obtaining the following financing:
34 35	FIRST LOAN of \$not including mortgage insurance, through FHA, VA, CONVENTIONAL, IHFA,
36	RURAL DEVELOPMENT, OTHER with interest not to exceed % for a period ofyear(s) at: Fixed Rate
37 38	OtherBUYER shall pay no more thanpoint(s) plus origination fee if any. SELLER shall pay no more thanpoint(s). Any reduction in points shall first accrue to the benefit of the BUYER SELLER Divided Equally N/A.
39	
40 41	SECOND LOAN of \$ with interest not to exceed % for a period of year(s) at:Fixed Rate Other BUYER shall pay no more than point(s) plus origination fee if any. SELLER shall pay no more than point(s). Any
42	OtherBUYER shall pay no more thanpoint(s) plus origination fee if any. SELLER shall pay no more thanpoint(s). Any reduction in points shall first accrue to the benefit of theBUYER SELLERDivided EquallyN/A.
43 44	LOAN APPLICATION: BUYER has applied shall apply for such loan(s) within business day(s) of SELLER'S acceptance.
45	Withinbusiness days of final acceptance of all parties, BUYER agrees to furnish SELLER with a written confirmation showing lender approval of credit report, income verification, debt ratios in a manner acceptable to the SELLER(S) and subject only to
46 47	satisfactory appraisal and final lender underwriting. If such written sonfirmation is not received by SELLER(S) within the strict time allotted,
48	SELLER(S) may at their option cancel this agreement by potifying BUYER(S) in writing of such cancellation withinbusiness day(s)
49 50	after written confirmation was required. If SELLER does not cancel within the strict time period specified as set forth herein, SELLER shall be deemed to have accepted such written confirmation of lender approval and shall be deemed to have elected to proceed with the transaction.
51	SELLER'S approval shall not be unreasonably withheld. If an appraisal is required by lender, the property must appraise at not less than
52 53	purchase price or BUYER'S Earnest Money may be returned at BUYER'S request. BUYER may also apply for a loan with different conditions and costs and close transaction provided all other terms and conditions of this Agreement are fulfilled, and the new loan does not
54	increase the costs or requirements to the SELLER.
55 56	FHA / VA: If applicable, it is expressly agreed that notwithstanding any other provisions of this contract, BUYER shall not be obligated to
57	complete the purchase of the property described herein or to incur any penalty or forfeiture of Earnest Money deposits of otherwise unless
58	BUYER has been given in accordance with HUD/FHA or VA requirements a written statement by the Federal Housing Commissioner, Veteraris
59 60	Administration or a Direct Endorsement lender setting forth the appraised value of the property of not less than the sales price as stated in the contract. SELLER agrees to pay fees required by FHA or VA.
61	1/109/01
62 63	BUYER'S Initials (//) Date // U SELLER'S Initials () Date // Date // Date // Date // SELLER'S Initials () Date //
64 65 66	National Association of REALTORS®, USE BY ANY OTHER PERSON IS PROHIBITED. Copyright Idaho Association of REALTORS®, Inc. All rights reserved.

