

BOARD MEETING AGENDA MEMO

Meeting Date:	May 8, 2024	Staff Member:	Carissa Connelly		
Agenda Item:	Recommendation to Approve Updated Community Housing Policies				
Recommended Motion:					
I move to approve and record updated Community Housing Policies					

Reasons for Recommendation:

- Staff have found duplicative and contradictory terms in the current Guidelines
- Staff have a better understanding of misinterpretations that or unintentional wording

Policy Analysis and Background (non-consent items only):

Overview of changes:

- Cleaned up word choice, formatting, duplicative, and contradictory policies.
- Updated processes for current circumstances and account for the Common Intake Form.
- Clarified priority applicants and definitions, per legal counsel's recommendations.
- Redistributed aspects from Sections 8 and 9 to more suitable, relevant sections. This will facilitate staff's and participant's ability to find the information most relevant to them and reduce duplicative yet contradictory policies.
- Added Lease Addendum that clarifies and reminds both landlord and tenant of key responsibilities.

If adopted, staff will send for Spanish translation.

Attachments:

- 1. Resolution 2024-14
- 2. Cleaned DRAFT Community Housing Policies, May 3, 2024
- 3. Redlined Community Housing Guidelines

RESOLUTION 2024-14 BEFORE THE BOARD OF COMMISSIONERS OF THE BLAINE COUNTY HOUSING AUTHORITY BLAINE COUNTY, IDAHO

A RESOLUTION OF THE BLAINE COUNTY HOUSING AUTHORITY BOARD OF COMMISSIONERS AUTHORIZING THE ADOPTION AND RECORDING OF THE UPDATED BLAINE COUNTY HOUSING AUTHORITY COMMUNITY HOUSING ADMINISTRATIVE GUIDELINES

WHEREAS, the BCHA administrative staff have developed a set of BCHA Community Housing Guidelines; and

WHEREAS, the purpose of the BCHA Community Housing Guidelines is to define and describe the process of renting, purchasing, or selling Community Homes within Blaine County; assisting government staff, the development community, applicants, and the public in understanding the priorities for and processes governing Community Housing development and administration in Blaine County; supporting the attainment of BCHA goals and supplementing land use and building codes used by the County and Cities; and assisting in the review of land use applications, establishment of affordable rental rates and sales prices, establishment of criteria for admission and occupancy, and development and prioritization of current and long-range community housing programs; and

WHEREAS, the BCHA administrative staff prepared and presented to the BCHA Board for its review and approval an updated version of BCHA Community Housing Guidelines; and

WHEREAS, the BCHA Board reviewed the updated guidelines and adopted the guidelines as BCHA's exclusive community housing guidelines on October 11, 2023; and

WHEREAS, BCHA administrative staff have determined that there could be greater clarify of formatting, wording, and organizing of the document; and

WHEREAS, BCHA administrative staff sought confirmation by legal counsel that updating certain policies need to be updated to better align with BCHA's policy goals and relevant regulations; and

NOW, THEREFORE, be it resolved by the Board of Commissioners of the Blaine County Housing Authority, Blaine County, Idaho, as follows:

Section 1. The Blaine County Housing Authority Board of Commissioners approves adopting the updated BCHA Community Housing Policies on May 8, 2024, set forth in Exhibit A, attached and incorporated herein,

Section 2. The Blaine County Housing Authority Board of Commissioners authorizes the request to record the BCHA Community Housing Policies as adopted by this Board on May 8, 2024, set forth in Exhibit A, attached and incorporated herein, and directs the Executive Director to proceed with the recording of the BCHA Community Housing Policies as set forth in this Resolution.

DATED thisday of, 2024		
ATTEST:	BLAINE COUNTY HOUSING AUTHORITY BOARD OF COMMISSIONERS	
Executive Director	Chair	

When Recorded Return To: Blaine County Housing Authority P.O. Box 4045 Ketchum, ID 83340



Community Housing Administrative Policies DRAFT May 8, 2024

Table of Contents

Section	on 1. Introduction	3
A.	Mission Statement	3
В.	Purpose of Policies	3
C.	Role of The Blaine County Housing Authority	3
D.	Authority of the Blaine County Housing Authority	3
E.	Income Categories	4
F.	Definitions	4
Section	on 2. Qualifying to Rent or Purchase Community Housing	8
A.	Basic Qualifications for the Rental or Purchase of Community Housing	8
A.	Applying for Rental or Purchase of a Community Home	8
В.	Verifying General Application Information	9
C.	Staying on BCHA's Waitlist	10
G.	Special Waitlist for a Particular Community Housing Unit	11
Section	on 3. Renting Community Housing	12
A.	Landlord/owner lease-up obligations	12
В.	Ongoing Obligations for Landlords/Owners Renting Community Housing	12
C.	Ongoing Requirements for Tenants Renting Community Housing	13
D.	Exceeding Income Limits at Re-Certification	14
E.	Maximum rental rates	14
Section	on 4. Purchasing Community Housing for Occupied Ownership	15
A.	Additional Qualifications to Purchase	15
В.	Procedures for the Purchase of a Community Home	15
C.	Reserving a Newly Constructed Community Home	16
D.	Ongoing Requirements for Community Home Ownership	16
E.	Long-Term Rental Options during Board-Approved Long-term Absences	17
Section	on 5. Selling Community Housing for Occupied Ownership	19
A.	Fees	19
В.	Procedure	19
C.	Calculation of Maximum Sales Price	21
Section	on 6. Procedures for Exceptions and Grievances	22
A.	Exception Request	
В.	Filing a Grievance	23
C.	Grievance Hearing procedure	24
Exhibi	it A. Blaine County Housing Authority's Lease Addendum	27

We are committed to equal housing opportunities. We do not discriminate based on race, color, religion, national origin, sex, gender, sexual orientation, disability (physical or mental), familial status, or creed.



Section 1. Introduction

A. Mission Statement

The Blaine County Housing Authority's mission is to advocate for, promote, plan, and preserve the long-term supply of desirable and affordable housing choices in all areas of Blaine County to maintain an economically diverse, vibrant, and sustainable community.

B. Purpose of Policies

- 1. The purpose of these Policies is to define and describe the process of renting, purchasing, or selling Community Homes within Blaine County. They are intended to assist government staff, the development community, applicants, and the public in understanding the priorities for and processes governing Community Housing development and administration in Blaine County. The Policies do not replace professional guidance available from the Blaine County Housing Authority (BCHA) staff.
- These Policies are intended to support the attainment of BCHA goals and to supplement
 the Deed Covenant, land use and building codes used by the County and Cities. The
 Policies should be used to review land use applications, to establish affordable rental
 rates and sales prices, and to establish criteria for admission and occupancy.
- 3. These Policies may be reviewed and updated from time to time.
- 4. In the event of any conflict between Policies and the deed covenant, the deed covenant will prevail.

C. Role of The Blaine County Housing Authority

The role of BCHA, as determined by BCHA's Creating Resolution, are to:

- 1. Qualify Applicants for Community Housing using the criteria set forth in these Policies and maintaining an Applicant Database of those persons eligible to rent or purchase Community Homes.
- 2. Match qualified Applicants with available Community Homes.
- 3. Monitor compliance with and enforcement of these Policies and deed covenants.
- 4. Develop the criteria by which Community Housing is located, designed, developed, and price of Community Housing.
- 5. Review and provide recommendations on proposed Community Housing in Blaine County and its municipalities in accordance with these Policies and BCHA adopted criteria.

D. Authority of the Blaine County Housing Authority

BCHA is an independent public body, corporate and politic created by Blaine County and has all the powers and authority bestowed upon a housing authority pursuant to Title 31, Chapter 42 and Title 50, Chapter 19, Idaho Code.

E. Income Categories

- Income Categories are used by BCHA to determine which Applicants must be considered for specific Community Homes. These Income Categories are based on percentages of the Area Median Income (AMI) and adjusted on an annual basis. The Household Net Worth must not exceed the published allowable net worth specified for the Income Category.
- 2. The most current chart for Household Income Categories is available at bcoha.org/income-asset-limits-and-monthly-housing-costs.html. Income and assets for all adult household members must be disclosed to determine the Applicant's Income Category.
- 3. The actual dollar amount of income and net worth limits per category changes annually and is listed as Income Limits published by BCHA on its website for the Income Category and Household Size.
- 4. The Income Category of the Household is determined by the greater of:
 - (a) Total Gross Income of all members of the Household must not exceed the maximum Household Income specified, which is calculated using the chart online.; and
 - (b) The category of their Household Net Worth (the total net worth of all members of the Household).
- 4. BCHA will not approve the rental or sale of a Community Home designated Category 1 through 6 to an Applicant whose income category is lower than the unit's designated category. If the Applicant believes they have extenuating circumstances, they may request an exception (see Section 6.)

F. Definitions

- 1. **Administration Fee** The fee charged by BCHA in connection with a completed purchase and sale transaction or a rental lease transaction as compensation for the creation of and monitoring compliance with the deed covenants of Community Housing.
- 2. **Applicant/Applicant Household** Persons or households that have completed the BCHA application process to obtain, either through purchase or rental, a Community Home or other housing administered or managed by BCHA.
- 3. Applicant Database The official BCHA record of persons who have completed the

- BCHA application process for the rental or purchase of housing subject to a deed covenant (or other housing managed or administered by BCHA).
- 4. **Appreciation** –see Deed Covenant for any appreciation restrictions on the specific unit.
- 5. **Assets** Anything owned by an individual that has commercial or exchange value. Assets consist of specific property or claims against others, in contrast to obligations due others.
- 6. **Capital Improvements** Unless otherwise defined in the Deed Covenants on the Community Housing unit, any fixture erected as a permanent improvement to real property that enhances the value of the property, excluding repair, replacement, maintenance costs, and standard depreciation when applicable.
- 7. **Community Housing/Home** Dwelling units, for sale or rent, restricted typically via deed covenant for households meeting assets, income and/or minimum occupancy policies approved by BCHA.
- 8. **Deed Covenant** A legally enforceable provision in a deed restricting use, occupancy, alienation, and other attributes of real property ownership or imposing affirmative obligations on the owner or renter of the real property.
- 9. **Disabled Person/Dependent** A person who meets the definition of "individual with a disability" contained in 29 U.S.C. Section 706(8), and/or as defined in the Americans with Disabilities Act of 1990, who receives State Disability Insurance.
- 10. **Employee Housing** Housing which is required to be developed in conjunction with an organization and is intended for rental by the employees of the enterprise.
- 11. Employee A person who is employed or offered employment and is working for a minimum of 1,500 hours worked per calendar year (average of 30 hours per week). Exceptions to the minimum work hours include teachers and active-duty military personnel. Breaks in employment which do not disqualify applicants include temporary physical or mental disability, acting as primary caretaker of ill relative, and full-time education or training.
- 12. **Fixture** Personal property which has been attached to or installed on land or a structure thereon in such a way as to become a part of the real property.
- 13. **Grievance** Any dispute that an applicant, purchaser, seller, or tenant may have with BCHA with respect to action or failure to act in accordance with the complainant's rights, duties, welfare, or status under these Guidelines.

