

CITY OF KETCHUM, IDAHO

SPECIAL MEETING CITY COUNCIL Wednesday, February 12, 2025, 12:00 PM 191 5th Street West, Ketchum, Idaho 83340

AGENDA

PUBLIC PARTICIPATION INFORMATION Public information on this meeting is posted outside City Hall. We welcome you to watch Council Meetings via live stream. You will find this option on our website at <u>www.ketchumidaho.org/meetings</u>.

If you would like to comment on a public hearing agenda item, please select the best option for your participation:

- Join us via Zoom (please mute your device until called upon)
 Join the Webinar: https://ketchumidaho-org.zoom.us/j/89624583116
 Webinar ID:896 2458 3116
- Address the Council in person at City Hall.
- Submit your comments in writing at (by noon the day before the meeting)

This agenda is subject to revisions. All revisions will be underlined.

CALL TO ORDER: By Mayor Neil Bradshaw

ROLL CALL: Pursuant to Idaho Code 74-204(4), all agenda items are action items, and a vote may be taken on these items.

COMMUNICATIONS FROM MAYOR AND COUNCILORS

1. Public Comments submitted

NEW BUSINESS:

2. Recommendation to approve Resolution 25-007 for the purchase of property located at 291 Second Avenue, Ketchum, ID - City Administrator Jade Riley

ADJOURNMENT:



City of Ketchum

CITY COUNCIL MEETING AGENDA MEMO

Meeting Date:	February 12, 2025	Staff Member/Dept:	Jade Riley – Administration Carissa Connelly – Housing				
Agenda Item:	Resolution 25-007; authorizing the purchase of 291 North Second Ave for Community Housing						
Recommended I	Motion:						
"I move to appro	ove Resolution 25-007 ar	nd instruct staff to com	plete closing on the property"				

Policy Analysis and Background:

- Goal One of the city's adopted Housing Action Plan calls for the preservation and construction of approximately 600 housing units over the next decade. Over 300 long-term rental units were lost in Ketchum during the last decade.
- The City Council authorized making an offer on 291 North Second Ave and place under contract to complete due diligence (inspections, repair estimates and redevelopment). All due diligence has been completed and contingencies release based on credits agreed to by the seller.
- The property consists of three existing 2 bedroom/2 bathroom condo units which will be sold to members of the community with a permanent deed restriction to preserve as community housing. The back underdeveloped property can be developed in the future for additional housing units (estimated 5) under current zoning rules.

Sustainability Impact:

Increase in community housing units within town reduces the amount commuter vehicle miles.

Financial Impact:

None OR Adequate funds exist	Initially the property was priced at \$2,400,000. Upon completion of the
in account:	inspection process, the final purchase price will be \$2,248,346. These
	funds will be drawn from the General Fund reserve account and will be
	repaid upon selling the three condo units.

Attachments:

1. Resolution 25-007	
2. Copy of Purchase and Sale document and addendums	

CITY OF KETCHUM RESOLUTION 25-007

A RESOLUTION OF CITY COUNCIL OF THE CITY OF KETCHUM, IDAHO, TO AUTHORIZE THE PURCHASE OF 291 NORTH SECOND (2nd) AVENUE FOR THE PURPOSE OF COMMUNITY HOUSING.

WHEREAS, GOAL ONE of the adopted Housing Action Plan is to create and preserve housing affordable for our local workforce and community.

WHEREAS, THE PURCHASE of the 3-unit property and adjacent lot will be utilized via the Ownership and Preservation program conducted by the Housing Department.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF KETCHUM, IDAHO:

Purchase authorization of 291 North 2nd Avenue, Ketchum, Idaho, on closing date of Wednesday, February 19, 2025.

This resolution will be in full force and effect upon this 12th day of February 2025.

APPROVED:

Neil Bradshaw, Mayor

ATTEST:

Trent Donat, City Clerk

1. Purchase Price \$2,400,000.0	0 Two Million Four	Hundred Thousand D	Oollars And Zero Cents
2. Buyer:	City of Ketchum,	and/or assigns	
Seller:	KKC Pro	ps, LLC	
Property Address:	291 N 2nd Avenue U	nits 1, 2, 3, 4, & Com	mon Area
	ean Condo Units 1 (.33), 2 (.33)		
City: Ketchun	County:	Blaine Stat	e: Idaho
3. Buyer hereby offers to purcha	se the above described Property	y on the following terr	ns and conditions:
\$Seller Finar \$Other – See	er's check, loan proceeds, or ce cing – See Financing Continger Financing Contingency "Other	ncy "Other Financing Financing Terms"	
THE NET PROPERTY AND ADDRESS OF	ase Price – Not including Closin		
4. Earnest Money \$50,000.00 Form: To be		housand Dollars And	Zero Cents to be converted to cash via a
	isting Broker		hin 3 business days of release
	itle Company		
Earnest Money to be delivered deposited into a trust account	l within three (3) Business Days upon receipt.	, unless otherwise sta	ated, after Acceptance and
5. Offer Expires On: Date:	December 13, 2024 Time	e:	3pm MT
5. Closing Date: Ninety Cal. Business Day, the Closing sha Possession Date: X On Clo	Days after Mutual Acceptance Il occur on the next Business Da sing date OROther:	In the event the s ay following the spec	specified Closing Date is not a ified Closing Date.
5. Closing Date: Ninety Cal. Business Day, the Closing sha Possession Date: X On Clo 7. Responsible Closing Broker:	Days after Mutual Acceptance Il occur on the next Business Da sing date OR Other: Matt Bogue / O	In the event the say following the speci ffice: Paul Kenny &	specified Closing Date is not a ified Closing Date. Matt Bogue Real Estate, LLC
Closing Date: Ninety Cal. Business Day, the Closing sha Possession Date: On Clo Responsible Closing Broker: Responsible Closing Agency: New Construction or Recent	Days after Mutual Acceptance Il occur on the next Business Da sing date OR ☐ Other: Matt Bogue / O Sun Valley Title / Ti Improvements: ☐ Yes IX	In the event the say following the speci ffice: Paul Kenny & tle Co:	specified Closing Date is not a ified Closing Date. Matt Bogue Real Estate, LLC
 Closing Date: Ninety Cal. Business Day, the Closing sha Possession Date: On Clo Responsible Closing Broker: Responsible Closing Agency: New Construction or Recent If "YES", see Standard Terms, 	Days after Mutual Acceptance Il occur on the next Business Da sing date OR Other: Matt Bogue / O Sun Valley Title / Ti Improvements: Yes x paragraph 6, of this Agreement	In the event the say following the speci ffice: Paul Kenny & tle Co:	specified Closing Date is not a ified Closing Date. Matt Bogue Real Estate, LLC
 Closing Date: Ninety Cal. Business Day, the Closing sha Possession Date: On Clo Responsible Closing Broker: Responsible Closing Agency: New Construction or Recent If "YES", see Standard Terms, Inspection Contingency Inspection Contingency in writing on or be Inspection Contingency in conditions affecting the F inquiry and not rely on the Buyer's personal prefere 	Days after Mutual Acceptance Il occur on the next Business Dasing date OR Other: <u>Matt Bogue</u> / O <u>Sun Valley Title</u> / Ti Improvements: Yes X paragraph 6, of this Agreement Yes No Doon Buyer's acceptance of the co fore _30 Cal Days from Accept is intended to provide the Buyer roperty with the expectation that a Inspection Contingency to objunces or taste. If Buyer does not	In the event the say following the speci ay following the speci ffice: Paul Kenny & itle Co:] No condition of the Prope (if blank, 10 Busing a reasonable opportu it the Buyer will, in go ect to conditions that provide notice pursua	specified Closing Date is not a ified Closing Date. Matt Bogue Real Estate, LLC Sun Valley Title erty, subject to paragraph 7, ess Days after Acceptance). Th unity to investigate all material ood faith, make reasonable are not material or that relate to ant to paragraph 7, below, on o
 Closing Date: Ninety Cal. Business Day, the Closing sha Possession Date: X On Clo Responsible Closing Broker: Responsible Closing Agency: New Construction or Recent If "YES", see Standard Terms, Inspection Contingency X 1) This offer is contingent u below, in writing on or be Inspection Contingency i conditions affecting the F inquiry and not rely on th Buyer's personal prefere before the date set forth 2) Buyer shall have the righ surveys and other studie to thoroughly inspect the governmental agency or 3) Square footage verification improvements has not be 	Days after Mutual Acceptance Il occur on the next Business Dasing date OR Other: <u>Matt Bogue</u> / O <u>Sun Valley Title</u> / Ti Improvements: Yes X paragraph 6, of this Agreement Yes No Doon Buyer's acceptance of the co fore <u>30 Cal Days from Accept s intended to provide the Buyer roperty with the expectation that a Inspection Contingency to obj </u>	In the event the say following the speci ffice: Paul Kenny & the Co: Paul Kenny & the Property (if blank, 10 Busing a reasonable opportu- to the Buyer will, in go ect to conditions that provide notice pursus o have accepted the conduct inspections, the conduct inspections and cost to confirm all infor- pregoing, Buyer shall be prior written conse- rence to the square for so f measurement and uyer must verify same	specified Closing Date is not a ified Closing Date. Matt Bogue Real Estate, LLC Sun Valley Title erty, subject to paragraph 7, ess Days after Acceptance). Th unity to investigate all material od faith, make reasonable are not material or that relate to ant to paragraph 7, below, on o condition of the Property. tests, boundary verification, formation provided to Buyer, an not engage inspections by any nt of Seller. botage of the Property or its d calculation may vary e during the inspection period.
 Closing Date: Ninety Cal. Business Day, the Closing sha Possession Date: On Clo Responsible Closing Broker: Responsible Closing Agency: New Construction or Recent If "YES", see Standard Terms, Inspection Contingency S 1) This offer is contingent u below, in writing on or be Inspection Contingency i conditions affecting the F inquiry and not rely on th Buyer's personal prefere before the date set forth 2) Buyer shall have the righ surveys and other studie to thoroughly inspect the governmental agency or 3) Square footage verification improvements has not be significantly. If square footage 	Days after Mutual Acceptance Il occur on the next Business Dasing date OR Other: <u>Matt Bogue</u> / O <u>Sun Valley Title</u> / Ti Improvements: Yes paragraph 6, of this Agreement fes No con Buyer's acceptance of the constraint of the second to provide the Buyer roperty with the expectation that a Inspection Contingency to objuices or taste. If Buyer does not above, Buyer shall be deemed t to, and is strongly advised to, of to, and is stron	In the event the say following the speci ffice: Paul Kenny & the Co: Paul Kenny & the Property (if blank, 10 Busing a reasonable opportu- to the Buyer will, in go ect to conditions that provide notice pursus o have accepted the conduct inspections, the conduct inspections and cost to confirm all infor- pregoing, Buyer shall be prior written conse- rence to the square for so f measurement and uyer must verify same	specified Closing Date is not a ified Closing Date. Matt Bogue Real Estate, LLC Sun Valley Title erty, subject to paragraph 7, ess Days after Acceptance). Th unity to investigate all material ood faith, make reasonable are not material or that relate to ant to paragraph 7, below, on o condition of the Property. tests, boundary verification, formation provided to Buyer, an not engage inspections by any nt of Seller. potage of the Property or its d calculation may vary e during the inspection period.

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Inspection Contingency - Continued

- 4) Water Rights verification: It is strongly advised that the Buyer contact a knowledgeable attorney of the Buyer's choice, experienced in water law, to advise the Buyer of the validity, quality, and quantity of any water right acquired with real estate described in this Agreement. Buyer must verify same during the inspection period.
- 5) Buyer to select own professionals with appropriate qualifications to conduct all inspections and verifications.
- Seller shall provide reasonable access for such inspections; Buyer shall indemnify Seller and hold Seller harmless from all injury, loss or liability arising from such inspections.
- 7) If Buyer objects to the condition of the Property, Buyer shall, prior to the expiration of the inspection contingency period, give one of the following written notices to Seller:

A. Notice of the condition(s) and/or defect(s) to which Buyer objects and declaring this Agreement null and void, in which case the Earnest Money shall be refunded to Buyer (less any unpaid expenses incurred on behalf of Buyer pursuant to the "Costs To Be Paid By" section); or

B. Notice of the condition(s) and/or defect(s) to which Buyer objects and Buyer's desired remedy shall be set forth in writing, in which case this Agreement shall remain in effect, subject to sub-paragraph C, below.