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☑ 002/016

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	PROPE	RTY ADDRESS: /ER CANYON RANCH (APPROXIMATELY 3091.94 TETONIA ID#: 1081
68	\$	N/A D. ADDITIONAL FINANCIAL TERMS:
69	·	Additional financial terms are specified under the heading "OTHER TERMS AND/OR CONDITIONS" (Section 4).
70		Additional financial terms are contained in a FINANCING ADDENDUM of same date, attached hereto, signed by both parties.
71	'	
72	\$	19,500,000.00 E. APPROXIMATE FUNDS DUE AT CLOSING: Cash at closing, not including closing costs, to be paid by BUYER at
73		closing, In GOOD FUNDS, which includes: cash, electronic transfer funds, certified check or cashler's check. Any net difference between
74		the approximate balances of the loan(s) shown above, which are to be assumed or taken subject to, and the actual balances of said loan(s) at
75		closing of escrow shall be adjusted in Cash Cother: SEE SCHEDULES A & B
76		San Composito II & D
77	4. 01	HER TERMS AND/OR CONDITIONS: SEE SCHEDULE "A", ADDITIONAL PROVISIONS, ATTACHED HERETO
	., .	
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86	***************************************	
<i>87</i>	5. "N	OT APPLICABLE DEFINED: The letters "n/a," "N/A," "n.a.," and "N.A." as used herein are abbreviations of the term "not applicable."
88		his agreement uses the term "not applicable" or an abbreviation thereof, it shall be evidence that the parties have contemplated certain
89		conditions and have determined that such facts or conditions do not apply to the agreement or transaction herein.
90	lacts or	conditions and have determined that such facts of conditions do not apply to the agreement of transaction herein.
91	G 131	SPECTION: BUYER IS STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE
92		THE CHOIL BUYER IS STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABLETT OF ALL ASPECTS OF THE RITY AND ALL MATTERS AFFECTING THE VALUE OR DESIRABILITY OF THE PROPERTY INCLUDING, BUT NOT LIMITED TO, THE
93		
94	FOLLO	ying;
95		SIZE: Square footage and lot size. (Any numerical statements regarding these items are APPROXIMATION ONLY, and have not been and
96	A.	
97		will not be verified and should not be relied upon by BUYER. LINES AND BOUNDARIES: Property lines and boundaries, septic, and leach lines (Fences, walls, hedges, and other natural or constructed
98	B.	LINES AND BOUNDARIES: Property mes and boundaries, septic, and leach times (Perces, waits, nedges, and other natural of constructed
99	_	barriers or markers do not necessarily identify true property boundaries. Property lines may be verified by surveys.)
100	C.	ZONING AND LAND USE: Inquiries, investigations, studies or any other means concerning past, present or proposed laws, ordinances,
101		referendums, initiatives, votes, applications and permits affecting the current use of the property, BUYER's intended use of the property,
102		future development, zoning, building, size, governmental permits and inspections. Both parties are advised that Broker does not guarantee
103		the status of permits, zoning or code compliance. The parties are to satisfy themselves concerning these issues.
104	D.	UTILITIES AND SERVICE: Availability, costs, and restrictions of utilities and services, including but not limited to, sewage, sanitation, water,
105		electricity, gas, telephone, cable TV and drainage.
106	E.	UTILITIES, IMPROVEMENTS & OTHER RIGHTS: SELLER represents that the property does have the following utilities, improvements,
107		services and other rights available (describe availability): EXISTING WATER RIGHTS, MINERAL RIGHTS AND TETON
108		RIVER ACCESS EASEMENT
109	_	HAZARDOUS MATERIALS: The real estate broker(s) or their agents in this transaction have no expertise with respect to toxic waste,
110	۲.	hazardous materials or undesirable substances. BUYERS who are concerned about the presence of such materials should have the
111		property inspected by qualified experts. BUYER acknowledges that he/she has not relied upon any representations by either the Broker or
112		the SELLER with respect to the condition of the property that are not contained in this Agreement or in any disclosure statements.
113	_	TAX LIABILITY: The BUYER and SELLER acknowledge that they have not received or relied upon any statements or representations by
114	G.	TAX LIABILITY: The BUYER and SELLER acknowledge that they have not received upon any statements of representations by
115		the Broker with respect to the effect of this transaction upon BUYER's or SELLER's tax liability.
116	m	chooses 🗍 to have inspection; 💢 not to have inspection. If BUYER chooses not to have inspection skip the remainder of section 6. BUYER
117	BUYER	chooses to have inspection; and to have inspection, if BUTER chooses not to have inspection skip the reminince of section of the section of t
118	shall hav	e the right to conduct inspections, investigations, tests, surveys and other studies at BUYER'S expense. BUYER shall, within N/A
119	business	day(s) of acceptance, complete these inspections and give to SELLER written notice of disapproved items. BUYER is strongly advised to
120	exercise	these rights and to make BUYER'S own selection of professionals with appropriate qualifications to conduct inspections of the entire property.
121	BUYER'	Sacceptance of the condition of the property is a contingency of this Agreement.
122		
123	SA	TISFACTION/REMOVAL OF INSPECTION CONTINGENCIES:
124	1.	If BUYER does not within the strict time period specified give to SELLER written notice of disapproved items, BUYER shall conclusively be
125	deemed	to have: (a) completed all-inspections, investigations, review of applicable documents and disclosures, (b) elected to proceed with the
126	ransacti	on and (c) assumed all liability, responsibility and expense for repairs or corrections other than for items which SELLER has otherwise agreed
127	n writing	to renair or correct.
128	2.	If BUYER does within the strict time period specified give to SELLER written notice of disapproved items BUYER shall provide to SELLER
129	pertinen	t section(s) of written inspection reports. SELLER shall have N/A business day(s) in which to respond in writing. The SELLER, at
130	their opti	on, may correct the iteme as specified by the BUYERS in their letter or may elect not to do so. If the SELLER agrees to correct the items
131	asked fo	r in the BUYERS letter, then both parties agree that they will continue with the transaction and proceed to closing. This will remove the
132		Inspection contingency.
133		BUYER'S Initials (//) Date 1090 SELLER'S Initials (D) Date
134		
135	This form is p	inited and distributed by the Idaho Association of REALTORSO, Inc. This form has been designed for and is provided only for use by real estate professionals who are members of the

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PF	OPERTY ADDRESS	: VER CANYON RANCE	H (APPROXIMATELY	3091.94	TETONIA	ID#:	1081
\$E	LLER being responsible: Intinue with the transaction 1. If SELLER does	ts not to correct the disapp for secrecting these defici on and will receive their Ex not respond within the st give such written notice of	lencies or giving the SEL arnest Money back. Ti ct time period specifie	LER written notic	thave the right to	bueiness day	ys that they will not
do	cted to proceed with the rect.	transaction without repairs	s or corrections other than	n for items which	SELLER has othe	erwise agreed in	writing to repair or
Hai	الع: mless from all liability:	operty available for all ins aims, demands, damages ding or zoning inspector	and costs; and repair any	damages arising	from the inspection	ns. No Inspectio	ons may be made
go\ pai	ept for rights reserved in vernmental unit, and right d out of purchase money	ICE: Title of SELLER is to federal patents, state or reads of way and easements eat date of closing. No liens less otherwise specified in	ailroad deeds, building or established or of record. L s, encumbrances or defec	use restrictions, liens, encumbra	building and zoning noes or defects to t	regulations and be discharged b	d ordinances of any v SELLER may be
8. ag		: There may be types of o talk to a title compan					
pre in t the def	nmitment of a title insurar fiminary commitment or n he preliminary commitme title of said premises is r	TLE COMMITMENT: Prionage policy showing the connot fewer than twenty-four (ent. If BUYER does not so not marketable, or cannot back's Earnest Money deposit any.	dition of the title to said pr [24) hours prior to closing object, BUYER shall be e made so within2	remises. BUYER I, within which to deemed to have business day(s)	shall have 3 object in writing to taccepted the condi- after notice contain	business day(s) the condition of t itions of the title ning a written sta	from receipt of the the title as set forth . It is agreed that if tement of defect is
		Y: The parties agree that 30 EAST MAIN STRE			TLE AND ESC provide the title		Title iminary report of
set sta con	he amount of the purchas out in this Agreement to ndard coverage policy npany, at BUYER's requi lorsements. If BUYER de	ERAGE OWNER'S POLIC se price of the premises she discharged or assumed is limited to matters of est, can provide information esires title coverage other otherwise provided herein	owing marketable and ins I by BUYER unless other public record. BUYER n about the availability, do than that required by this	surable litle subje wise provided he shall receive a l esirability, covers	ect to the liens, enco rein. The risk assu LTA/ALTA Owner' age and cost of vari	umbrances and umed by the title is Policy of Title ious title insuran	defects elsewhere le company in the Insurance. A title nce coverages and
Co not	verage Lender's Policy. T	ERAGE LENDER'S POLI his extended coverage len ord. This extended cover	der's policy considers ma	atters of public re	ecord and additiona	ally insures again	nst certain matters
	ATTORNEY'S FEE seement, the prevailing parties on appeal.	S: If either party initiates arty shall be entitled to rec	or defends any arbitration cover from the non-prevai	n or legal action of ling party reasor	or proceedings whi able costs and atto	ch are in any wa orney's fees, inc	ay connected with this luding such costs
eve rec pro	nt of any controversy reg eived by the holder of the ceeding, or at Broker's or	DISPUTE / INTERPLE garding the Earnest Money Earnest Money and thing r closing agency's option a on and shall recover court	y and things of value held s of value, Broker or clos and sole discretion, may i	l by Broker or clo sing agency shall nterplead all part	osing agency, unle not be required to	ss mutual writte take any action	en instructions are but may await any
11. app	COVENANTS, COP		HOTIONS (CC& R'S)	BUYER is resp	ensible to obtain a	nd review a cop	y of the CC& R's (if
Яrо	YER agrees to abide by perty may be subject to :	TEOWNER'S ASSOCIATION ASSOCIATION TO THE PROPERTY OF THE PROPE	on, By-Laws and rules a Association described ments. Yes No	ind regulations of in full in the Dec N/A Associati	f the Aesociation. laration of Covena	BUYER is furthints, Conditions	and Restrictions, N/A
" <u></u>	BUYER'S Initials	s () Date		LLER'S Initials () Date	
his fo	m is printed and distributed by t	he daho Association of REALTOR	ISO, Inc. This form has been des	igned for and is provid	led only for use by real e	state professionals v	tho are members of the