- 14. **Gross Income** The total income derived from a business, trust, employment, and income-producing property, before deductions for expenses, depreciation, taxes, and similar allowances. Gross Income must also include alimony, child support, retirement pension, and social security benefits.
- 15. **Household** All individuals who are or may intend to occupy the Community Home.
- 16. **Household Income** The total Gross Income of all individuals who are or may be occupying the Community Home. Gross income of self-employed households is the gross business income less IRS approved business expenses (as described in Schedule C), a financial statement of the business or a notarized statement by the business owner.
- 17. **Income Category** The classification of annual income based upon household size as a percentage of the Area Median Income determined by BCHA.
- 18. **Joint Tenancy** ownership of real property by two (2) or more persons, each of whom has an equal undivided interest in the property with the right of survivorship.
- 19. Liabilities Monetary obligations and debts owed to someone by an individual.
- 20. **Livable Square Footage** The interior area of a building measured interior wall to interior wall (i.e., "paint-to-paint"), including all interior partitions, habitable basements, interior storage areas, closets, and laundry area, and excluding uninhabitable basements, mechanical areas, exterior storage areas, stairwells, garages (either attached or detached), patios, decks, and porches.
- 21. Local Disabled Person/Dependent A person who meets the definition of "individual with a disability" contained in 29 U.S.C. Section 706(8), and/or as defined in the Americans with Disabilities Act of 1990, who receives State Disability Insurance, and who has lived in Blaine County at least nine (9) out of every twelve (12) month period for the previous two years or who was a Full-Time Employee in Blaine County immediately prior to his/her disability.
- 22. **Local Employee** A person who is employed or offered employment by Local Employer(s) and physically working in Blaine County for a minimum of 1,500 hours worked per calendar year (average of 30 hours per week). Exceptions to the minimum work hours include teachers and active-duty military personnel. Breaks in employment which do not disqualify applicants include temporary physical or mental disability, acting as primary caretaker of ill relative, and full-time education or training.
- 23. **Local Employer** A business whose business activity is primarily located within Blaine County and whose business employs persons within Blaine County. Employers which create and manage short-term rentals are not considered a Local Employer.

- 24. **Local Senior** A person 65 years or older who, immediately preceding retirement, was a Local Employee for at least five continuous years and continued living as a full-time resident within Blaine County after reaching the age of 65.
- 25. **Maintenance and Repair** Work done that keeps your property in a normal efficient operating condition.
- 26. **Maximum Housing Costs** The total cost (including but not limited to the rental or mortgage fees, utilities, internet, management fees, taxes, dues, snow removal, pet fees, HOA fees, etc.) charged to a qualified renter of a community home.
- 27. Maximum Sale Price The allowable sale price of a Community Home as provided to owners by BCHA or subsequent sales, as set forth in the applicable Deed Covenant and including Capital Improvements, if approved by BCHA during annual review and not considered luxury or for a limited population group. Other Fees not charged by BCHA and not specified in the applicable Deed Covenant are not incorporated into the base price from which appreciation starts, unless the total of those fees when added to the purchase price is less than the Maximum Sale Price and buyer agrees.
- 28. **Net Worth/Household Net Worth** Combined net worth (all assets minus all liabilities) of all individuals who may be occupying the Community Home. Households with Senior(s) have a higher maximum Net Worth. See bcoha.org for current Net Worth limits.
- 29. **Primary Residence** The sole and exclusive place of residence.
- 30. **Senior** A person 65 years or older.
- 31. **Special Waitlist** A waiting list for a development that intends to house a specific population (i.e., Employees)
- 32. **Special Review for Exceptions** A review of a petition to waive the provision of these Policies due to special circumstances.
- 33. **Qualified Tenant** A person who is leasing or has leased a Community Home that is subject to these Policies, and any qualifying potential lessee or past lessee of any such home, but only with respect to any issue arising under these Policies.
- 34. **Waitlist** Applicants selected from the Applicant Database and matched to a specific property for consideration to either rent or purchase that property.

Section 2. Qualifying to Rent or Purchase Community Housing

A. Basic Qualifications for the Rental or Purchase of Community Housing

- 1. Applicant/Applicant Household will be prioritized if at least one (1) non-dependent member meets the following criteria:
 - (a) Be a Local Employee; or
 - (b) Be a Local Senior; or
 - (c) Be a Local Disabled Person.
- 2. To qualify to rent or purchase a Community Home, the Applicant/Applicant Household must meet the following criteria:
 - (a) All adults are either an Employee, a Senior, or Disabled.
 - (b) The Applicant/Applicant Household must confirm that they will occupy the Community Home as their Primary Residence and will physically reside in the unit at least nine (9) out of any twelve (12) month period.
 - (c) No member of the Household may own developed residential real estate or a mobile home.

A. Applying for Rental or Purchase of a Community Home

- 1. Common Intake Form
 - (a) All persons wishing to rent or purchase a Community Home in BCHA's portfolio or to be referred to other Community Homes managed by other housing providers must submit a completed Common Intake Form to BCHA (the current application can be found on BCHA's website).
 - (b) BCHA will review the Common Intake Form and notify the applicant if they are eligible for BCHA's housing, if they will be prioritized, and what other non-BCHA housing they might be eligible for.
 - (c) For Applicant's referred to non-BCHA housing, Applicants will be advised by those housing managers of next steps, including but not limited to filling out their application.
- 2. General Application and Applicant Selection Process
 - (a) BCHA will contact Applicant if an opportunity arises that meet the following:
 - I. The Applicant's income category. Maximum housing costs for rentals are based on the unit's income category and are available on BCHA's website. Maximum sale prices are dependent on the unit's restrictions.
 - II. The Applicant's household size for Categories 1 through 6. These units must

be filled by Applicants that meet the following Occupancy Standards:

# of bedrooms	# of people in the Applicant household	
studio	1 person	
1 bedroom	1 to 3 people	
2 bedroom	2 to 5 people	
3 bedroom	3 to 7 people	
4 bedroom	4 to 9 people	

- III. The Applicant's stated interest in renting and/or owning and north and/or south valley.
- IV. Whether the Applicant owns pets or has accommodation needs.
- V. The Applicant is within the first three on the waitlist, if they meet the above factors (I to IV) and ordered by
 - A. priorities outlined in Section 2.B.1. and
 - B. length of time on waitlist.
- (b) BCHA will advise the prioritized Applicants to complete the General Application and a deadline by which to apply. A General Application will be certified by BCHA as complete only when the necessary steps have been completed and documents provided. See Section C. Verifying General Application Information for more details. Neither BCHA nor the landlord or seller is obliged to delay the lease-up or sale of a Community Home for more than ten (10) business days to allow an Applicant to update his or her application information.
- (c) If the Applicant is confirmed to qualify for the available unit, BCHA will provide the Applicant's basic information to the prospective seller or property manager of the Community Home. Those entities will conduct their own screening and may require additional documentation, including social security numbers or ITINs and background checks. Applicants who are not selected will not lose their position within the BCHA Database.
- (d) Should no eligible applicant be found in the database, BCHA will
 - I. Notify applicants of adjacent income levels of the community home availability and its income category. If a waiting list applicant believes they now qualify for the income category indicated, they may contact BCHA for review of income.
 - II. Advertise to the public, directing interested and potentially eligible households to apply to BCHA.

B. Verifying General Application Information

BCHA will require additional documentation for BCHA's screening, such as proof of Blaine County

residency, income, assets, and employment. All information and documentation submitted must be held confidential by BCHA and must not be subject to Open Records Requests by the public. Such documentation is used to determine that an Applicant meets the criteria set forth in Section 2.A and/or to verify the information provided in the application under 2(B), All or some of the following may be requested:

- 1. Federal income tax returns for the most recent year.
- 2. A current income statement and a current financial statement, in a form acceptable to BCHA, verified by Applicant to be true and correct; or other financial documentation acceptable to BCHA. When current income is twenty percent (20%) more or less than income reported on tax returns, BCHA will request an explanation and the Applicant's income may be averaged based upon current income and the previous year's tax returns to establish an Income Category.
- 3. Verification of employment in Blaine County.
- 4. Copy of valid Government Issued Identification Card.
- 5. If the Applicant is recently divorced and/or receives court-ordered alimony, spousal support, and/or child support, a certified copy of the court order must be provided, including all exhibits, supplements, and modifications to the decree.
- 6. Any other documentation that BCHA deems necessary to determine eligibility.

C. Staying on BCHA's Waitlist

- 1. Annual waitlist cull:
 - (a) Upon receipt of the completed Common Intake Form or General Application, the Applicant's information will be retained in the Applicant Database until the annual cull.
 - (b) On an annual basis, as part of the cull process to clear out uninterested Applicants and outdated information, BCHA will email a request to update the information. All changes must be updated as soon as possible, and during the annual cull deadline at the latest.
 - (c) If information is not updated by the deadline provided in BCHA's email, the applicant will be removed from the Applicant Database.
- 2. Post-Purchase: When an Applicant purchases a Community Home, the Applicant's application is extinguished and may not be used to qualify for another Community Home. If an owner of a Community Home wishes to purchase another Community Home, he or she must file a new application and begin the process again.
- 3. Post-Rental: When an Applicant rents a Community Home and the Applicant stated that they are interested in the purchase of a Community Home, the Applicant's application is retained.

4. Declining 3 opportunities: If an Applicant declines three (3) opportunities that align with their income category, household size, location, and interest in renting or ownership, the Applicant will be automatically removed from BCHA's waitlist.