C. Upon receipt of notice under paragraph B, above, Seller shall have _____ Business Days (if blank, 3) to give Buyer written notice (by signing the Buyer's Contingency Release form) that Seller will correct all such condition(s) and/or defect(s), or identify such condition(s) and/or defect(s) that will or will not be corrected. If Seller does not sign the Buyer's Contingency Release form, or modifies the corrections requested by Buyer, Buyer may, within _____ Business Days (if blank, 3) following Seller's notice period, above, release the contingency in writing in its entirety or as modified by Seller, or this Agreement shall be null and void, in which case the Earnest Money shall be refunded to Buyer (less any unpaid expenses incurred on behalf of Buyer pursuant to the "Costs To Be Paid By" section). In the event the Contingency Release is subject to corrections to be performed by Seller, Buyer shall be entitled to conduct a walkthrough prior to Closing to confirm completion of the agreed upon corrections. Buyer's closing of the transaction shall constitute acceptance of the condition of the Property, unless otherwise stated in writing signed by both parties.

8) FHA INSPECTION REQUIREMENT, if applicable: "For Your Protection: Get a Home Inspection", HUD 92564-CN must be signed on or before execution of this agreement.

10. CC&R/Association Documents Contingency Yes X No Buyer shall have the right to review any Declarations, CC&Rs, Plats and/or Owner Association documents impacting the Property.

If Buyer has not released this contingency in writing on or before <u>30 Cal. Days after Mut. Accept.</u> (if blank, 10 Business Days after Acceptance), this Agreement shall terminate and the Earnest Money shall be refunded to Buyer (less any unpaid expenses incurred on behalf of Buyer pursuant to the "Costs To Be Paid By" section of this Agreement).

11. Lead-Based Paint Disclosure / Contingency The Subject Property is "Target Housing" (built prior to 1978) regarding lead-based paint and/or lead-based hazards, regardless of the source of the lead: Yes X No If "YES", Buyer has been provided with Seller's completed and signed "Disclosure of Information and Acknowledgement: Lead-Based Paint and / or Lead-Based Paint Hazards" ("Disclosure") and a copy of the pamphlet "Protect Your Family From Lead in Your Home" ("Pamphlet"), and one of the following boxes must be checked:

Buyer shall be allowed (10) days after Acceptance to conduct an inspection for lead-based paint hazards and shall have the unconditional right to cancel this Agreement within that time period, in which case the Earnest Money shall be refunded to Buyer (less any unpaid expenses incurred on behalf of Buyer pursuant to the "Costs To Be Paid By" section); OR

Buyer hereby acknowledges receipt of the Disclosure and Pamphlet and hereby waives the right to conduct a lead-based paint inspection.

12. Financing Continger	тсу			Yes 🗴	No 🗌	
This offer is contingen	it upon the Property a	appraising at no less	than the Purchase	Price.		
This offer is contingen Assume Existing Loar		g the following finance	cing:			
New Leans	True of Last		, VA 🗌, Other 🗌			
New Loan:	Type of Loai			inancing Continger	ncy – Continued	
Document # KBR 600	Buyer's Initials	Date <u>12/11/2020</u>	DsFi		1000	- PM PST
Document # KBR 600 Date of Document: Dec 5, 202	Buyer's Initials	Date <u>12/11/2020</u>	Seller's Initials		024 2:53	- PM PST

Financing Contingency - Continued

Amount \$/Percent %	Maximum % Rate:	Fixed Rate	Adj. Rate	
Years:	Maximum Points:	Institutional Lender	Lender Private	

If FHA or VA, it is expressly agreed that notwithstanding any other provisions of this contract, the Buyer shall not be obligated to complete the purchase of the Property, or to incur any penalty by forfeiture of earnest money deposits, or otherwise, unless the Buyer has been given, in accordance with HUD/FHA or VA requirements, a written statement by the Federal Housing Commissioner, Department of Veterans Affairs, or a Direct Endorsement lender setting forth the appraised value of the Property of not less than \$______. The Buyer shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value nor the condition of the Property. The Buyer should satisfy himself/herself that the price and condition of the Property are acceptable.

Other Financing Terms: Buyer to obtain financing for purchase of the Property acceptable to Buyer, at Buyer's sole discretion.

Buyer agrees to make a best effort to obtain such financing and to make written application to the lender within _____ Business Days (if blank, 5) after Acceptance.

Preliminary Approval: Buyer shall, on or before ______ (if blank, 10 Business Days after Acceptance) provide Seller with a letter from Buyer's lender evidencing preliminary approval of Buyer's ability to qualify for the loan amount and terms set forth above, subject only to such reasonable and customary conditions as the lender typically imposes on such preliminary approval letters.

If Buyer has not released this Contingency in writing on or before <u>60 Cal. Days after Mutual Acceptance</u>, this Agreement shall terminate. In such case, upon delivery to Seller of written confirmation from the lender or lending institution that a loan is not approved for Buyer at the terms set forth above, the Earnest Money shall be refunded to Buyer (less any unpaid expenses incurred on behalf of Buyer pursuant to the "Costs To Be Paid By" section of this Agreement). In the event no such written confirmation is delivered to Seller within <u>Business Days (if blank, 5) of the termination under this paragraph, the Earnest Money shall be paid to the Seller (less any unpaid expenses incurred on behalf of Buyer pursuant to the "Costs To Be Paid By" section of this Agreement.</u>

13. Sale of Buyer's Property Contingency

Yes No 🗙

This offer is contingent on the closing of a sale of Buyer's property located at:

Listed with:	Listing Agent:
Phone:	If Buyer has not released this contingency in writing
on or before	, this Agreement shall terminate and the Earnest Money shall be
refunded to Buyer (less any u section of this Agreement).	inpaid expenses incurred on behalf of Buyer pursuant to the "Costs To Be Paid By"

14. Seller's Right to Accelerate Buyer's Contingency Releases

Yes No 🗙

Should Seller receive another acceptable offer to purchase, prior to the release of **all contingencies**, or the **Sale of Buyer's Property Contingency** only, Seller shall give Buyer written notice of such new offer.