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PROPERTY ADDRESS: R CANYON RANCH (APPROXIMATELY 3091. TETONIA	ID#:	1081
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- 13. FARM/CROPS/TIMBER RIGHTS: SELLER, or any tenant of SELLER, shall be allowed to harvest, sell or assign any annual crops which have been planted on the Property prior to the date of this Contract, even though said harvest time may occur subsequent to the date of the settlement of this contract, unless otherwise agreed by attached addendum. If the crop consists of timber, then neither SELLER nor any tenant of SELLERs shall have any right to harvest the timber unless the right to remove same shall be established by an attached addendum. Notwithstanding the provisions hereof, any tenant who shall be leasing the Property shall be allowed to complete the harvest of any annual crops that have been planted prior to the date of Contract Acceptance as previously agreed between SELLER and Tenant. ANY AND ALL SUCH TENANT AGREEMENTS ARE TO BE ATTACHED.
- 14. NOXIOUS WEEDS: BUYER of the property in the State of Idaho should be aware that some properties contain noxious weeds. The laws of the State of Idaho require owners of property within this state to control, and to the extent possible, eradicate noxious weeds. For more information concerning noxious weeds and your obligations as an owner of property, contact your local county extension office.
- 15. MINERAL RIGHTS: Any and all mineral rights which are already included with the property will be included in the sale of this property unless otherwise stipulated.
- 16. WATER RIGHTS: Description of water rights, water systems, wells, springs, water, ditches, ditch rights, etc., if any, that are appurtenant thereto that are now on or used in connection with the premises and shall be included in the sale unless otherwise provided herein:
- 17. RISK OF LOSS: Prior to closing of this sale, all risk of loss shall remain with SELLER. In addition, should the premises be materially damaged by fire or other destructive cause prior to closing, this Agreement shall be voldable at the option of BUYER.
- 18. BUSINESS DAYS & HOURS: A business day is herein defined as Monday through Friday, 8:00 A.M. to 5:00 P.M. in the local time zone where the subject real property is physically located. A business day shall not include any Saturday or Sunday, nor shall a business day include any legal holiday recognized by the state of Idaho as found in Idaho Code §73-108. The time in which any act required under this agreement is to be performed shall be computed by excluding the date of execution and including the last day. The first day shall be the day after the date of execution. If the last day is a legal holiday, then the time for performance shall be the next subsequent business day.
- 19. SEVERABILITY: In the case that any one or more of the provisions contained in this Agreement or any application thereof, shall be invalid, illegal or unenforceable in any respect, the validity, legality or unenforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- 20. FACSIMILE TRANSMISSION: Facsimile or electronic transmission of any signed original document, and retransmission of any signed facsimile or electronic transmission shall be the same as delivery of an original. At the request of either party or the Closing Agency, the parties will confirm facsimile and electronic transmitted signatures by signing an original document.
- 21. ADDITIONAL CONTINGENCIES AND COSTS: The closing of this transaction is contingent upon written satisfaction or waiver of the following contingencies. Costs in addition to those listed below may be incurred by BUYER and SELLER unless otherwise agreed herein, or provided by law or required by lender, or otherwise stated herein. The below costs will be paid as indicated and by no later than time of closing. Some costs are authors to loan program requirements. In addition, the parties shall natisfy all contingencies set forth in this section by close of business (Dote).

 W/A. unless otherwise agreed to by the parties in writing

соѕтѕ	BUYER	SELLER	Shared Equally	Not Applicable	CONTINGENCIES	BUYER	SELLER	Shared Equally	Not Applicable
Appraisal Fee				\times	Environmental Inspection (Phase 1)				$>\!\!<$
Long Term Escrow Fees			×		Environmental Inspection (Phase 2)				> <
Closing Escrow Fee			×		Environmental Inspection (Phase 3)				> <
Survey				\times	PERC Test				$>\!\!<$
Flood Certification/Tracking Fee				X	Zoning Variance				$>\!\!<$
Title Ins. Standard Coverage Owner's Policy		\times			Soii(s) Test(s)				><
Title Ins. Extended Coverage Lander's PolicyMortgagee Policy				X	Hezardous Waste Report(s)	,			>
Additional Title Coverage				X	N/A				
Water Rights Transfer Fee		X			N/A				
Attorney Contract Preparation or ReakFee				> <	N/A				
N/A		1		,	N/A				
BUYER'S In	nitials (<u>/Xx _</u>) Date	1/09	SELLER'S Initials (DDX) Da	te	

This form is printed and distributed by the Idaho Association of REALTORS®, Inc. This form has been designed for and is provided only for use by real estate professionals who are members of the National Association of REALTORS®, USE BY ANY OTHER PERSON IS PROHIBITED, Copyright Idaho Association of REALTORS®, Inc. All rights reserved.