G. Special Waitlist for a Particular Community Housing Unit

- 1) Some Community Homes are constructed by or made available by a government agency or by a private developer for a particular group of employees (e.g. Blaine County School District). In those instances, a Special Waitlist may be established for that development. When a Community Home in such a development becomes available for sale or rent, BCHA may first use the Special Waitlist for that development to find qualified buyers.
- 2) BCHA may employ the system creating an Waitlist in accordance with the steps outlined in Section 2(D) of these Policies with special prioritization as may be requested by the developer and approved by BCHA. Prioritization may include the current employees of an employer.
- 3) Prioritization must not be given based on race, color, religion, sex, gender, sexual orientation, familial status, national origin, disability, sexual orientation, gender identity, veteran status, or geographic boundary smaller than Blaine County, except as allowed when participating in a federal program that prioritizes senior citizens, disabled persons, or veterans in its housing programs.
- 4) The procedure for qualifying an applicant from a special Waitlist must follow the same procedures as outlined in this section, with the additional first-tier prioritizations.
- 5) Should the Special Waitlist for Community Housing in a Particular Development be exhausted, without a Community Home being sold or rented, BCHA's priorities would create a second tier of Applicants on the waitlist for the specific unit.

Section 3. Renting Community Housing

All Applicants interested in long-term renting Community Housing must submit a Common Intake Form for Community Housing to BCHA (See Section 2, "Qualifying to Rent or Purchase Community Housing"). BCHA as the program administrator is charged with providing landlords of Community Housing a list of qualified potential renters and with facilitating the rental of a Community Home. An administrative fee, as set by the Board, may be charged to the landlord/owner for these services.

A. Landlord/owner lease-up obligations

- 1. BCHA receives a Notice of Intent to Rent from the owner of the Community Home. Owner is required to provide BCHA their tenant selection criteria or policy. Tenant selection criteria must be reasonable.
- 2. BCHA will follow the Applicant Selection Process outlined in Section 2.B.2.
- 3. The final determination and offer of tenancy to an Applicant is the decision of the owner, not BCHA. It is, however, expected that the owner will follow the Fair Housing Act in their selection of the tenant and accept tenant-based rental assistance (also known as housing vouchers or Section 8). If landlord/owner denies three Applicants requests to rent, landlord must provide a written explanation to BCHA to justify their denial. BCHA will review meet review their tenant selection criteria or process for compliance with the Fair Housing Act and for reasonableness.

B. Ongoing Obligations for Landlords/Owners Renting Community Housing

- Once an Applicant secures a rental Community Home through BCHA, the landlord must provide a copy of the lease with BCHA. The lease must contain the following provisions:
 - (a) Beginning and end dates of the lease.
 - (b) Names of all unit occupants.
 - (c) Security deposit amount and all fees.
 - (d) Rent amount and how/where to be paid.
 - (e) Owner's right of entry.
 - (f) Repairs and Maintenance.
 - (g) What utilities are paid by the tenant.
 - (h) What appliances are provided by the landlord.
 - (i) Tenant Requirements.
 - (j) BCHA's Lease Addendum (see Exhibit A).
- 2. All leases must be for a 12-month period.

- 3. Sixty (60) days prior to lease renewal, the owner/landlord must submit to BCHA all Community Home leases verify rent, utilities, and lease dates. The landlord must submit the requested information and a copy of the new lease, to the BCHA within 10 business days of receipt of the Rental Renewal Notice. The renewed lease must be for an additional 12 months.
- 4. Landlord must notify BCHA within five (5) business days of receiving a notice from a tenant that they will vacate, or have vacated, the unit.
- 5. BCHA may charge the landlord an annual renewal fee as set by the Board.
- 6. Should the landlord pursue a just cause non-renewal, documentation must be provided to BCHA.
- 7. If a renter falls out of compliance, BCHA will notify the landlord of whether they must provide a thirty (30) day notice to vacate or not renew the tenant's lease. A copy of the Notice to Vacate must be provided to BCHA.
- 8. The landlord must comply with any Exceedance Agreement, Development Agreement, and Deed Covenant that applies to the Community Home. The landlord must work in partnership with BCHA on all compliance matters. In the event of non-compliance, the Deed Covenant may include fees and other enforcement tools that BCHA would apply.
- 9. Should the owner decide to sell the Housing unit during the lease period, the owner must notify BCHA immediately. The seller is obligated to pay an administrative fee to BCHA, equal to 1% of the Maximum Sales Price for the Community Home(s). The lease must remain intact after the sale. An executed agreement between the buyer and seller must describe the new Property Owner's obligations under this program, plus the following:
 - (a) To abide by existing lease terms;
 - (b) To notify BCHA of updated contact information; and
 - (c) To record a new Deed Covenant.

C. Ongoing Requirements for Tenants Renting Community Housing

- 1. The eligibility of Tenants to lease and occupy Community Housing must be reviewed and verified annually (i.e., re-certified) to ensure that they continue to meet (a) the priorities that they initially qualified for the Community Home with and (b) the requirements outlined in Section 2. A. In addition, they must continue to meet the Community Home's designated income category that are in place at the time of the review.
- 2. To assist in this re-certification process, BCHA will send a Rental Renewal Approval Notice to Tenants with instructions for re-certification.

- 3. The Tenant must, within 10 business days of receipt, complete the required form and provide the required documentation. Failure to do within the 10 days of receipt three or more times, or after two requests during a single annual recertification by BCHA will result in the tenant's lease not being renewed and removal from BCHA's waitlist.
- 4. Renters are required to abide by all terms of the lease completely and these Policies. If they do not, their lease will not be renewed or they may be given a thirty (30) day Notice to Vacate.
- 5. Should it be determined that a tenant was justly evicted from a Community Housing Unit, the tenant will also be terminated from the BCHA's permanent housing program but may be eligible for transitional housing. The tenant will not be eligible to reapply for a period of 5 years.

D. Exceeding Income Limits at Re-Certification

If, upon review and re-certification, BCHA determines that the Tenant no longer meets the minimum Income Category requirements (up to a maximum of 2 income categories over deed restriction category), the Tenant may continue to rent and occupy the Community Home. With an income increase at 1 category higher than their original income, the tenant will pay the same rent rate. When the tenant achieves an income increase that is 2 categories above their income at intake, the tenant may remain in place for up to twelve (12) additional months at the rent rate increased to their new income category. The original rent amount will be paid to the landlord and the difference between the categories will be paid to the BCHA Housing Fund. During these twelve (12) months' times, the BCHA team may work with the tenant to identify alternate housing.

E. Maximum rental rates

- 1. Maximum Housing Costs are based on an amount equal to or less than thirty percent (30%) of the Household Income per month. This cost includes rent, any fees charged to the tenant, and essential utilities. Essential utilities include electricity, gas, water, sewer, trash and internet.
- 2. The Maximum Housing Costs for Community Housing are published by BCHA online and updated annually.
- 3. Lease terms must account for estimated or actual utilities and charge less than the Maximum Housing Cost associated with the income level and unit size.
- 4. Please contact BCHA for a Utility Allowance Analysis based on each unit's size, appliances, and heat source to get a net rental rate figure.

Section 4. Purchasing Community Housing for Occupied Ownership

A. Additional Qualifications to Purchase

In addition to the priorities and requirements outlined in Section 2, all Applicants interested in purchasing either Income Category, Workforce, or Locals' Community Housing must submit the following to BCHA:

- 1. Proof of completion of the Homebuyer Education Course (if a first-time homebuyer), and
- 2. A letter from the lender that states the Applicant's gross annual income and net worth.

Any co-ownership interest other than Joint Tenancy or Tenancy in Common must be approved by BCHA. Co-signers may be approved for ownership of the Community Home but may not jointly occupy the Community Home unless qualified by BCHA. No person may own developed residential real estate – aside from the Community Home being purchased - as a sole owner or as a Joint Tenant or Tenant In Common. Co-signed loans may not be allowed.

B. Procedures for the Purchase of a Community Home

- In matching an Applicant to a specific Home, BCHA will follow the Applicant Selection
 Process outlined in Section 2.B.2. of these Policies. If deemed qualified will receive from
 BCHA a Letter of Eligibility or a Letter of Qualification. BCHA, as the program
 administrator, provides a list of potential qualified purchasers to the seller.
- 2. BCHA will provide support to assist with the real estate transaction and set a Maximum Sales Price for the Community Home. An Applicant or seller may, but are not required to, engage the services of a licensed Real Estate Broker in the transaction. Any fees charged by the Real Estate Broker must be the responsibility of the party that engaged the service.
- 3. When an Applicant desires to make an offer, they do so offer directly to the seller, and it cannot exceed the Maximum Sales Price. The Seller makes the final determination to accept an offer. If the Seller declines two offers at the Maximum Sales Price, BCHA will make the final determination of the sale conditions.
- 4. When an Applicant is matched to a Community Home, the Applicant may be required to sign documents necessary to permit BCHA to obtain a copy of the completed loan application, including analysis of income, assets, and debt, submitted to the lender.
- 5. If an Applicant fails to secure financing for that Home in the time allowed (as determined by the purchaser and the lender), that Applicant may be eliminated from consideration for purchase of that Community Home but will not lose their position on the waiting list.
- 6. Each purchaser must execute, in a form provided by BCHA and for recording with the

Clerk's Office of Blaine County, concurrent with the closing of the sale, a document acknowledging the purchaser's agreement to be bound by the recorded deed covenant covering the Community Home and these Policies.

- 7. Each purchaser must execute, in a form provided by BCHA and for recording with the Clerk's Office of Blaine County, concurrent with the closing of the sale, the applicable deed covenant covering the Community Home and these Policies.
- 8. Once an Applicant successfully purchases a Community Home, the new Community Home owner must provide a copy of the executed Purchase and Sale Agreement and closing documents to BCHA. The Applicant must use the Community Home as their Primary Residence, comply with all provisions of the applicable Deed Covenant, and must adhere to the Ongoing Requirements (Section 4.C.).