In the event the Buyer does not release the required contingencies in writing within _____ Business Days (if blank, 3) after the receipt of such notice this Agreement shall terminate and the Earnest Money shall be returned to Buyer (less any unpaid expenses incurred on behalf of Buyer pursuant to the "Costs To Be Paid By" section of this Agreement). In the event the Buyer does release the contingencies, the Buyer shall proceed to purchase the Property under the remaining terms and conditions of this Agreement, notwithstanding that the terms of the new offer may be more or less favorable.

Document #	KBR 600	_ Buyer's Initials	_ Date 12/11/2024	Seller's Initials	M 12/11/	2024 2:53	PM PST
Date of Document	t: Dec 5, 2024	_ Buyer's Initials	Date	Seller's Initials	Date		
3 of 9 This Real Esta	ate Purchase and Sale A	greement is for the sole use of the	members of the Sun Valley Bo	ard of REALTORS and is co	pyrighted as such. Version 1	12.1 * 7/2024	

Prepared by: Matthew Bogue | Paul Kenny & Matt Bogue Real E | matt@kenny-bogue.com | 2087261918

15. Other Contingencies

Yes X	No	See Addendum(s) [
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Due Diligence Contingency: Seller understands that Buyer is pursuing the purchase of this Property for a particular purpose connected to housing needs within the public interest. Buver's due diligence and inspection contingencies are specifically understood to be inclusive of the Buyer's financial options, use, and feasibility for housing provision and development, within the review and discretion of the Buyer, as material conditions affecting the Property that may be considered in good faith under the Inspection Contingency. Buyer's evaluation of the Property for this desired use is explicitly deemed a material condition, and not a matter of personal preferences or taste.

If Buyer has not released this / these contingency(ies) in writing on or before 60 Cal. Days after Mutual Accept. this Agreement shall terminate and the Earnest Money shall be refunded to Buyer (less any unpaid expenses incurred on behalf of Buyer pursuant to the "Costs To Be Paid By" section of this Agreement).

16. Additional Terms

Yes X No See Addendum(s)

1) Security deposits and prorated rents shall be transferred to Buyer at Closing.

Seller to provide executed estoppel certificates from Tenants prior to expiration of Due Diligence Contingency.

3) Seller shall request approval from Buyer prior to signing any new lease with a term exceeding six (6) months.

4) Paragraph 9-6 shall be replaced with the following language: Buyer will remain solely responsible and liable for all Buyer actions and participation in such inspections.

17. Included Items (In addition to Standard Terms, paragraph 4) Excluded Items

Not applicable.			Tenant's personal property.			
				1		

18. Title Insurance

Standard Title Insurance - Seller shall make a reasonable effort to furnish to the Buyer a preliminary commitment for title insurance within five (5) Business Days after Acceptance showing the condition of the title to the Property. Buyer shall have five (5) Business Days after the receipt of the commitment within which to object to the condition of the title as set forth in the commitment. If the Buyer does not object, the Buyer shall be deemed to have accepted the conditions of the title. In the event Buyer objects, Seller shall have five (5) Business Days, or until twenty-four (24) hours prior to the Closing, whichever first occurs, to make title marketable or this Agreement shall terminate and the Earnest Money shall be refunded to Buyer (less any unpaid expenses incurred on behalf of Buyer pursuant to the "Costs To Be Paid By" section of this Agreement). The Seller shall, within a reasonable time after Closing, furnish to the Buyer a title insurance policy in the amount of the Purchase Price of the Property showing marketable and insurable title subject to the liens, encumbrances and defects elsewhere set out in this Agreement to be discharged or assumed by the Buyer.

Extended and Other Coverage Title Policies - A standard policy of title insurance does not cover certain potential problems or risks such as liens (i.e., a legal claim against property for payment of some debt or obligation), boundary disputes, claims of easement, and other matters of claims if they are not of public record at the time of Closing. However, under Idaho law such potential claims against the property may have become a legal obligation before the purchase of the home and may not yet be of public record until after the purchase. Title Insurance companies may be able to issue an "extended coverage" policy for an additional premium. In addition to the premium for an extended coverage title policy, there may be other costs involved, i.e., survey or additional Closing fees. Such a policy may protect the Buyer against such problems. It is recommended that the Buyer talk to a title insurance company about what it offers in the way of extended coverage and other coverages that may be appropriate. Only the policy itself shows exactly what type of coverage is offered, so contact a title company for particulars.

				DS	
Document #	KBR 600	_ Buyer's Initials	Date 12/11/2014	Seller's Initials	
Date of Document:	Dec 5, 2024	_ Buyer's Initials	Date	Seller's Initials	_ Date
4 of 9 This Real Estate	e Purchase and Sale A	Agreement is for the sole use of the	members of the Sun Valley Bo	oard of REALTORS and is copyrigh	nted as such. Version 12.1 * 7/2024
Serial#: 061468-900173-3850	0377				E Form
Prepared by: Matthew Bogue	Paul Kenny & Matt	Bogue Real E matt@kenny-bogu	ue.com 2087261918		Simplicity