☑ 005/016 → Paul Dunn 09/04/2008 13:06 IFAX Case 9:08-bk-04360-MGW Doc 99-1 Filed 12/16/08 Page 6 of 17 PROPERTY ADDRESS: MER CANYON RANCH (APPROXIMATELY 3091.94 TETONIA ID#: 1081 22. COUNTERPARTS: This Agreement may be executed in counterparts. Executing an agreement in counterparts shall mean the signature of 260 two identical copies of the same agreement. Each identical copy of an agreement signed in counterparts is deemed to be an original, and all 261 262 identical copies shall together constitute one and the same instrument. 263 23. ENTIRE AGREEMENT: This Agreement contains the entire Agreement of the parties respecting the matters herein set forth and supersedes all 264 prior Agreements between the parties respecting such matters. No warranties, including, without limitation, any warranty of habitability, agreements or 265 representations not expressly set forth herein shall be binding upon either party. 266 267 24. DEFAULT: If BUYER defaults in the performance of this Agreement, SELLER has the option of: (1) accepting the Earnest Money as liquidated 268 damages or (2) pursuing any other lawful right or remedy to which SELLER may be entitled. If SELLER elects to proceed under (1), SELLER shall make 269 demand upon the holder of the Earnest Money, upon which demand said holder shall pay from the Earnest Money the costs incurred by SELLER's Broker 270 on behalf of SELLER and BUYER related to the transaction, including, without limitation, the costs of title insurance, escrow fees, credit report fees, 271 inspection fees and attorney's fees; and said holder shall pay any balance of the Earnest Money, one-half to SELLER and one-half to SELLER's Broker, 272 provided that the amount to be paid to SELLER's Broker shall not exceed the Broker's agreed-to commission. SELLER and BUYER specifically 273 acknowledge and agree that if SELLER elects to accept the Earnest Money as liquidated damages, such shall be SELLER's sole and exclusive remedy, 274 and such shall not be considered a penalty or forfeiture. If SELLER elects to proceed under (2), the holder of the Earnest Money shall be entitled to pay 275 the costs incurred by SELLER's Broker on behalf of SELLER and BUYER related to the transaction, including, without limitation, the costs of brokerage 276 fee, title insurance, escrow fees, credit report fees, inspection fees and attorney's fees, with any balance of the Earnest Money to be held pending 277 278 If SELLER defaults, having approved said sale and fails to consummate the same as herein agreed, BUYER's Earnest Money deposit shall be returned 279 to him/her and SELLER shall pay for the costs of title insurance, escrow fees, credit report fees, inspection fees, brokerage fees and attorney's fees, if any. 260 This shall not be considered as a waiver by BUYER of any other lawful right or remedy to which BUYER may be entitled. 281 282 25. SALES PRICE INFORMATION: SELLER and BUYER hereby grant permission to the brokers and either party to this Agreement to disclose sale 263 data from this transaction, including selling price and property address to the local Association / Board of REALTORS®, multiple listing service, its 264 265 members, its members' prospects, appraisers and other professional users of real estate sales data. The parties to this Agreement acknowledge that sales price information compiled as a result of this Agreement may be provided to the County Assessor's Office by either party or by either party's Broker. 286 287 288 28. TIME IS OF THE ESSENCE IN THIS AGREEMENT. 205 27. CLOSING: On or before the closing date, BUYER and SELLER shall deposit with the closing agency all funds and instruments necessary to 290 complete this transaction. Closing means the date on which all documents are either recorded or accepted by an escrow agent and the sale 291 DECEMBER 31, 2006 proceeds are available to SELLER. The closing shall be no later than (Date) ___ 292 ALLIANCE TITLE AND ESCROW The parties agree that the CLOSING AGENCY for this transaction shall be 293 If a long-term escrow / collection is involved, then the long-term 130 EAST MAIN STREET, REXBURG ID 83440 located at 294 ALLIANCE TITLE AND ESCROW escrow holder shall be 205 296 28. POSSESSION: BUYER shall be entitled to possession Xupon closing or date at a large and a large and lar 297 water assessments (using the last available assessment as a basis), rents, interest and reserves, liens, encumbrances or obligations assumed and utilities 298 TIME OF CLOSING shall be pro-rated as of _____ 299 300

29. SPECIAL CONSIDERATIONS AND CONTINGENCIES: This Agreement is made subject to the following special considerations and/o 301 contingencies which must be satisfied prior to closing: 300 309 304 30. REPRESENTATION CONFIRMATION: Check one (1) box in Section 1 and one (1) box in Section 2 below to confirm that in this 305 transaction, the brokerage(s) involved had the following relationship(s) with the BUYERS(s) and SELLER(s). 308 A. The brokerage working with the BUYER(S) is acting as an AGENT for the BUYER(S). 307 B. The brokerage working with the BUYER(S) is acting as a LIMITED DUAL AGENT for the BUYER(S), without an ASSIGNED AGENT. 308 C. The brokerage working with the BUYER(S) is acting as a LIMITED DUAL AGENT for the BUYER(S) and has an ASSIGNED AGENT 309 acting solely on behalf of the BUYER(S). 310 D. The brokerage working with the BUYER(S) is acting as a NONAGENT for the BUYER(S). 311 312 A. The brokerage working with the SELLER(S) is acting as an AGENT for the SELLER(S). 313 Section 2: B. The brokerage working with the SELLER(S) is acting as a LIMITED DUAL AGENT for the SELLER(S), without an ASSIGNED AGENT. 314 C. The brokerage working with the SELLER(S) is acting as a LIMITED DUAL AGENT for the SELLER(S) and has an ASSIGNED AGENT 315 acting solely on behalf of the SELLER(S). 316 D. The brokerage working with the SELLER(S) is acting as a NONAGENT for the SELLER(S). 317 318 Each party signing this document confirms that he has received, read and understood the Agency Disclosure Brochure adopted or approved by the Idaho 319 real estate commission and has donsented to the relationship confirmed above. In addition, each party confirms that the brokerage's agency office policy 320

was made available for inspection and review. EACH PARTY UNDERSTANDS THAT HE IS A "CUSTOMER" AND IS NOT REPRESENTED BY A BROKERAGE UNLESS THERE IS A SIGNED WRITTEN AGREEMENT FOR AGENCY REPRESENTATION. SELLER'S Initials () Date