C. Reserving a Newly Constructed Community Home

BCHA may use all reasonable efforts to show newly constructed Community Housing to Applicants prior to the issuance of the certificate of occupancy. A qualified Applicant who is successfully matched with a Community Home may be given the opportunity to enter into a Reservation Agreement for that Community Home. Upon the filing of the final plat the Reservation Agreement may be converted to a Purchase and Sale Agreement in accordance with the terms of the Reservation Agreement.

D. Ongoing Requirements for Community Home Ownership

- 1. The eligibility of owners to occupy Community Housing must be reviewed and verified annually (i.e., re-qualified) to ensure that they continue to meet (a) the priorities that they initially qualified for when purchasing the Community Home with and (b) the requirements outlined in Section 2. A. and the Deed Covenant.
- 2. To assist in this re-certification process, BCHA will send a Compliance Monitoring Form with instructions for re-qualification.
- 3. The owner must, within 10 business days of receipt, complete the required form and provide the required documentation. Failure to do so within the 10 days of receipt three or more times, or after two requests during a single annual recertification by BCHA will result in a \$300 fee.
- 4. With the annual compliance monitoring form, the owner must provide the list of capital improvements, along with receipts, to BCHA at each annual compliance. If these improvements are not reported by the annual compliance monitoring each year, the owner will not be given credit for the improvement.
- 5. The owner must cooperate with BCHA on regular review of property condition and

maintenance issues to ensure compliance with provisions of the Deed Covenant. This may require a tour of the property by BCHA staff and an inspector, should staff desire. Deferred maintenance may result in the inability to realize the maximum sale price allowable by the Deed Covenant.

- 6. The owner must not offer any portion of the home as a short-term or vacation rental.
- 7. The owner must not offer any portion of the home as a long-term rental without the prior approval of BCHA, as outlined in Section 4(E)(below). Category Local owners that continue to occupy the Community Home for at least nine (9) months out of every twelve (12) month period may long-term rent to an Applicant that meets BCHA's priorities outlined in Section 2.
- 8. The owner and household members must not acquire or own developed residential real estate (excluding shared inheritance of less than 50% ownership).
- 9. Upon death, the Deed Covenant and these Policies continue to apply. Person(s) in line for inheritance who wish to occupy the unit must submit the Common Intake Form. If the information provided in the Common Intake Form reasonably shows that the Person/Applicant might be eligible, BCHA will request the Applicant to submit a full Application. This application will be prioritized as follows:
 - (a) If the Applicant meets BCHA's priorities and requirements outlined in 2.A. then they will have the right to occupy the home.
 - (b) If the Applicant does not BCHA's priorities but does meet the requirements as outlined in 2.A., then their position on the waitlist will be between those Applicants who meet the priorities and those that do not but still meet BCHA's requirements.
 - (c) If the Applicant does not meet BCHA's priorities or their requirements, they will not be considered for the home.
- 10. The Homeowner's Exemption must be utilized on the community home, as confirmed by the tax assessor.
- 11. Homeowners who do not comply with the terms of the home deed and/or program expectations, as described within these Policies, the homeowner may be required to sell the home. The Deed Covenant may include fees or other enforcement tools that BCHA would apply.
- E. Long-Term Rental Options during Board-Approved Long-term Absences (except Category Local owners)

- 1. If an owner of a Category 1 through 6 Community Home desires to rent the Home during a BCHA Board approved absence, the owner must include the reason for renting in the Exception Request for permission to rent the home at least thirty (30) days prior to leaving (see Section 8. For Exception Requests).
- 2. If approved by the BCHA Board, the leave of absence may be for up to one year.
- 3. The Rental Rate charged must be approved by BCHA and must be within the published monthly affordability for the Income Category enumerated on the Deed Covenant and in no event may exceed the published Affordability of Income Category 6. Category Local Rental rate is determined by the submarket of potential tenants.
 - (a) The Community Home must be rented in accordance with the Policies during the authorized period so long as other Deed Covenants covering the home permit the rental. Any perspective Tenant must be qualified by BCHA *prior* to execution of a lease.
 - (b) Should the owner re-occupy the home again as the owner's Primary Residence, then the owner must give the Tenant a minimum of thirty (30) days' notice prior to the conclusion of any lease.
 - (c) No initial lease term may be for fewer than 90 days and no more than 1 year. The lease is non-renewable. If within 10 months of the lease an exemption is approved by the Board to extend the rental beyond one year, the tenant must first be provided a buy-out option not to exceed the Maximum Sale Price.
- 4. A copy of the executed lease must be furnished by the owner or tenant to BCHA.
- 5. The owner must provide the tenant with the HOA rules and is responsible for enforcement.

Section 5. Selling Community Housing for Occupied Ownership

Every sale of a Community Home must comply with the Deed Covenant and these Policies. BCHA may identify qualified purchasers but does not guarantee the sale of the home, nor does it guarantee receipt of an offer at the Maximum Sales Price.

A. Fees

- 1. Unless otherwise instructed in the Deed Covenant, the seller must pay a non-refundable prepayment of \$500 to BCHA at the time the owner delivers the signed Notice of Intent to Sell to BCHA. This amount will be deducted from the total Administration Fee due to BCHA at closing and will be used to offset costs of radon testing and a home inspection. The home inspection may be critical in calculating the maximum sale price of the home.
- 2. At the closing of the sale of the income restricted home, the seller must pay BCHA an Administration Fee equal to three percent (3%) of the sale price or the amount stated in the Deed Covenant if it is less than three percent (3%). BCHA will instruct the title company to pay this fee to BCHA out of the funds held for the seller at the closing.

B. Procedure

The Owner of a Community Home is responsible for the sale of the Community Home throughout the process, unless the sale is due to non-compliance with the Deed Covenant and/or these policies, then BCHA or their legal counsel may take a direct role.

The staff members and board of Commissioners of BCHA are not acting as licensed brokers or real estate agents representing any party to the transaction, but solely as representatives of BCHA and its interests. BCHA must treat every purchaser and seller of Community Housing with fairness in accordance with Fair Housing Law and these Community Housing Policies and will prohibit discrimination on the basis of race, color, religion, sex, familial status, national origin, disability, sexual orientation, gender identity, or veteran status on the part of the purchaser, seller, or the agents of any party to any transaction.

- 1. Notifying BCHA of Intent to Sell
 - (a) A Community Homeowner interested in selling their Community Home must:
 - Request from BCHA staff the Maximum Sales Price and other applicable
 provisions concerning a sale. The sale price may not include carryover for
 improvements completed by the previous owner. There is no guarantee that the
 seller will receive an offer at the Maximum Sales Price. The Deed Covenant,

- Home Inspection, and Section 5 of these Policies are used to determine the pricing of "for-sale" Community Housing. Owners should contact BCHA early in the process so that BCHA can properly determine the interest level of Applicants.
- ii. BCHA will order a home inspection to determine the upkeep of the home.; and
- iii. Execute and deliver to BCHA a "Notice of Intent to Sell" in the form provided on BCHA's website (or requested by email) and \$500. The form and check can be delivered to Ketchum City Hall or BCHA's Hailey office (above Java), or mailed to BCHA at P.O. Box 4045, Ketchum, ID 83340.
- iv. The selection of the purchaser and terms of the transaction may be as described in the Community Housing Policies in effect on the date BCHA receives the Notice of Intent to Sell.
- (a) The selection of the purchaser, approval of the sale price, and the terms of the purchase and sale will be monitored and must be approved by BCHA.
- (b) If BCHA receives a "Notice of Intent to Sell" from the owner, and the owner later fails to consummate a sale transaction, the owner must reimburse BCHA in accordance with Section 5.A. (above).
- (c) If a real estate broker is used, the broker must, prior to the execution of the listing agreement for the Community Home, sign an acknowledgement and agreement with BCHA that the sale must be conducted in accordance with the terms of the Deed Covenant on the Community Home and these Community Housing Policies.
- (d) If the seller or buyer consults with legal counsel, licensed real estate brokers, or such related services, the fees are at the respective parties' own expense. BCHA Administration Fees and other fees are to be paid regardless of any expenses incurred by the seller or purchaser in connection with the sales transaction.

2. Selection of Purchaser and Solicitation of Offers

- (a) After BCHA receives the "Notice of Intent to Sell" from the owner, BCHA will create an Waitlist based on the unit's income designation, size, and any other restrictions, as outlined in Section 2.B. and 4.A.
- (b) BCHA will connect the top Applicants to the seller.
- (c) If an Applicant makes an offer, Applicant and seller will have five (5) business days from the date of that introduction to execute a Purchase and Sale Agreement for the Community Home.

- 1. If the Applicant does not execute a Purchase and Sale Agreement within that time, the Applicant must forfeit their position in the Waitlist, and
- 2. The next person in line in the Waitlist may be notified and so on, until the Community Home is under contract for purchase.
- (d) If the seller and Applicant cannot reach an agreement, the steps outlined in C (above) may be repeated with the next Applicant. If the seller deny each of the applicants provided by BCHA, the owner will be reminded of the Fair Housing Act and be required to provide written justification for each denial for BCHA's review. If the seller is obligated to sell due to non-compliance with their Deed Covenant and/or these Policies, they are obligated to accept the first offer at Maximum Sales Price.