19. Costs To Be Paid By	Appraisal	Standard Title Ins.	Closing Escrow Fee	Assess ments	Well Insp.	Septic Insp.	Septic Pumping	Other:
Buyers								
Sellers		x						
Share Equally			x					
N/A	x			x	X	x	x	x
See Addl. Terms								
0. Broker working	with Selle			Broke	r workin	ig with B		
roker's Name:		Matt Bogu		_Broker's	Name:			att Bogue
sting Agent:		nny-Bogue		_Selling A		.2.1		Bogue Team
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ax:	-			_Fax:				the state of the s
Mail: _	matt@)kenny-bog	ue.com	_E-Mail:			matt@ke	nny-bogue.com
. REPRESENTAT	TION CONF	IRMATION	AND ACKNO	WLEDG	MENT O	F DISCL	OSURE	
								this transaction, the
brokerage(s) inv	olved had t	he following	relationship(s) with the	BUYER	(S) and S	SELLER(S	5).
Section 1:								
			JYER(S) is act					
X The brokera			JYER(S) is act	ting as a L	IMITED	DUAL A	GENT for t	the BUYER(S), withou
						DUAL A	GENT for t	the BUYER(S) and has
			ly on behalf of					
	ge working	with the BL	IYER(S) is act	ting as a N	IONAGE	ENT for th	ne BUYER	(S).
Section 2:	-							
	ge working v		LLER(S) is actin). SELLER(S), without ar
			LLER(S) is ac solely on beha				GENT for	the SELLER(S) and
			LLER(S) is ac				the SELLE	R(S).
Brochure adopte	ed or approve. In addition	ed by the le	daho real esta	te commis	sion an	d has con	nsented to	Agency Disclosure the relationship was made available f
EACH PARTY U	NDERSTA	NDS THAT	HE IS A "CU	STOMER'	' AND IS		EPRESEN	TED BY A
								EPRESENTATION.
2. COMPENSATIO Unless otherwise working with the	e expressly	included in	this Agreeme	nt as an A	dditiona	l Term, c	ompensat	ion fo <mark>r the B</mark> roker
Standard Terms					the fel	lowing		
 Withdrawal working with to Buyer's re 	of Offer/Co the Seller of ceipt of Sel withdraw the	ounteroffer or Offeree (ler's written	 By delivery whether Buye acceptance of 	of a writte r or Seller) of this Agre	en notice), (A) Bu eement,	of withd yer can v and (B) a	withdraw th an Offeror	e office of the broker his offer at any time pri (whether Buyer or 's written acceptance of
2. Closing Dat funds and in either record insurance, d	e – On or b struments r ed or accep ues, assess	ecessary to oted by an e sments (usin	complete the scrow agent a	and the sa	sing me le proce essmen	ans the d eds are a t as a ba ro-rated	late on wh available te sis), rent, i ଅଞ୍ଚ of the C	closing agency all ich all documents are o Seller. Taxes, nterest and reserves, Closing Date.
cument # KBR			15%	12/11/202		4	CM	12/11/2024 2:5

	Buyers millars	Date	Seller's Initials	
Date of Document: Dec 5, 2024	Buyer's Initials	_ Date	Seller's Initials	_ Date
5 of 9 This Real Estate Purchase and Sale Ag	reement is for the sole use of the	members of the Sun Valley B	oard of REALTORS and is copyrig	hted as such. Version 12.1 * 7/2024

Serial#: 061468-900173-3850377

Prepared by: Matthew Bogue | Paul Kenny & Matt Bogue Real E | matt@kenny-bogue.com | 2087261918

PST

- Closing Costs Costs in addition to those listed may be incurred by Buyer and Seller. Unless otherwise
 agreed herein, or provided by law or required by lender, Buyer shall purchase Seller's reserve account if
 Seller's loan is assumed.
- 4. Included Items If present at time of offer, all items attached, including but not limited to, floor coverings, television mounting brackets, satellite dishes, attached plumbing, bathroom and lighting fixtures, window screens, window coverings, screen doors, storm windows, storm doors, garage door opener(s), transmitter(s), electronic doorbells and locks, keys to all lockable doors, exterior trees, plants, shrubbery, water heating apparatus and fixtures, attached fireplaces and free-standing fireplaces, awnings, ventilating, cooling and heating systems, built-in and drop-in ranges (but excepting all other ranges), built-in dishwasher(s), any alarms (burglar, fire, etc.), fences and gates, fuel tanks, mineral rights, irrigation fixtures and equipment, any and all water and water rights, and all ditches and ditch rights that are appurtenant thereto, shall be included in the sale unless otherwise provided herein.
- 5. Final Walkthrough / Condition of Property at Closing. Unless otherwise stated in this Agreement, Seller shall deliver the Property at Closing in a condition substantially similar to the Property's condition at the time of Buyer's offer. Buyer shall have the right to conduct a walkthrough of the Property _____ Business Days (if blank, 3) prior to Closing to confirm the condition. Said walkthrough shall not be deemed a contingency, unless otherwise stated. Prior to Closing, Seller shall cause all personal property not specified to be transferred to Buyer under this Agreement to be removed from the Property and ensure Property is free of debris.
- 6. Seller's Property Disclosure If required by the Idaho Property Condition Disclosure Act, Idaho Code §55-2501 et.seq. ("IPCDA"), Seller shall, within ten (10) days after Acceptance, provide to the Buyer a completed and up-to-date "Seller's Property Disclosure Form" and if Buyer objects to any disclosure therein, Buyer shall have three (3) Business Days following receipt of the form to provide notice of rescission in accordance with the IPCDA.
- Disclaimer re Mold Buyer acknowledges that mold and/or other microorganisms may exist on the Property and, as of the Closing Date accepts full responsibility and assumes the risk for any and all matters that may result from mold and/or any other microorganisms and holds Seller harmless from any damages or other liability associated therewith.
- 8. New Construction or Recent Improvements If Residential Property is newly constructed or has a recent improvement of over \$2,000.00, the General Contractor is required by Title 45, Chapter 5, Idaho Code, to provide certain disclosures to the prospective residential real property purchaser. If applicable, Buyer should obtain such completed forms from the General Contractor. Such disclosure is the responsibility of the General Contractor and it is not the duty of your agent to obtain this information on your behalf. You are advised to consult with any General Contractor subject to Idaho Code §45-525 et seq. regarding the General Contractor Disclosure Statement.
- Existing Loans Within three (3) Business Days after Acceptance, Seller shall provide Buyer with all Notes and Deeds of Trust or other financing documents to be assumed or taken subject to. Within five (5) Business Days after receipt thereof, Buyer shall in writing notify Seller of their approval or disapproval of the terms of said documents. Buyer's approval shall not be unreasonably withheld.
- 10. Definitions "Business Day" shall mean Monday through Friday, excluding Saturday and Sunday, and excluding holidays as defined by Idaho Code, §73-108. Business Days extend through 5:00 PM in the time zone in which the Property is located. Any time the term "day" is used without identifying it as a Business Day, it shall be deemed to be a Calendar Day. "Calendar Day" shall mean Sunday through Saturday without any exclusion, Calendar Days extend through 11:59 PM in the time zone in which the Property is located. "Notice(s)" shall mean a written document specifying the necessary information. "Delivery" shall mean transmittal of information by mail, facsimile transmission, courier, hand delivery, or e-mail, to the addresses stated herein. "Receipt" shall mean possession of the item of information by the named recipient or within the office of the appropriate broker. "Acceptance" shall mean receipt of a document signed and dated by ALL undersigned parties, specifying a certain Offer or Counteroffer. "Signed" shall mean a document containing the original, facsimile, electronic, photocopied or scanned signature of a party, any of which shall be binding on the signatory.
- 11. **Counterparts / Electronic Signatures / Facsimile Transmission / E-mail** This Agreement may be executed in one or more counterparts, each is deemed to be the original hereof, and all of which together constitute one and the same instrument. Seller and Buyer hereby consent to conduct this transaction by and through electronic means in accordance with Idaho Code §54-2052 and the Idaho Uniform Electronic Transactions Act, Idaho Code §§28-50-101 *et seq*. unless otherwise prohibited by law. Facsimile or email transmission of any signed original document, and retransmission of any signed facsimile or email transmission shall be the same as personal delivery of the original. At the request of either party or the Closing Agency, the parties will confirm electronic, facsimile or email transmitted signatures by signing an original document.