- /	<i>i</i> '	
This form is minted and distributed if	who Maho Association of REALTORS Inc.	this form has been designed for and is provided only for use by real estate professionals who are members of the
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Provided hy

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331 332 333 334	(Time) 5:00 AM. P.M. If SELLER does not accept this Agreement within the time specified, the entire Earnest Money shall be a refunded to BUYER on demand.								
335 336 337 338	32. BUYER'S SIGNATURES: SEE ATTACHED BUYER'S ADDENDUM(S):3		m(s) attacl	ned.)					
339 340 341 342	Date 11 09 06 me 5:00 AM. P.M.	BUYER (Print Name) <u>U</u>							
343 344 345 346 347	Address 1217 CAPE CORAL PARKWAY, #121 E-Mail Address	City <u>CAPE CORAL</u> State <u>FL</u> Zip 339							
348 349 350	BUYER Signature	BUYER (Print Name)							
351 352	Date Time A.M P.M.	Phone #	Cell #						
353	Address	City	_State	_ Zip					
354 355	E-Mail Address	Fax #							
360 361 362 363 364 365 366 367 368 369	☐ SIGNATURE(S) SUBJECT TO ATTACHED COUNTER ☐ SIGNATURE(S) SUBJECT TO ATTACHED ADDENDU SELLER Signature ☐ A.M. ☐ P.M. ☐ P.M.	M(S) #							
370	Address	City	_State	_Zip					
373 374	E-Mail Address	Fax #		***************************************					
375 376	SELLER Signature	SELLER (Print Name)	·						
	DateTimeA.M. P.M.	Phone #	_ Cell #						
379 380	Address	City	_State	_ Zip					
381 382	E-Mail Address	Fax #							
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204	RE-24 VACANT LAND PURCHASE AND SALE AGREEMENT PAGE 6 of 6 JULY, 2006 EDITION
394	RE-24 VACANT LAND PURCHASE AND SALE AUKEEMENT PAGE 6 016 JULY. 2006 EDITION

Company:

Teton Village Realty Teton Willers Posltu

S/N: PCF5-60544

☑ 007/016

SCHEDULE "A" ADDITIONAL PROVISIONS

Engler Land Investments LLC ~ Fidelity National Ranch Prop. Teton River Canyon Ranch, Tetonia Idaho 83452 November 9, 2006 Page 1 of 6

In the event of any conflict between any provision in this Attachment "A" and any provision in the offer (the "Contract") to which this Attachment "A" is attached, the provisions of this Attachment "A" shall be controlling.

- "n/a" is understood to mean "not applicable" wherever it is used in the Contract. 1.
- 2. All chronological times referred to in the Contract, and all other documents relating to the Contract, shall be deemed to be Mountain Standard Time or Mountain Daylight Time, as applicable.
- In reference to Section 6.E. of the Contract the phrase "EXISTING WATER RIGHTS, 3. MINERAL RIGHTS AND TETON RIVER ACCESS EASEMENT" shall be deleted and replaced with the following: "ANY AND ALL APPURTENANT WATER RIGHTS, INCLUDING BUT NOT LIMITED TO, WATER RIGHTS DESCRIBED IN PARAGRAPH 21 OF SCHEDULE "A" HERETO, ALL MINERAL RIGHTS OWNED BY SELLER AND RELATED TO THE PROPERTY, AND THAT CERTAIN PERPETUAL EASEMENT GRANTED BY THE UNITED STATES AND DESCRIBED IN PARAGRAPH 13 AND EXHIBIT B OF THAT CERTAIN LAND PURCHASE CONTRACT, DATED JUNE 24, 1980 (A COPY OF WHICH IS ATTACHED HERETO)."
- 4. In reference to Section 7 of the Contract – the last two sentences of Section 7 are hereby deleted.
- 5. In reference to Section 11 of the Contract – Section 11 is not applicable.
- In reference to Section 17 of the Contract the phrase "closing of this sale" when used in 6. Section 17 of the Contract refers to the initial closing as described in Section 27 (the "Initial Closing") and not the final payment of the amounts due under Schedule "B" hereto or the recordation of the Deed (the "Final Closing"). In addition, the following new sentence shall be added to the end of Section 17 of the Contract: "Following the Initial Closing (as defined in Schedule "A" hereto), all risk of loss shall be borne by the Buyer."
- 7. In reference to Section 21 of the Contract – the phrase "ADDITIONAL CONTINGENCIES" AND" in the heading of Section 21 of the Contract shall be deleted. In addition, the first and the last sentences of Section 21 of the Contract are hereby deleted.

Buyer's Initials

2 008/016

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SCHEDULE "A" ADDITIONAL PROVISIONS

Engler Land Investments LLC ~ Fidelity National Ranch Prop. Teton River Canyon Ranch, Tetonia Idaho 83452 November 9, 2006 Page 2 of 6

- In reference to Section 27 of the Contract the first sentence shall be deleted and replaced 8. with the following: "On or before the Initial Closing date as discussed in Schedule "A", BUYER and SELLER shall deposit with the closing agency all funds and instruments necessary to complete this transaction." In addition, the third sentence shall be deleted and replaced with the following: "The Initial Closing shall be no later than December 31, 2006."
- 9. In reference to Section 28 of the Contract – the first sentence shall be deleted and replace with the following: "BUYER shall be entitled to possession upon the Initial Closing."
- Seller agrees to deliver a preliminary title report to the Buyer within five (5) business 10. days of acceptance of the Contract. Buyer shall have ten (10) business days after receipt of the preliminary title report to object to any defect set forth therein which makes Seller's title not merchantable or otherwise recordable. If written notice of a title defect is not received from Buyer within ten (10) business days after delivery of the preliminary title report from Seller, it shall be conclusively deemed between the parties that Seller has satisfied Seller's obligation hereunder and title is merchantable as set forth in the preliminary title report. If written notice of a title defect is received from Buyer in accordance with the provisions hereof, Seller shall have ten (10) business days within which to cure such defect. If Seller cannot cure such defect within ten (10) business days, Buyer shall have the right to either terminate the Contract and recover Buyer's deposit, or to waive the defect and proceed with Initial Closing.