C. Calculation of Maximum Sales Price

- For existing Community Homes in Categories 1 to 6 and Category Local appreciationcapped restrictions: Unless otherwise stated in the Deed Covenant, Maximum Sales Prices are determined by the initial purchase price of the seller plus the lesser of the appreciation cap and appreciation based on CPI, plus Capital Improvements.
- 2. For Newly Constructed Community Homes: The sales price for newly constructed/available Community Housing varies according to the Area Median Income in any given year and according to the calculation of the "maximum monthly housing cost." The aim is to ensure that the price of a Community Home is affordable to every purchaser within that Income Category. "Maximum monthly housing cost" includes the following monthly payments:
 - (a) Principal, interest, and mortgage insurance payment (if any) on first mortgage
 - (b) Escrow payment of property taxes and property insurance
 - (c) Land lease payments if any
 - (d) Homeowners/condominium association fees if any
 - (e) Utility costs

Section 6. Procedures for Exceptions and Grievances

Situations may arise where a special review is appropriate to allow for exceptions to the application of these Policies, or to address grievances against BCHA for its actions or failure to act in accordance with these Policies. These two processes are described below:

A. Exception Request

- 1. Exceptions to any provision of these Policies may be granted by the BCHA Board when, because of unique circumstances, the strict application of the policy places an undue hardship or burden on a particular Applicant, Tenant, or owner. An undue hardship or burden is not merely an inconvenience or issue of preference but must be burdensome or restrictive enough to create a significant difficulty or expense for the Applicant, Tenant, or Owner.
- 2. Any Applicant, Tenant, or Owner may file a request for an Exception with BCHA, in writing stating:
 - (a) The Specific BCHA Policy or Policies which the Applicant, Tenant, or Owner is requesting waiver of or alteration to;
 - (b) The circumstances constituting an undue hardship or burden which are the basis for the Exception request;
 - (c) The action requested to resolve the undue hardship or burden (i.e., partial waiver, complete waiver, or modification of the Policy or Policies); and,
 - (d) The name, address, and telephone number of the person making the request and his or her representative, if any.
- 3. Upon receipt of a request for Exception, the BCHA staff shall:
 - (a) Review, investigate, and prepare for the BCHA Board a report analyzing and making a recommendation on the requested Exception;
 - (b) Shall forward the report to the Board and all parties involved to hear and make a decision on the request, but in no event shall such meeting take place more than thirty (30) days after receipt by BCHA staff of the request for Exception.
- 4. At the meeting, the Board shall review the request and any additional information and evidence presented by the person making the request and any other person present at the meeting. Prior to deciding on the request, the Board may continue the meeting as it deems necessary to obtain additional information or for further deliberations, but in no event shall the Board delay a decision by more than thirty (30) days absent exigent circumstances.

The Board may approve, approve with conditions or alterations, or deny a request for an Exception. A decision to approve a request for an Exception must based on the

request and any supplemental documents or information considered meeting following requirements:

- (a) The strict application of the Policies to the Applicant, Tenant, or Owner causes an undue hardship or burden, and not merely an inconvenience or issue of preference, which is unique to the person and circumstances for which the request is made.
- (b) The strict application of the Policies to the Applicant, Tenant, Owner *is the primary cause of* the undue hardship or burden, such that the remedy of any other contributing factors would not relieve the Applicant, Tenant, or Owner of the undue hardship or burden.
- (c) Approval would be consistent with the spirit, purpose, and intent of the Policies.
- (d) Approval will not give the person requesting the Exception an undue or unfair advantage over another person, but will merely relieve them of the undue hardship or burden;
- (e) Approval would not conflict with any provisions of the BCHA Deed Covenant on the property subject to the request.
- (f) Approval is the only reasonably available remedy to the undue hardship or burden, and the exception is not overly broad in its scope.
- 5. The Board will make every effort to render a decision within sixty (60) days after the filing of the request and all requested information. The Board will provide the person making the request with its written decision and findings, to all parties involved. Applicants to whom a request for Exception is denied may appeal the decision by submitting a formal Grievance in accordance with the procedure described below.

B. Filing a Grievance

- A Grievance may be filed by any Applicant, Tenant, or Owner as a means of appealing a denied request for Exception or based on an alleged violation by BCHA of one or more provision of this Policy.
- 2. Any Applicant, Tenant, or Owner may appeal the denial of a request for Exception by filing a Grievance with BCHA, in writing, stating:
 - a) Which request for Exception is being appealed;
 - b) Evidence demonstrating that the findings necessary to approve a request for Exception, as described in 8.A.5, are present, and that denial was therefore improper;

- c) The action requested to cure the allegedly improper denial; and
- d) The name, address, telephone number, and email of the grievant and his or her representative, if any.
- 3. Any Applicant, Tenant, or Owner may file a general Grievance with BCHA, in writing, stating:
 - (a) The specific provision of this Policy which the Applicant, Tenant, or Owner alleges BCHA to be in violation of;
 - (b) The specific BCHA action or omission which the Applicant, Tenant, or Owner alleges to be the violation;
 - (c) The action requested to cure the violation; and
 - (d) The name, address, telephone number, and email of the grievant and his or her representative, if any.
- 4. An appeal of the denied request for Exception shall be heard in the same manner described in 8.A.3. If the request is again denied on appeal, the grievant may submit a final appeal to the Blaine County Board of Commissioners, in writing, within thirty (30) days after the date the decision is rendered.

C. Grievance Hearing procedure

- 1. Upon receipt of a written Grievance, a public hearing before the BCHA Board of Commissioners must be scheduled. The grievant must be afforded a fair hearing providing the basic safeguards of due process, including notice and an opportunity to be heard in a timely, reasonable manner, and to present evidence. In the event that this grievance procedure is not an appropriate or reasonably achievable means of resolving the matter, any of the following alternative methods for dispute resolution may be utilized:
 - (a) Use of a certified mediator in Blaine County, or as nearby as reasonably practical;
 - (b) Through the Idaho Human Rights Commission;
 - (c) Through a civil court proceeding;
 - (d) The grievant may be eligible for pro bono legal assistance through Idaho Legal Aid; or,
 - (a) If a Fair Housing violation is suspected, the local jurisdiction may be contacted to conduct an investigation. If the grievant disagrees with the findings of that investigation, they may appeal to the Idaho Human Right's Commission.
- 2. Notice of the public hearing shall be provided to the Board, the grievant, and any other parties involved, to be held as soon as practicable and convenient to the Board and the grievant, but in no event shall such hearing take place more than thirty (30) days after receipt by BCHA staff of the grievance.

- 3. Within no less than seven (7) days prior to the hearing, and at the expense of the grievant, the grievant and BCHA must have the opportunity to examine and to copy all documents, records, and regulations of BCHA and the grievant that are relevant to the hearing.
- 4. If, after written request for production of such, any document, record, or regulation is not made available by BCHA or the grievant in the aforementioned manner, said document may not be relied upon at the hearing.
- 5. If any of the above requirements cannot be reasonably fulfilled by the originally scheduled date of the public hearing, the matter may be continued, with or without request by the grievant, and at the discretion of BCHA. Any decisions to continue the hearing shall be provided, in writing, to the grievant as soon as reasonably practicable. Any continued hearing shall be rescheduled for a date no later than thirty (30) days after the originally scheduled hearing.
- 6. At the public hearing, the grievant shall present their argument and the evidence in support of it before the Board.
 - a) The grievant has the right to be represented by counsel.
 - b) Oral or documentary evidence may be received without strict compliance with the rules of evidence applicable to judicial proceedings.
 - c) The opportunity to cross-examine may be afforded or denied at the discretion of BCHA, and, if afforded, may be regulated by BCHA as it deems necessary for a fair hearing.
- 7. If the complainant fails to appear at the scheduled hearing, BCHA may make a determination to continue the hearing, dismiss the grievance, or make a determination based upon the written documentation and the evidence submitted.
- 8. Following the conclusion of the public hearing and based on the records of proceedings, BCHA will provide a written decision and include therein the reasons for its determination. Prior to making the decision, the Board may continue the meeting as it deems necessary to obtain additional information or for further deliberations. However, every attempt must be made to settle a Grievance with BCHA within six months after the date the Grievance is filed, and any decision shall be issued within six months after the date the Grievance is filed.
- 9. BCHA will make its determination on the basis of these Policies and Deed Covenants associated with the unit. The decision of BCHA will be binding on all parties involved, and BCHA and/or the grievant shall take all actions necessary to carry out the decision following its issuance as soon as reasonably practical. BCHA must have the authority to enforce its

- determinations, as provided by law and put forth in these Policies and BCHA-drafted Deed Covenants attached to the land.
- 10. If the grievant disagrees with the decision issued by BCHA, they may appeal the decision to the Blaine County Board of Commissioners, in writing, within thirty (30) days after the date the decision is rendered.

Exhibit A. Blaine County Housing Authority's Lease Addendum

1. Qualified Renter.

- (a) The Owner must rent the Community Home to a Qualified Renter.
- (b) Renters are required to respond to the BCHA's requests for information to annually certify compliance.
- (c) Both Owner and Qualified Renter are required to adhere to BCHA's Community Housing Guidelines, Section 3. The most current version adopted by the BCHA Board of Commissioner's applies.
- (d) The Owner is also subject to any Deed Covenant, Exceedance Agreement, and/or Development Agreement recorded for the unit.
- 2. <u>Owner cannot charge above the Maximum Rent</u>. Owner is obligated to ensure that no more than the Maximum Rent is charged, accounting for the estimated cost of essential utilities.

3. Rent Increases are Limited.

- (a) The Owner cannot increase the rent by more than the greater of 4% of current rent every twelve (12) months at lease renewal, without pre-approval of BCHA.
- (b) The Owner is obligated to first give the BCHA sixty (60) days written notice of intent to raise above the allowable amount and respond in a timely manner to the City's requests for documentation that justifies such an increase. Then, if approved, the Owner must give the Qualified Renter at least ninety (90) days written notice.
- (c) If, upon annual re-certification, BCHA determines that the Renter is two (2) income categories above the unit's designated income category, Renter will continue to pay the rent and any utilities associated with the unit's income level directly to the landlord. BCHA will charge the difference between the unit's income level and the Maximum Housing Costs associated with the Renter's new income. This additional rent will be paid directly to BCHA.

4. Renter Must Rent the Home for use as Primary Residence.

- (a) The Qualified Renter may use the Home only for residential purposes and any activities related to residential use that are permitted by local zoning law, except the Community Home cannot be used for short-term or vacation rental, or subleased.
- (b) A lease is required for a minimum of a twelve (12) month term.
- (c) The Tenant must use the Home as their Primary Residence and reside in the unit for more than nine (9) months of any given twelve (12) month period.
- (d) If the Tenant accepts permanent employment outside of Blaine County or resides in the Home fewer than nine (9) out of any twelve (12) months, the Tenant will be deemed to have ceased to use the Home as a Primary Residence and must be required to relinquish the Community Home.
- (e) Tenants must re-certify with Blaine County Housing Authority for each year of the lease term.