				/		
Document #	KBR 600	_ Buyer's Initials	Date 12/11/2024	Seller's Initials		PM PST
Date of Document:	Dec 5, 2024	_ Buyer's Initials	Date	Seller's Initials	Date	
6 of 9 This Real Estate	e Purchase and Sale A	greement is for the sole use of the	members of the Sun Valley Bo	ard of REALTORS and is copyrigh	nted as such. Version 12.1 * 7/2024	
Serial#: 061468-900173-3850	0377				Form	

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- 12. Title Conveyance Title of Seller is to be conveyed by warranty deed, unless otherwise provided, and is to be marketable and insurable except for rights reserved in federal patents, state or railroad deeds, building or use restrictions, building and zoning regulations and ordinances of any governmental unit, and rights of way and easements established or of record. Liens, encumbrances or defects to be discharged by Seller may be paid out of purchase money at date of Closing. No liens, encumbrances, defects, except those which are to be discharged or assumed by Buyer or to which title is taken subject to, shall exist unless otherwise specified in this Agreement.
- 13. Default by Buyer If the Buyer defaults in the performance of this Agreement, Seller will have the option of (1) accepting the Earnest Money as liquidated damages and this Agreement shall terminate; or (2) pursuing any other lawful right or remedy to which the Seller may be entitled, which may include specific performance. In the case of option (1), Seller shall make demand in writing upon the holder of the Earnest Money, upon which demand said holder shall pay from the Earnest Money any unpaid costs incurred by or on behalf of Seller and Buyer related to the transaction, as set forth in the "Costs To Be Paid By" section above, and said holder shall pay any remaining balance of the Earnest Money has become non-refundable (except in the case of Default by Seller), the receipt of Earnest Money by Seller shall not be considered an election of remedies by Seller and the non-refundable Earnest Money shall not constitute liquidated damages, nor a waiver of other lawful remedies which may be available to Seller; it may, however, be used to offset any damages incurred by Seller. Seller and Buyer specifically acknowledge and agree that if Seller elects to accept the Earnest Money as liquidated damages, such shall be the Seller's sole and exclusive remedy, and such shall not be considered a penalty or forfeiture.
- 14. Default by Seller It is agreed that if the title of said property is not marketable, or cannot reasonably be made so within twenty (20) Business Days after notice containing a written statement of defects is delivered to the Seller, or if the Seller defaults in the performance of this Agreement including Seller's obligations (if any) to correct defects pursuant to paragraph (7) C of the Inspection Contingency (Section 9), the Buyer has the option of (1) having the Earnest Money returned to the Buyer and this Agreement shall terminate; or (2) pursuing any other lawful right or remedy to which the Buyer may be entitled, including specific performance. In the case of option (1), the Buyer shall make demand in writing upon the holder of the Earnest Money. Upon such demand, and provided there is no dispute as to the Seller's default, said holder shall refund the Earnest Money to the Buyer. Seller shall pay for the unpaid costs incurred of title insurance and escrow fees, if any, and any unpaid costs incurred by or on behalf of the Seller and the Buyer related to the transaction, as set forth in this Agreement.
- 15. Interpleader If a dispute arises as to Buyer's or Seller's default and entitlement to the Earnest Money, and such dispute is not resolved within ten (10) Business Days after a demand for payment of the Earnest Money by the Buyer or the Seller, the holder of the Earnest Money may file an interpleader action in a court of competent jurisdiction, and shall be entitled to recover their attorneys' fees and costs therefore, as provided by Idaho Code § 5-321.
- 16. Attorney's Fees If either party initiates or defends any arbitration or legal action or proceedings, which are in any way connected with this Agreement, the prevailing party shall be entitled to recover from the non-prevailing party reasonable costs and attorneys' fees including such costs and fees on appeal and in any bankruptcy proceeding.
- 17. **Risk of Loss** Prior to Closing of this sale, all risk of loss shall remain with Seller. In addition, should the Property be materially damaged by fire or other cause prior to the Closing, this Agreement shall be voidable at the option of the Buyer. Buyer shall give written notice of intent to void the Agreement to Seller or Seller's Agent and shall be entitled to a full refund of the Earnest Money.
- 18. Entire Agreement/Severability/Governing Law This Agreement, including all addendums hereto, constitutes the entire agreement of the parties with respect to the purchase and sale of the Property. All prior or contemporaneous agreements, understandings, representations, warranties and statements, whether oral or written, are superseded and shall not be binding on either party. If any provision of this Agreement is held to be illegal or invalid for any reason, the remaining provisions shall nevertheless be given full force and effect. This Agreement shall be interpreted and governed by the laws of the State of Idaho.
- 19. EXCEPT AS EXPRESSLY STATED IN THIS AGREEMENT, SELLER MAKES NO WARRANTY OR REPRESENTATION OF ANY NATURE, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THOSE OF HABITABILITY (WHICH PROTECTS BUYERS AGAINST MAJOR DEFECTS WHICH ARE NOT READILY REMEDIABLE AND MAY RENDER A DWELLING UNINHABITABLE) WORKMANLIKE CONSTRUCTION, DESIGN, CONDITION, OR QUALITY AS TO THE PROPERTY, OR THE IMPROVEMENTS ON THE PROPERTY, AND SELLER HEREBY EXPRESSLY DISCLAIMS ANY SUCH REPRESENTATIONS OR WARRANTIES.