Merchantable title, in addition to any other legal definitions of the term, shall mean title that is free from any defects or encumbrances, which would prohibit or materially interfere with Buyer's reasonable use of the property consistent with existing covenants and land development regulations.

- Seller, at Seller's option, may continue to offer Property for sale until the Initial Closing, 11. on and subject to the following requirements. Seller must notify any other prospective buyer that this Contract has been previously signed and it is in full force and effect. Any other contract accepted by Seller must contain a provision that the other offer is subject and junior in right to this Contract.
- Time is of the essence of this Contract, and any party who fails to tender any payment, or 12. perform any other obligation provided herein, shall be in default under this Contract. In

Buyer's Initials

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SCHEDULE "A" ADDITIONAL PROVISIONS

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Teton River Canyon Ranch, Tetonia Idaho 83452
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the event that Buyer defaults and fails to complete the Initial Closing without default of the Seller, Seller's sole remedy shall be to receive 100% of Buyer's earnest money deposit as stipulated and liquidated damages. Seller shall not have the right to specifically enforce Buyer's obligation to complete the Initial Closing. In the event that Seller defaults and fails to complete the Initial Closing, without the default of Buyer, the Buyer shall have the right, at Buyer's option, to either terminate this Contract and recover Buyer's earnest money deposit, or to specifically enforce Seller's obligation to complete the Initial Closing.

- 13. Seller shall provide Buyer with a proof of all entitlements, if any, within three (3) business days of mutual acceptance of this Contract.
- 14. Seller shall provide all completed survey and environmental work to date to Buyer prior to the Initial Closing.
- 15. Prior to the Initial Closing, Seller shall provide Buyer copies of (i) all CRP agreements and/or contracts related to the Property, and (ii) all lease agreements related to the Property. In addition, Seller shall cause all such agreements to be assigned to Buyer either (i) at the Initial Closing to the extent such assignments can be obtained prior to Buyer taking title to the Property, or (ii) upon recordation of the Deed following the satisfaction of Buyer's payment obligations under Schedule "B" hereto in the event such assignments cannot be obtained prior to Buyer taking title to the Property.
- 16. Seller agrees to the following structured purchase terms:
 - a.) Total purchase price of \$20,000,000 (plus interest as set forth in Schedule "B" hereto), paid in cash as follows:
 - b.) \$2,000,000 down, due at the Initial Closing
 - c.) \$500,000 earnest money to be applied to \$2,000,000 down
 - d.) Balance of purchase price to be paid in accordance with the Schedule "B" hereto.
- 17. Seller agrees there will be NO penalty for pre-payment, monetary or otherwise, of the Buyer's Initials Seller's Initials

☑ 010/016

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SCHEDULE "A" ADDITIONAL PROVISIONS Engler Land Investments LLC ~ Fidelity National Ranch Prop. Teton River Canyon Ranch, Tetonia Idaho 83452 November 9, 2006 Page 4 of 6

remaining balance at any time prior to July 15, 2009.

- 18. Seller will cooperate with Buyer at any time prior to the Final Closing, in Buyer's pursuit of rezoning and/or subdividing of the subject property at the Buyer's expense.
- 19. A Deed shall be prepared by Seller's counsel in the name of Buyer. The Deed shall be provided to Buyer and Buyer's counsel for review prior to execution by Seller, but the Deed shall not be delivered or recorded at the Initial Closing. Title to the Property will remain in Seller's name and the Deed shall be held in escrow with detailed escrow instructions providing for delivery of Deed to Buyer and recordation thereof only upon the satisfaction in full of all of Buyer's payment obligations set forth on Schedule "B" hereto. In the event of a breach of any payment obligation set forth in Schedule "B" hereto, the Deed will be canceled and of no force or effect and title to the Property and all payments received prior to the breach will be retained by Seller. In addition, Seller reserves the right to recover from Buyer any damage to or diminution in value of the Property directly caused by Buyer (but not including, for example, diminution in value resulting from general market conditions).
- 20. Seller agrees to record at the Initial Closing a Notice of Contract of Sale in the records of Teton County Idaho.
- It is an express condition to Buyer's obligation to complete the Initial Closing that Seller 21. demonstrate at or prior to the Initial Closing that Licensed Ground Water Right No. 22-7501, with a priority date of October 14, 1992, is in the amount of 6.32 C.F.S. for the irrigation of 620 acres in the East ½ of Section 31 and the West ½ of Section 32, Township 7N, Range 43E, Boise Meridian, with a well and diversion point in the NW 1/4 NW 1/4 NW 1/4 of Section 5 (the "Water Right") is appurtenant to the Property and will transfer with the Property upon recordation of the Deed, free and clear of all liens, claims and encumbrances of any third party and together with any easements or other forms of access necessary to utilize such Water Right for its stated purpose. In this regard, Buyer and Seller acknowledge that Bruce Arnold has asserted an ownership interest in the Water Right. If Seller is, for any reason whatsoever (including the inability to reach a resolution with Mr. Arnold on terms and conditions acceptable to Seller), unable to demonstrate the above on or before the December 31, 2006 (the deadline for the Initial Closing) in a manner satisfactory to Buyer and Buyer's counsel, then Buyer may

Buyer's Initials

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SCHEDULE "A" ADDITIONAL PROVISIONS

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terminate the Contract. Upon such termination, the \$500,000 earnest money deposit shall be returned to Buyer, this Contract shall be deemed null and void, and neither Buyer nor Seller shall have any remaining liability to the other party.