- (f) An Acknowledgement and Acceptance of BCHA terms and conditions governing the rental of Community Housing executed by the Tenant.
- (g) Additional criteria are in Program Policies.
- 5. Owner may not Evict or not Renew Lease without Just-Cause or Mediation. Idaho's Landlord Tenant Manual provides the minimum protection for tenants https://www.ag.idaho.gov/content/uploads/2023/07/LandlordTenant.pdf. Given the difficulty with finding alternative affordable housing, Community Housing rentals with a Deed Covenant managed by the BCHA only allow for just cause eviction under the following circumstances:
 - (a) Just-cause for eviction and non-renewal of leases is allowed of a Qualified Renter after (i) a Notice of Default or Non-Compliance was provided to the Qualified Renter and BCHA, (ii) Owner makes a reasonable effort to participate in the mediation process as determined by the BCHA and adheres to any resulting mediation agreement, and (iii) a 30-day written notice is provided the Qualified Renter and BCHA. Just-cause eviction includes the following:
 - I. Failure to pay rent or habitual late payment of rent.
 - II. Repeated disorderly conduct.
 - III. Damage or destruction to the property.
 - IV. Substantial violation or breach of covenants or agreements contained in the lease pertaining to illegal use of controlled dangerous substances or other illegal activities.
 - V. Refusal to accept reasonable changes in the terms and conditions of the lease.
 - VI. The BCHA determines that the tenant falsified eligibility with, or is no longer in compliance with, BCHA's Community Housing Policies.
 - VII. Qualified Renter assaults or threatens the landlord, their family, employees, or other tenants (this may be eligible for a three (3) day notice).
 - (b) 5.A. applies except for just-cause evictions sought in the following scenarios when a three (3) day notice is allowed under Idaho law:
 - I. Qualified Renter is engaged in the unlawful delivery or production of a controlled substance on the premises of the leased property during the tenancy.
 - II. Qualified Renter is convicted of assaulting or threatening the landlord, their family, employees, or other tenants.
 - (c) If the Qualified Renter or their visitors are committing acts of domestic violence and/or sexual assault, then the Owner must (1) refer tenants to the Advocates and (2) follow the Violence Against Women Act;
 - (d) Owner may not coerce or harass tenants to waive their rights, lease-terms, or move
- 6. Owner's Ability to Improve the Home is Limited. The term "Capital Improvements" means any improvements that (i) exceed more than a single eight-hour day; (ii) requires packing, moving,

or storing belongings; (iii) continued occupancy constitutes a danger to the Qualified Renter's health or safety and/or the nature of the improvement creates an undue burden or unnecessary hardship; or (iv) the Qualified Renter does not have access to functional kitchen or bathroom facilities. In addition, Capital Improvements include any improvements that change the footprint, square-footage, or height of the house. No improvements may be made to the Home that would affect its bedroom configuration.

- (a) The Owner will not make any Capital Improvements to the Home without the prior written consent of the City, which consent may be withheld in the City's sole and absolute discretion or may include notice and relocation assistance requirements.
- (b) The Owner may make other improvements to the Home without the consent of the City as long as such improvements (i) do not meet the criteria in Section 4, (ii) are constructed in a professional manner, (iii) reasonable efforts are made to comply with Qualified Renter's scheduling requirements, and (iv) comply with all applicable laws and regulations.
- (c) Section 4 does not apply in the event the Home is damaged or destroyed following a fire or other casualty.
- 7. <u>Repairs and Turnover Procedures</u>. The Owner is required to make necessary repairs when the Home is turned over as follows:
 - (a) The Owner must provide an Inspection Checklist in the lease that the Qualified Renter must, prior to signing the lease, use (i) with an inspector at their sole expense or (ii) to self-inspect and the City has the option of inspecting. The inspection is to ensure that the Home is in decent, safe, and sanitary condition and identify any additional needed repairs. The Owner must cooperate fully with the inspection.
 - (b) The Owner must repair specific reported defects or conditions necessary to bring the Home into full compliance with the checklist and deed restriction prior to transferring the Home.
 - (c) The Owner must bear the full cost of the necessary repairs and replacements.

When Recorded Return To: Blaine County Housing Authority P.O. Box 4045 Ketchum, ID 83340



Community Housing Administrative

Guidelines Policies

Adopted-DRAFT October

11, 2023 May 8, 2024

2023 Community Housing Administrative Guidelines Outline of Sections Table of Contents

Sectio	n 1. Introduction	<u>5</u>
Α.	Mission Statement	5
B.	Purpose of Policies	5
<u>C.</u>	Role of The Blaine County Housing Authority	6
D.	Authority of the Blaine County Housing Authority	6
<u>E.</u>	Income Categories	6
<u>F.</u>	Definitions	7
Sectio	n 2. Qualifying to Rent or Purchase Community Housing	13
Α.	Basic Qualifications for the Rental or Purchase of Community Housing	13
В.	Applying for Rental or Purchase of a Community Home	14
<u>C.</u>	Verifying General Application Information	15
D.	/ //	
G.	Special Waitlist for a Particular Community Housing Unit	17
Sectio	n 3. Renting Community Housing	21
Α.	Landlord/owner lease-up obligations	21
В.	Ongoing Obligations for Landlords/Owners Renting Community Housing	22
<u>C.</u>	Ongoing Requirements for Tenants Renting Community Housing	23
D.	Exceeding Income Limits at Re-Certification	24
<u>E.</u>	Maximum rental rates	25
Sectio	n 4. Purchasing Community Housing	27
Α.	Additional Qualifications to Purchase	28
В.	Procedures for the Purchase of a Community Home	29
<u>C.</u>	Reserving a Newly Constructed Community Home	30
D.	Ongoing Requirements for Community Home Ownership	31
<u>E.</u>	Long-Term Rental Options for Owners of Community Housing	33
Sectio	n 5. Selling Community Housing	35
Α.	Fees	35
В.	Procedure	36
<u>C.</u>	Calculation of Maximum Sales Price	39
Sectio	n 6. Procedures for Exceptions and Grievances	49
Α.	Exception Request	49
В.	Filing a Grievance	<u>5</u> 1
C.	Grievance Hearing procedure	52

We are committed to equal housing opportunity. We do not discriminate based on race, color, religion, national origin, sex, gender, sexual orientation, disability (physical or mental), familial status, or creed.



A. Section 1 Introduction

- A. Mission Statement
- B. Purpose of Guidelines
- C. Role of the Blaine County Housing Authority
- D. Authority of Blaine County Housing Authority
- E. Income Category Chart
- F. Definitions

B. Section 2 Qualifying to Rent or Purchase

- A. Basic Qualifications for the Rental or Purchase of Community Housing with an Income Category Deed Covenant
- B. Applying for Rental or Purchase of a Community Home
- C. Verifying Application Information
- D. Process for Matching Applicants to Available Community Housing

C. Section 3 Renting Community Housing

- A. Procedures for the Rental of an Income Category Deed Restricted Community Home
- B. Ongoing Obligations/Requirements for Renting Community Housing
- C. Annual Re-Certification to Rent Community Housing
- D. Exceeding Income Limits at Re-Certification

D. Section 4 Purchasing Community Housing

- A. Procedures for the Purchase of a Deed Covenant Community Home Subject to an Income Category
- B. Reserving a Newly Constructed Community Home
- C. Special Applicant Pool for a Particular Community Housing Development
- D. Ongoing Obligations/Requirements for Community Home Ownership
- E. Rental Options for Owners of Community Housing

E. Section 5 Selling Community Housing

- A. Deed Covenants
- B. Fees
- C. Procedure
- D.—Additional Information Related to the Sale of Community Housing by a Community Homeowner

F. Section 6 Reserved

G. Section 7 Income Categories and Pricing

- A. Calculation of Sales Prices for Newly Constructed/Available Community Housing
- B. Calculation of Maximum Sales Price
- C. Maximum Monthly Gross Rental Rates for Community Housing

H. Section 8 Procedures for Exceptions and Grievances

- A. Petition for Special Review
- B. Grievance Procedure
- C. Grievance Hearing
- D. Alternative Mechanisms for Hearing and Resolution

I. Section 9 Program Non-Compliance and Enforcement

- A. Renter Non-Compliance and Enforcement
- B. Homeowner Non-Compliance and Enforcement
- C. Landlord Non-Compliance and Enforcement



K. Section 10. Appendix

Section 1. Introduction

Table of Contents

Sectio	n 1. Introduction	4
A.	Mission Statement	4
B.—	Purpose of Guidelines	4
<u>C.</u> —	Role of The Blaine County Housing Authority	5
D. —	Authority of the Blaine County Housing Authority	5
E.	Income Category Chart	<u>5</u>
F	Definitions	
	6	

Saction 1 Introduction

A. Mission Statement

The Blaine County Housing Authority's mission is to advocate for, promote, plan, and preserve the long-term supply of desirable and affordable housing choices in all areas of Blaine County to maintain an economically diverse, vibrant, and sustainable community.

B. Purpose of **Guidelines** Policies

- 1. The purpose of these <u>GuidelinesPolicies</u> is to define and describe the process of renting, purchasing, or selling Community Homes within Blaine County. They are intended to assist government staff, the development community, applicants, and the public in understanding the priorities for and processes governing Community Housing development and administration in Blaine County. The <u>GuidelinesPolicies</u> do not replace professional guidance available from the Blaine County Housing Authority (BCHA) staff.
- 2. These <u>GuidelinesPolicies</u> are intended to support the attainment of BCHA goals and to supplement <u>the Deed Covenant</u>, land use and building codes used by the County and Cities. The <u>GuidelinesPolicies</u> should be used to review land use applications, to establish affordable rental rates and sales prices, <u>and</u> to establish criteria for admission and occupancy, <u>and to develop and prioritize current and long-range community housing programs</u>.
- 3. These Guidelines Policies may be reviewed and updated from time to time.
- 4. In the event of any conflict between guidelinesPolicies and the deed covenant, the deed covenant will prevail.

4.

C. Role of The Blaine County Housing Authority

The role of BCHA, as determined by BCHA's Creating Resolution, are to:

- Qualify Applicants for Community Housing using the criteria set forth in these
 <u>GuidelinesPolicies</u> and maintaining an Applicant Database of those persons eligible to rent or purchase Community Homes.
- 2. Match qualified Applicants with available Community Homes.
- 3. Monitor compliance with and enforcement of these <u>GuidelinesPolicies</u> and deed covenants.
- 4. Develop the criteria by which Community Housing is located, designed, developed, and price of Community Housing.
- 5. Review and provide recommendations on proposed Community Housing in Blaine County and its municipalities in accordance with these <u>Guidelines</u> and BCHA adopted criteria.

5.