Document #	KBR 600	Buyer's Initials	Date 12/11/2024	Seller's Initials	M. 12/11/2024 2:53 PM F
Date of Document	Dec 5, 2024	_ Buyer's Initials	Date	Seller's Initials	Date
7 of 9 This Real Esta	te Purchase and Sale A	greement is for the sole use of the	members of the Sun Valley Bo	ard of REALTORS and is co	pyrighted as such. Version 12.1 * 7/2024
Serial#: 061468-900173-38					Form —

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- 20. Time is of the Essence in this Agreement.
- 21. Agent Representations The Agents representing the Buyer and Seller in this transaction relay information to Buyers and Sellers that has been received from third parties. However, Agents do not make any representations regarding flood plain, wetlands, avalanche zone, hazardous waste, environmental or health hazards, including, but not limited to, mold and radon, code compliance, survey data, finished square footage, property size, zoning or other physical factors nor do the Agents make any representations regarding law or taxation, unless specifically set forth in writing in this Agreement. The Buyer and Seller specifically waive all claims against the Agents regarding any of these matters which are not specifically included in this Agreement. It may be diligent and prudent for the Seller and/or Buyer to employ the services of qualified independent professionals who perform services or provide opinions regarding these matters, and the Agents may, during the course of this transaction, identify such individuals or entities, and the Buyer and Seller specifically waive any and all claims against the Agents regarding such individuals or entities.
- 22. **FIRPTA Tax Withholding at Closing** The parties agree that they shall fully comply with the Foreign Investment in Real Property Tax Act ("FIRPTA"). If Seller is not a "foreign person" under FIRPTA, at Closing, Seller shall sign an affidavit stating the same. If Seller is a "foreign person" under FIRPTA, at Closing the Closing Agent shall withhold from the sale proceeds the appropriate tax amount and submit such amount and any required forms to the Internal Revenue Service. Seller hereby indemnifies and holds Buyer and Closing Agent harmless from any and all liability, including attorney's fees, related to Seller's taxes under FIRPTA, or otherwise, which indemnification and hold harmless shall survive Closing of the transaction.
- 23. AUTHORITY OF SIGNATORY: If BUYER or SELLER is a corporation, partnership, trust, estate, or other entity, the person executing this agreement on its behalf warrants his or her authority to do so and to bind BUYER or SELLER.

In the event this form is received by electronic transmission and / or email, the parties hereto confirm and acknowledge that they have not changed or altered the content of this form template

24. WIRE FRAUD WARNING When wiring funds, never rely exclusively on an email, fax, text, or social media message communication. Always personally call the receiving party to confirm that the transaction instructions are legitimate. Wiring money to a fraudulent address may result in the permanent loss of said funds without recourse and liability for failure to perform your obligations under the contract. The parties hereto agree that in the event a party uses, or authorizes the use of, wire transfers or other electronic transfers of money, that party hereby holds Broker, the Brokerage any of its agents harmless from any and all claims arising out of inaccurate instructions, fraudulent interception of funds, and/or any other damages arising from the transfer process or misappropriation of funds.

25. Buyer(s) Acceptance Buyer hereby acknowledges having read this Agreement in its entirety, including the Standard Terms and all addendum(s), and having received a copy of this Agreement. _____# of Addendum(s) attached

				DS		
Document #	KBR 600	_ Buyer's Initials	Date 12/11/2021	Seller's Initials	Date12/11/2024	2:53 PM PST
Date of Document:	Dec 5, 2024	_ Buyer's Initials	Date	Seller's Initials	Date	
8 of 9 This Real Estate	e Purchase and Sale A	greement is for the sole use of the	members of the Sun Valley Bo	ard of REALTORS and is copyrigh	hted as such. Version 12.1 * 7/202	24
erial#: 061468-900173-385	0377				224	Form

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THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT. IF NOT UNDERSTOOD, THE PARTIES ARE ADVISED TO SEEK THE ADVICE OF AN ATTORNEY.

Buyer's Signature	11 12/11/2	Buyer's Signature	
X Signature	Date 14/1/20	Z Y Signature	Date
Printed Name: Physical Address: //	Neil Bradshaw 15th St. West 0 Box 2315	Printed Name: Physical Address:	
Home Phone: (20	etchum ID 833 08)721-2162	40 Mailing Address: City, State, Zip:	
	08) 727 - 5087 naw@ketchumidaho.org	Business Phone: E-Mail:	

26. Seller(s) Acceptance On the specified date, Seller acknowledges having read this Agreement in its entirety, including the Standard Terms and all addendum(s), and Seller hereby approves and accepts the offer to purchase set forth in the above Agreement

X "AS-IS" Subject to attached Counteroffer

Seller agrees to carry out all of the terms thereof on the part of the Seller and acknowledges receipt of a true copy of this Agreement signed by all parties.