- 22. Buyer is aware there is only one access easement within the Teton River Canyon that runs with the Property through adjacent public land to a pump station just above the Teton River (the "Easement"). The Easement was granted by the United States and is described in Paragraph 13 and Exhibit B of that certain Land Purchase Contract, dated June 24, 1980 (a copy of which is attached hereto). While prior deeds and surveys indicate a second access point to the Teton River Canyon and the Teton River on deeded property, this access point and the ownership of such property remains unclear. As a result, Buyer acknowledges that Seller is making no representations or warranties related to Teton Canyon or Teton River access or property ownership therein other than the Easement as described in the Land Purchase Contract attached hereto. Section One of the Contract and Schedule "C" hereto are expressly qualified by the disclosure made in this Paragraph 20 of this Attachment "A."
- 23. Regardless of foregoing additional provisions, Buyer reserves the right to object to any issues of Title during the three (3) day time period set forth in Paragraph 10 of this Attachment "A."
- 24. Earnest money shall be deposited by wire transfer within two banking days of mutual acceptance of contract.
- 25. Seller shall have ten (10) business days after receipt of the preliminary title report to object, for any reason whatsoever, to the legal description as provided in Schedule "C". If written notice of objection to the legal description is not received from the Buyer within ten (10) business days after delivery of the preliminary title report from Seller, it shall be conclusively deemed that Buyer accepts the legal description as provided in Schedule "C". If written notice of objection is received from Buyer in accordance with the provisions hereof, Seller shall have ten (10) business days within which to cure Buyer's objection. If Seller cannot remedy Buyer's objection within ten (10) business days, Buyer shall have the right to either terminate the Contract and recover Buyer's deposit, or to waive the objection and proceed with Initial Closing.

Buyer's Initials _

26.

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SCHEDULE "A" ADDITIONAL PROVISIONS

Engler Land Investments LLC ~ Fidelity National Ranch Prop.
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Seller shall be responsible to pay commissions of 2.75% of the purchase price to Live Water Properties, Inc. and 2.25% of the purchase price to Teton Village Realty. For purposes of calculating such commissions, the "purchase price" shall be deemed to be \$20,000,000 (and shall not include the accrued interest component of the payments set forth in Schedule "B" hereto). In addition, such commissions shall be paid as a percentage of, and at such times as, the payments set forth on Schedule "B" hereto are actually received by Seller from Buyer. No commissions shall be paid with respect to any payment obligation set forth in Schedule "B" hereto that is not satisfied in full by Buyer.

A condition of the effectiveness of the Contract is the acceptance of the commission payment provisions set forth above by Live Water Properties and Teton Village Realty, which acceptance can be made by authorized signatures by such entities in the margin of this Paragraph 25 of this Attachment "A".

Robert Distances
Robert Teta
Baker, Teta
Millage Real Ty

Buyer's Initials

Teton River Canyon Ranch Amortization Schedule 4-Nov-06

Payment Date	<u>Total</u>	Payment 1 31-Dec-06	Payment 2 8-Mar-07	Payment 3 5-Sep-07	Payment 4 7-Mar-08	Payment 5 5-Sep-08	Payment 6 8-Mar-09	Payment 7 5-Sep-09
Payment Calculation Principal Due \$ Interest Due \$ Total Payment \$	20,000,000	\$ 2,000,000	\$ 3,000,000	\$ 3,000,000	\$ 3,000,000	\$ 3,000,000	\$ 3,000,000	\$ 3,000,000
	1,830,500	\$ -	\$ 39,083	\$ 144,667	\$ 574,000	\$ 463,167	\$ 359,333	\$ 250,250
	21,830,600	\$ 2,000,000	\$ 3,039,083	\$ 3,144,667	\$ 3,574,000	\$ 3,463,167	\$ 3,359,333	\$ 3,250,260

S DA



7103 SOUTH 45TH WEST, IDAHO FALLS, ID 83402 OFFICE: (208) 522-1244 • FAX: (208) 522-9232

REXBURG, ID OFFICE: (208) 356-6092 • FAX: (208) 356-6468

☑ 014/016

Job No. 06164 10-30-06 T.R.M.

LEGAL DESCRIPTION FOR FIDELITY NATIONAL RANCH PROPERTIES (LINDERMAN RANCH)

Part of Sections 20, 29, 30, 31 and 32, Township 7 North, Range 43 East of the Boise Meridian, Madison County, Idaho and part of Sections 15, 21, and 22, Township 7 North, Range 43 East of the Boise Meridian, Teton County, Idaho described as follows:

Beginning at a found 3" brass cap Bureau of Reclamation monument at the Southeast corner of said Section 32 and running thence N.89°42'43"W. 2636.42 feet to a found 3" brass cap Bureau of Reclamation monument at the South Quarter corner of said Section 32; thence N.89°45'33"W. 2635.31 feet to a found 3" brass cap Bureau of Reclamation monument at the Southwest corner of said Section 32; thence N.89°40'38"W. 2648.09 feet to a found 3" brass cap Bureau of Reclamation monument at the South Quarter corner of Section 31, Township 7 North, Range 43 East of the Boise Meridian, Madison County, Idaho; thence N.00°51'48"W. 5267.30 feet along the north-south centerline through section to a found 3" brass cap Bureau of Reclamation monument at the North Quarter corner of said Section 31; thence N.00°15'17"E. 3680.79 feet along the northsouth centerline through the section to a found concrete Bureau of Reclamation monument on the south line of the Bureau of Reclamation Reservoir right-of-way in Section 30, Township 7 North, Range 43 East of the Boise Meridian, Madison County, Idaho as shown on the Township plat on file with the Bureau of Reclamation, dated September 1973; thence along said south line the following four (4) courses: (1) S.41°14'22"E. 102.68 feet to a found concrete Bureau of Reclamation monument; thence (2) N.87°03'38"E, 913.28 feet; thence (3) N.64°02'17"E. 1088.22 feet; thence (4) N.48°00'17"E. 935.61 feet to the west line of Section 29, Township 7 North, Range 43 East of the Boise Meridian, Madison County, Idaho; thence N.00°11'03"E. 527.79 feet to the Northwest corner of said Section 29; thence S.89°15'14"E. 1453.55 feet along the section line to the south line of the Bureau of Reclamation Reservoir right-of-way in Section 20, Township 7 North, Range 43 East of the Boise Meridian, Madison County, Idaho as shown on the Township plat on file with the Bureau of Reclamation, dated