D. Authority of the Blaine County Housing Authority

1.—BCHA is an independent public body, corporate and politic created by Blaine County and has all the powers and authority bestowed upon a housing authority pursuant to Title 31, Chapter 42 and Title 50, Chapter 19, Idaho Code.

E. Income Category Charties

- 1. Income Categories are used by BCHA to determine the appropriateness of Community

 Housing development proposals in each location and to determine which Applicants must be considered for particular specific Community Homes. These Income Categories determined by BCHA are based on percentages of the Area Median Income (AMI) and adjusted on an annual basis. A Household may purchase or rent a Community Home in a higher Income Category, but not in a lower Income Category. The Household Net Worth must not exceed the published allowable net worth specified for the Income Category. Current income limits and allowable net worth are available in Table 7.1 and on BCHA's website.
- The most current chart for Household Income Categories is available at bcoha.org/income-asset-limits-and-monthly-housing-costs.html. Income and assets for all adult household members must be disclosed to determine the Applicant's Income Category.

2.

- 3. The actual dollar amount of income and net worth limits per category changes annually and is listed as Income Limits published by BCHA on its website for the Income Category and Household Size.
- 4. The Income Category of the Household is determined by the greater of:
 - (a) Ttotal Gross Income of all members of the Household must not exceed the maximum Household Income specified, which is calculated using the chart in Section 1 online. The actual dollar amount changes annually and is listed as Income Limits published by BCHA on its website for the Income Category and Household Size; and
 - (b) The category of their Household Net Worth (the total net worth of all members of the Household).
- 4. BCHA will not approve the rental or sale of a Community Home designated Category 1 through 6 to an Applicant whose income category is lower than the unit's designated category. If the Applicant believes they have extenuating circumstances, they may request an exception (see Section 6.)

Household Size	υp	tegory 1 to 50% Median	509	tegory 2 % to 60% Median	609		1	tegory 4 80% to 00% of Aedian	1	tegory 5 00% to 20% of Aedian	1 1	tegory 6 20% to 40% of Nedian	14	ategory Local 10% + of Median
1	\$	29,400	\$	35,250	\$	47,000	\$	58,750	\$	70,500	\$	82,250		
2	\$	33,600	\$	40,250	\$	53,700	\$	67,150	\$	80,600	\$	94,000		
3	\$	37,800	\$	45,300	\$	60,400	\$	75,550	\$	90,650	\$	105,750	no	income
4	\$	41,950	\$	50,300	\$	67,100	\$	83,900	\$	100,700	\$	117,500		limit
5	\$	45,350	\$	54,350	\$	72,500	\$	90,650	\$	108,800	\$	126,900		
6	\$	48,700	\$	58,350	\$	77,850	\$	97,350	\$	116,850	\$	136,300		
Allowable Net Worth	\$	83,900	\$	100,600	\$	134,200	\$	167,800	\$	201,400	\$	235,000	\$	470,000
Allowable Net Worth (Seniors)	\$	167,800	\$	201,200	\$	268,400	\$	335,600	\$	402,800	\$	470,000	\$	940,000

^{*}For Income Categories greater than 6, the household may be classified as "Category L" which is housing that may be offered to the full-time residents and employees of Blaine County.

₽-				

F.

- 1. **Administration Fee** The fee charged by BCHA in connection with a completed purchase and sale transaction or a rental lease transaction as compensation for the creation of and monitoring compliance with the deed covenants of Community Housing.
- 2. **Applicant/Applicant Household** Persons or households that have completed the BCHA application process to obtain, either through purchase or rental, a Community Home or other housing administered or managed by BCHA.
- 3. **Applicant Database** The official BCHA record of persons who have completed the BCHA application process for the rental or purchase of housing subject to a deed covenant (or other housing managed or administered by BCHA).
- 4. **Applicant Pool** Applicants selected from the Applicant Database and matched to a specific property for consideration to either rent or purchase that property.
- 5.4. Appreciation see Deed Covenant for any appreciation restrictions on the specific unit.

 proceeds to the selling Owner after deducting the following from the Actual Sales Price:

 (i) the purchase price paid by the selling Owner; (ii) reasonable and customary escrow and closing costs (including taxes and assessments); (iii) a reasonable real estate sales commission not to exceed six percent (6%) of the Actual Sales Price, (iv) the administrative fee due to BCHA pursuant to Section 4 below, and (v) the cost of Approved Capital Improvements.
- 6.5. Assets Anything owned by an individual that has commercial or exchange value. Assets consist of specific property or claims against others, in contrast to obligations due others.
- 7.6. Capital Improvements Unless otherwise defined in the Deed Covenants on the Community Housing unit, any fixture erected as a permanent improvement to real property that enhances the value of the property, excluding repair, replacement, maintenance costs, and standard depreciation when applicable.
- 8.7. Community Housing/Home Dwelling units, for sale or rent, restricted typically via deed covenant for households meeting assets, income and/or minimum occupancy guidelines policies approved by BCHA.
- 9.8. Deed Covenant A legally enforceable provision in a deed restricting use, occupancy, alienation, and other attributes of real property ownership or imposing affirmative obligations on the owner or renter of the real property.
- 9. **Disabled Person/Dependent** A person who meets the definition of "individual with a disability" contained in 29 U.S.C. Section 706(8), and/or as defined in the Americans with Disabilities Act of 1990, who receives State Disability Insurance.

- 10. **Disabled Person/Dependent** A person who meets the definition of "individual with a disability" contained in 29 U.S.C. Section 706(8), and/or as defined in the Americans with Disabilities Act of 1990.
- <u>11.10.</u> **Employee Housing** Housing which is required to be developed in conjunction with an organization and is intended for rental by the employees of the enterprise.
- 11. Employee A person who is employed or offered employment and is working for a minimum of 1,500 hours worked per calendar year (average of 30 hours per week). Exceptions to the minimum work hours include teachers and active-duty military personnel. Breaks in employment which do not disqualify applicants include temporary physical or mental disability, acting as primary caretaker of ill relative, and full-time education or training.
- 12. Full Time Employee A person who is employed by one or more Blaine County Employers and physically working in Blaine County for a minimum of 1,500 hours worked per calendar year. Breaks in employment which do not disqualify applicants include temporary physical or mental disability, acting as primary caretaker of ill relative, extended vacation not to exceed six months every six years, and full-time education or training.
- 13.12. Fixture Personal property which has been attached to or installed on land or a structure thereon in such a way as to become a part of the real property.
- 44.13. **Grievance** Any dispute that an applicant, purchaser, seller, or tenant may have with BCHA with respect to action or failure to act in accordance with the complainant's rights, duties, welfare, or status under these Guidelines.
- 45.14. Gross Income The total income derived from a business, trust, employment, and income-producing property, before deductions for expenses, depreciation, taxes, and similar allowances. Gross Income must also include alimony, child support, retirement pension, and social security benefits.
- 16. Gross Rental Rate The total cost (including but not limited to utilities, internet, management fees, taxes, dues, snow removal, pet fees, HOA fees, etc.) charged to a qualified renter of a community home.
- **17.**15. **Household** All individuals who are or may intend to occupy the Community Home.
- 18.16. Household Income The total Gross Income of all individuals who are or may be occupying the Community Home. Gross income of self-employed households is the gross business income less IRS approved business expenses (as described in Schedule C), a financial statement of the business or a notarized statement by the business owner.

- 19.17. Income Category The classification of annual income based upon household size as a percentage of the Area Median Income determined by BCHA.
- **20.**18. **Joint Tenancy** ownership of real property by two (2) or more persons, each of whom has an equal undivided interest in the property with the right of survivorship.
- 21.19. Liabilities Monetary obligations and debts owed to someone by an individual.
- <u>20.</u> **Livable Square Footage** The interior area of a building measured interior wall to interior wall (i.e., "paint-to-paint"), including all interior partitions, habitable basements, interior storage areas, closets, and laundry area, and excluding uninhabitable basements, mechanical areas, exterior storage areas, stairwells, garages (either attached or detached), patios, decks, and porches.
- 21. Local Disabled Person/Dependent A person who meets the definition of "individual with a disability" contained in 29 U.S.C. Section 706(8), and/or as defined in the Americans with Disabilities Act of 1990, who receives State Disability Insurance, and who has lived in Blaine County at least nine (9) out of every twelve (12) month period for the previous two years or who was a Full-Time Employee in Blaine County immediately prior to his/her disability.
- 22. Local Employee A person who is employed or offered employment by Local Employer(s) and physically working in Blaine County for a minimum of 1,500 hours worked per calendar year (average of 30 hours per week). Exceptions to the minimum work hours include teachers and active-duty military personnel. Breaks in employment which do not disqualify applicants include temporary physical or mental disability, acting as primary caretaker of ill relative, and full-time education or training.
- 23. Local As it relates to Community Housing, is an individual, employed, retired, or disabled, who resides within Blaine County.
- 23. Local Employer A business whose business activity is <u>primarily</u> located within Blaine County and whose business employs persons within Blaine County. <u>Employers which create and manage short-term rentals are not considered a Local Employer.</u>
- 24. <u>Local Senior A person 65 years or older who, immediately preceding retirement, was a Local Employee for at least five continuous years and continued living as a full-time resident within Blaine County after reaching the age of 65.</u>
- <u>25.</u> **Maintenance and Repair** Work done that keeps your property in a normal efficient operating condition.
- 25.26. Maximum Housing Costs The total cost (including but not limited to the rental

- or mortgage fees, utilities, internet, management fees, taxes, dues, snow removal, pet fees, HOA fees, etc.) charged to a qualified renter of a community home.
- 26.27. Maximum Sale Price The allowable sale price of a Community Home as provided to owners by BCHA or subsequent sales, as set forth in the applicable Deed Covenant and including Capital Improvements, if approved by BCHA during annual review and not considered luxury or for a limited population group. Other Fees not charged by BCHA and not specified in the applicable Deed Covenant are not incorporated into the base price from which appreciation starts, unless the total of those fees when added to the purchase price is less than the Maximum Sale Price and buyer agrees.
- 27.28. Net Worth/Household Net Worth Combined net worth (all assets minus all liabilities) of all individuals who may be occupying the Community Home. Households with Senior(s) have a higher maximum Net Worth. See bcoha.org for current Net Worth limits. Retirement accounts may be reviewed on a case-by-case basis to determine whether they must be included in the net worth calculation.
- **28.**29. **Primary Residence** The sole and exclusive place of residence.
- 30. **Senior** A person 65 years or older.
- 29. **Retired Person** A person who has (i) resided in or (ii) was either self-employed full-time or was a Full- Time Employee in Blaine County, Idaho, for not less than ten (10) out of the fifteen (15) years prior to the date of qualification.
- 30. Retirement Age 65 years of age.
- 31. **Special** Applicant Pool Waitlist A waiting list for a development that intends to house a specific population (i.e., Employees)
- 32. **Special Review for Exceptions** A review of a petition to waive the provision of these <u>Guidelines</u>Policies due to special circumstances.
- 33. Qualified Tenant A person who is leasing or has leased a Community Home that is subject to these Guidelines Policies, and any qualifying potential lessee or past lessee of any such home, but only with respect to any issue arising under these Guidelines Policies.
- 33.34. Waitlist Applicants selected from the Applicant Database and matched to a specific property for consideration to either rent or purchase that property.
- 34. Workforce Housing Units that are deed restricted and owned by specific employers.