Seller's Signature		Seller's Signature	
x Katherine Mora	12/11/2024	2:53 PM PST	
Signature 28EBFFB3740E	Date	Signature	Date
Printed Name: Katherin	e Mora	Printed Name:	
Physical Address:		Physical Address:	Har a
Mailing Address:		Mailing Address:	The second se
City, State, Zip:		City, State, Zip:	
Home Phone:		Home Phone:	
Business Phone: 310-489	9-0992	Business Phone:	
E-Mail: kathy@kkbeachhom	les.com	E-Mail:	

9 of 9 This Real Estate Purchase and Sale Agreement is for the sole use of the members of the Sun Valley Board of REALTORS and is copyrighted as such. Version 11 1/2024

Serial#: 061468-900173-3850377

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Addendum #	11	Date of Addendum:	January 12, 2025
This is an ADDEND	UM to the Real Esta	ate Purchase and Sale Agreement,	identified as:
Document #	KBR 600	Date of Document	per 5, 2024 Page <u>1</u> of <u>1</u>
Property Address: _	2	91 N 2nd Avenue Units 1, 2, 3, 4 & Cor	mmon Area
Buyer(s):		City of Ketchum, and/or assigns	
Seller(s):		KKO2/Props, LLC	0 pu per
		as follows: \$2,230,000 (Two Million Two Hun	ored Thirty Thousand Dollars)
1. The Purchase Price and CC&R Contingend		(Two Million Three Hundred Thousand satisfied/waived.	d Dollars). Buyer's Inspection
of any conflict or inconsis	stency between the prov	arties, is made an integral part of the afore visions of this Addendum and the aforemen	
	stency between the prov		
of any conflict or inconsis this Addendum shall con	stency between the prov	visions of this Addendum and the aforemen Buyer's Signature	
of any conflict or inconsis this Addendum shall con Buyer's Signature	stency between the prov trol in all respects. 1/15/2	Visions of this Addendum and the aforemen Buyer's Signature	tioned Agreement, the provisions of
of any conflict or inconsis this Addendum shall con Buyer's Signature Signature Signature Signature Signature	stency between the prov trol in all respects. 1/15/2 Date	Z025 12:58 PM PST Signature	tioned Agreement, the provisions of
of any conflict or inconsis this Addendum shall con Buyer's Signature DocuSigned by: X Buyer's Signature Signature	stency between the prov trol in all respects. 1/15/2	Z025 12:58 PM PST Signature	tioned Agreement, the provisions of

This Form is designed for use with other Sun Valley Board of Realtors' Forms.

Addendum #	2	Date of Addendum:	ary 16, 2025			
This is an ADDENDU	M to the Real Estate	Purchase and Sale Agreement, ider	ntified as:			
		Date of Document December 5	•			
Property Address:	291 N 2nd Avenue Units 1, 2, 3, 4 & Common Area					
Buyer(s):	City of Ketchum, and/or assigns					
Seller(s):		KKC Props, LLC				
The undersigned Part	ies hereby agree as f	follows:				
Section 9 Inspection Co	ntingency and Section	vo Million Two Hundred Sixty Five Thou 10 CC&R Contingency shall hereafter b Purchase Agreement, the Purchase Ag	e satisfied/waived.			
	shall have 3 Business D	Days to give Seller written notice of acce				
3. Closing Shall occur ne and Section 15.Other / I		Days following release of the Section 1 ncy.	2. Finance Contingency			
-		es, is made an integral part of the aforement	-			
this Addendum shall control		ns of this Addendum and the aforementione	a Agreement, the provisions of			
Buyer's Signature		Buyer's Signature				
x		¥				
Signature	Date	Signature	Date			
Seller's Signature		Seller's Signature				
- Katherine Mara						
XKatherine Mora Signature		X Signature	Date			
Addendum SBR Form © 2018 Sun V	alley Board of Realtors		Version 9.1 * 2/2024			

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Addendum #			
	3	Date of Addendum: January 22	2, 2025
This is an ADDENDU	M to the Real Estate Purc	hase and Sale Agreement, identified	as:
		Date of Document <u>December 5, 2024</u>	•
Property Address:	291 N 2nd	Avenue Units 1, 2, 3, 4 & Common Area	a
Buyer(s):	City of	of Ketchum, and/or assigns	
Seller(s):		KKC Props, LLC	
	ties hereby agree as follov		
		llion Two Hundred Forty-Seven Thousar and Section 10 CC&R Contingency shall	
force and effect. Seller	,	hase Agreement, the Purchase Agreeme um no later than Friday, January 24, 202 Idendum.	
	no later than 5 Business Days Due Diligence Contingency.	s following release of the Section 12. Final	ance Contingency
	ts execution by both parties is r	nade an integral part of the aforementioned	Agreement. In the event
of any conflict or inconsist	ency between the provisions of	nade an integral part of the aforementioned this Addendum and the aforementioned Agre	
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of any conflict or inconsist this Addendum shall contr Buyer's Signature x	ency between the provisions of ol in all respects.	this Addendum and the aforementioned Agre Buyer's Signature X	ement, the provisions of
of any conflict or inconsist this Addendum shall contr Buyer's Signature X Signature Seller's Signature LocuSigned by: Katherine Mo	ency between the provisions of ol in all respects.	this Addendum and the aforementioned Agre Buyer's Signature X	Date

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Addendum #	4	Date of Addendum:	February 7, 2025
This is an ADDENDU	M to the Real Estate F	Purchase and Sale Agreement,	identified as:
Document #	KBR 600	Date of DocumentDeceml	ber 5, 2024 Page <u>1</u> of <u>1</u>
		2nd Avenue Units 1, 2, 3, 4 & Co	mmon Area
Buyer(s):	C	City of Ketchum, and/or assigns	
Seller(s):		KKC Props, LLC	
The undersigned Part	ties hereby agree as fo	bllows:	
1) Buyer has satisfied, a	and hereby releases, Buy	ver's Due Diligence and Financing	Contingencies.
2) Closing Date shall be	February 18, 2025.		
, 2	11 be wednesday, Feb	oruary 19, 2025.	
DS	Ds		
AB	KM		
	AM PST 2/10/2025 1	1.28 DM DCT	
2/10/2025 10:45	AM PST 2/10/2023 .	1.20 PM P31	
This ADDENDUM, upon its	s execution by both parties	, is made an integral part of the afore	ementioned Agreement. In the event
of any conflict or inconsiste	ency between the provision	s of this Addendum and the aforemer	5
this Addendum shall contro	ol in all respects.	Duncada Cianastrum	
Buyer's Signature		Buyer's Signature	
x_llanll	02/07/		
Signature	Date	Signature	Date
Sollar'a Signatura		Sollor's Signature	
Seller's Signature		Seller's Signature	
x Katherine Mo	na 2/7/2025	0 12:45 PM PST	
Signature7328EBFFB3740E	Date	A Signature	Date
Addendum SBR Form © 2018 Sun V			
	alley Board of Realtors		Version 9.1 * 2/2024
This Form is designed		n Valley Board of Realtors' For	