September 1973; thence along said south line the following three (3) courses: (1) N.23°51'10"E. 323.89 feet to a found concrete Bureau of Reclamation monument; thence (2) N.49°22'02"E. 1380.25 feet to a found concrete Bureau of Reclamation monument; thence (3) S.87°55'37"E. 14.63 feet to a found concrete Bureau of Reclamation monument; thence N.00°04'46"W. 918.55 feet along the north-south centerline through the section to the south meander line of the Teton River; thence along said south line the following twelve (12) courses: (1) N.68°22'37"E. 134.92 feet; thence (2) S.85°01'30"E. 165.45 feet; thence (3) S.76°53'12"E. 168.85 feet; thence (4) N.66°27'55"E. 433.15 feet; thence (5) S.60°55'19"E. 96.84 feet; thence (6) N.88°29'36"E. 108.32 feet; thence (7) S.86°03'09"E. 123.76 feet; thence (8) N.60°26'06"E. 312.59 feet; thence (9) N.68°57'25"E. 68.80 feet; thence (10) N.1°41'58"E. 71.29 feet; thence (11) N.74°43'50"E. 179.20 feet; thence (12) N.00°47'10"E. 70.75 feet to the north line of the Southeast Quarter of said Section 20; thence S.89°12'37"E. 967.69 feet along said north line to the West Quarter corner of Section 21, Township 7 North, Range 43 East of the Boise Meridian, Teton County, Idaho; thence S.00°00'35"W. 786.59 feet along the section line to the south line of the Bureau of Reclamation Reservoir right-of-way in said Section 21 as shown on the Township plat on file with the Bureau of Reclamation, dated September 1973; thence along said south line the following eighteen (18) courses: (1) S.83°02'30"E. 721.69 feet; thence (2) N.28°28'39"W. 246.80 feet; thence (3) N.35°28'19"W. 322.63 feet; thence (4) N.08°39'51"E. 895.12 feet: thence (5) N.27°12'14"E. 349.55 feet; thence (6) N.36°32'05"E. 643.18 feet; thence (7) S.89°59'52"E. 240.70 feet; thence (8) N.00°00'29"E. 241.72 feet: thence (9) N.51°43'59"E. 221.32 feet; thence (10) N.35°17'07"E. 356.26 feet; thence (11) N.26°13'19"E. 427.86 feet; thence (12) S.64°19'27"E. 824.11 feet; thence (13) S.85°43'47"E. 18.13 feet to the north-south centerline through said Section 21; thence (14) S.00°00'25"W. 7.34 feet along said north-south centerline; thence (15) S.86°42'15"E. 531.24 feet a found concrete Bureau of Reclamation monument; thence (16) S.38°29'11"E. 689.14 feet; thence (17) S.38°47'11"E. 1219.34 feet; thence (17) N.76°56'04"E. 344.60 feet; thence (18) N.46°34'49"E. 199.63 feet to the west line of the property as described as Tract 11 in Warranty Deed, Instrument No. 175985, Teton County courthouse; thence along said property the following (3) courses: (1) N.18°47'44"W. 144.38 feet; thence (2) N.02°35'09"E. 264.51 feet; thence (3) N.65°09'06"E. 230.79 feet to the south line of the Bureau of Reclamation Reservoir rightof-way in said Section 21 as shown on the Township plat on file with the Bureau of Reclamation, dated September 1973; thence along said south line the following two (2) courses: (1) N.01°33'13"E. 217.12 feet to a found concrete Bureau of Reclamation monument; thence (2) N.63°31'02"E. 307.00 feet to a found concrete Bureau of Reclamation monument on the west line of Section 22, Township 7 North, Range 43 East of the Boise Meridian, Teton County, Idaho; thence N.00°01'45"W. 1083.33 feet to the Southwest corner of Section 15, Township 7 North, Range 43 East of the Boise Meridian, Teton County, Idaho; thence N.00°25'56"W. 901.31 feet along the section line to the south line of the Bureau of Reclamation Reservoir right-of-way in said Section 15 as shown on the Township plat on file with the Bureau of Reclamation, dated September



1973; thence along said south line in Section 15 the following eight (8) courses: (1) N.77°01'11"E. 1570.00 feet; thence (2) N.15°27'38"E. 1115.00 feet; thence (3) N.20°14'42"E. 387.62 feet; thence (4) N.03°06'14"E. 779.90 feet; thence (5) N.52°26'05"E. 781.24 feet; thence (6) S.89°52'13"E. 193.98 feet; thence (7) N.59°40'00"E. 1197.77 feet; thence (8) N.39°28'55"E. 918.70 feet to the north line of said Section 15; thence S.89°52'09"E. 358.53 feet along said north line to a point that is 467.00 feet from the east line of said Section 15; thence S.00°21'34"E. 5270.64 feet parallel with and 467.00 feet perpendicular to said east line of Section 15 to the north line of Section 22, Township 7 North, Range 43 East of the Boise Meridian, Teton County, Idaho; thence S.00°04'42"E. 2634.49 feet parallel with and 467.00 feet perpendicular to the east line of Section 22; thence S.00°02'46"E. 2635.88 feet parallel with and 467.00 feet perpendicular to said east line of Section 22 to the south line of Section 22; thence N.89°52'48"W. 2178.78 feet to a found 3" brass cap Bureau of Reclamation monument at the South Quarter corner of said Section 22; thence N.89°52'39"W. 2646.36 feet to a found 3" brass cap Bureau of Reclamation monument at the Southeast corner of Section 21, Township 7 North, Range 43 East of the Boise Meridian, Teton County, Idaho; thence S.89°59'13"W. 5317.75 feet to the Southeast corner of Section 20, Township 7 North, Range 43 East of the Boise Meridian, Madison County, Idaho; thence N.89°14'51"W. 2645.86 feet to a found 3" brass cap Bureau of Reclamation monument at the North Quarter corner of Section 29, Township 7 North, Range 43 East of the Boise Meridian, Madison County, Idaho; thence S.00°18'16"W. 5276.60 feet along the north-south centerline through the section to a found 3" brass cap Bureau of Reclamation monument at the South Quarter corner of said Section 29; thence S.89°18'54"E. 2643.03 feet to the Northeast corner of Section 32, Township 7 North, Range 43 East of the Boise Meridian, Madison County, Idaho; thence S.00°42'44"E. 5244.31 feet along the east line of Section 32 to the point of beginning.

Parcel contains 3083.34 acres.