Section 2. Qualifying to Rent or Purchase Community Housing Table of Contents

A. Section 2. Qualifying to Rent or Purchase Community Housing

A. Basic Qualifications for the Rental or Purchase of Community Housing with an Income Category Deed Covenant

- To qualify to rent or purchase an Income-restricted Community Home, the Applicant/Applicant Household must meet the criteria as stated below:
- 1. At least one non-dependent member of the Applicant Household must meet one of the following criteria:
- (a) Be a Full Time Employee working in Blaine County; or
- (b) Be a Retired Person who was a Full-Time Employee in Blaine County immediately prior to his/her retirement and who currently lives in Blaine County as his/her Primary Residence and is 65 years of age or older; or
- 1. Be a Disabled Person residing in Blaine County who was a Full-Time Employee in Blaine County immediately prior to his/her disability or who currently in Blaine County as their Primary Residence, and Applicant/Applicant Household will be prioritized if at least one (1) non-dependent member meets the following criteria:
 - (a) Be a Local Employee; or
 - (b) Be a Local Senior; or
 - (c) Be a Local Disabled Person.
- (c) 2. To qualify to rent or purchase a Community Home, the Applicant/Applicant Household must meet the following criteria:
 - (a) All adults are either an Employee, a Senior, or Disabled.
 - (a) The Applicant/Applicant Household states their intentmust confirm that they will to occupy the Community Home as their Primary Residence and will physically reside in the unit at least nine (9) out of any twelve (12) month period.

(b)

- 2. No member of the Household may own developed residential real estate or a mobile home.
- 3. The Income Category of the Household is determined by the greater of:

- (a) total Gross Income of all members of the Household must not exceed the maximum

 Household Income specified, which is calculated using the chart in Section 1. The actual dollar amount changes annually and is listed as Income Limits published by BCHA on its website for the Income Category and Household Size; and
- (b) The category of their Household Net Worth (the total net worth of all members of the Household).

(c)

B. Applying for Rental or Purchase of a Community Home

<u>A.</u>

1. Common Intake Form

- (a) All persons wishing to rent or purchase a Community Home in BCHA's portfolio or to be referred to other Community Homes managed by other housing providers must submit a completed Common Intake Form to BCHA (the current application can be found on BCHA's website).
- (b) BCHA will review the Common Intake Form and notify the applicant if they are eligible for BCHA's housing, if they will be prioritized, and what other non-BCHA housing they might be eligible for.
- (c) For Applicant's referred to non-BCHA housing, Applicants will be advised by those housing managers of next steps, including but not limited to filling out their application.

4.2. General Application and Applicant Selection Process

- (a) BCHA will contact Applicant if an opportunity arises that meet the following:
 - I. The Applicant's income category. Maximum housing costs for rentals are based on the unit's income category and are available on BCHA's website. Maximum sale prices are dependent on the unit's restrictions.
 - II. The Applicant's household size for Categories 1 through 6. These units must be filled by Applicants that meet the following Occupancy Standards:

# of bedrooms	# of people in the Applicant household
<u>studio</u>	<u>1 person</u>
<u>1 bedroom</u>	1 to 3 people
<u>2 bedroom</u>	2 to 5 people
<u>3 bedroom</u>	3 to 7 people
<u>4 bedroom</u>	4 to 9 people

- III. The Applicant's stated interest in renting and/or owning and north and/or south valley.
- IV. Whether the Applicant owns pets or has accommodation needs.

- V. The Applicant is within the first three on the waitlist, if they meet the above factors (I to IV) and ordered by
 - A. priorities outlined in Section 2.B.1. and
 - B. length of time on waitlist.
- (a) BCHA will advise the prioritized Applicants to complete the General Application and a deadline by which to apply. All persons wishing to rent or purchase a Community Home must submit a completed General Application for Community Housing Form to BCHA (the current application can be found on BCHA's website). The application to rent is a single step process (General Application form only); the application to purchase is a two step process (General Application and Purchase Requirements). A General Application may will be certified by BCHA as complete only when the necessary steps have been completed and documents provided. See Section C. Verifying General Application Information for more details. Neither BCHA nor the landlord or Seller seller is obliged to delay the lease-up or sale of a Community Home for more than five-ten (510) business days to allow an Applicant to update his or her application information.

(b)

(b) If the Applicant is confirmed to qualify for the available unit, BCHA will provide the Applicant's basic information to the prospective seller or property manager of the Community Home. Those entities will conduct their own screening and may require additional documentation, including social security numbers or ITINs and background checks. Candidates Applicants who are not selected will not lose their position within the BCHA Database.

(c)

- (d) Should no eligible applicant be found in the database, BCHA will
 - Notify applicants of adjacent income levels of the community home availability and its income category. If a waiting list applicant believes they now qualify for the income category indicated, they may contact BCHA for review of income.
 - II. Advertise to the public, directing interested and potentially eligible households to apply to BCHA.
- (a) The General Application Form is provided by BCHA.
- (b) Upon receipt of the completed General Application, BCHA may provide the Applicant with a Letter of Eligibility specifying the Income Category. The Letter of Eligibility is based only on information supplied by the Applicant and, as such, is unverified; verification is explained further in Section 2(C), below.

B. C. Verifying General Application Information

1. BCHA may will request require additional documentation for BCHA's screening, such as proof of Blaine County residency, income, assets, and employment. All information and documentation submitted must be held confidential by BCHA and must not be subject to Open Records Requests by the public. Such documentation is used to determine that an Applicant meets the criteria set forth in Section 2.A and/or to verify the information provided in the application under 2(B), All or some of the following may be requested:

- (C) 1. Federal income tax returns for the most recent year.
- (b)2. A current income statement and a current financial statement, in a form acceptable to BCHA, verified by Applicant to be true and correct; or other financial documentation acceptable to BCHA. When current income is twenty percent (20%) more or less than income reported on tax returns, <u>BCHA will request an explanation and</u> the Applicant's income may be averaged based upon current income and the previous year's tax returns to establish an Income Category for the purpose of purchasing a Community Home.
- (C)3. Verification of employment in Blaine County.
- (d)4. Copy of valid Driver's License or State Identification Card. Government Issued Identification Card.
- 5. If the Applicant <u>is recently divorced and/or receives</u> court-ordered alimony, spousal support, and/or child support, a certified copy of the court order must be provided, including all exhibits, supplements, and modifications to the decree.

(e)

(f)—Any other_-documentation that BCHA deems necessary to determine eligibility.

6.

C. Staying on BCHA's Waitlist

1. Annual waitlist cull:

1.

- (a) —Upon receipt of the completed <u>Common Intake Form or</u> General Application, and requested verification forms, the Applicant's name and all information for individuals, households, and/or local employers may <u>will</u> be retained in the Applicant Database <u>until</u> the annual cull.
- (b) -On an annual basis, as part of the <u>annual purgecull</u> process to clear out uninterested Applicants and outdated information, BCHA will email a request to the applicant must confirm or update the information to remain in the Applicant Database. All changes must be updated as soon as possible, and during the annual cull deadline at the latest.

- (c) All information may be re-verified at the time an applicant is selected to rent or purchase a Community Home. If information is not updated upon request by the deadline provided in BCHA's email, the applicant will be removed from the Applicant Database.
- 2. <u>Post-Purchase:</u> When an Applicant purchases a Community Home, the Applicant's application is extinguished and may not be used to qualify for another Community Home. If an owner of a Community Home wishes to purchase another Community Home, he or she must file a new application and begin the process again.
- 3. Post-Rental: When an Applicant rents a Community Home and the Applicant stated that they are interested in the purchase of a Community Home, the Applicant's application is retained.
- 2. Declining 3 opportunities: If an Applicant declines three (3) opportunities that align with their income category, household size, location, and interest in renting or ownership, the Applicant will be automatically removed from BCHA's waitlist.

4.

- D. Process for Matching Applicants to Available Community Housing
- In general, the matching process occurs as follows:
 - 1. When a Community Home becomes available, the home size, type, Income Category, and location of that Home are checked against the Applicant Database. All Applicants matching the qualifications for a given Community Home are then grouped into the "Applicant Pool" for that Home.
 - 2. Households are prioritized by date and time of application on the list for the Income Category for which they qualify.
 - 3. Household size that best matches the number of bedrooms will be prioritized for Income Categories 1 to 6 ("right-sized households").

G. Special Waitlist for a

# of bedrooms	# of people in the household, when right-sized					
studio	1 person					
1 bedroom	1 to 3 people					
2 bedroom	2 to 5 people					
3 bedroom	3 to 7 people					
4 bedroom	4 to 9 people					

Particular Community Housing Unit

1) Some Community Homes are constructed by or made available by a government agency or by a private developer for a particular group of employees (e.g. Blaine County School

- <u>District</u>). In those instances, a Special Waitlist may be established for that development. When a Community Home in such a development becomes available for sale or rent, BCHA may first use the Special Waitlist for that development to find qualified buyers.
- 2) BCHA may employ the system creating an Waitlist in accordance with the steps outlined in Section 2(D) of these Policies with special prioritization as may be requested by the developer and approved by BCHA. Prioritization may include the current employees of an employer.
- 3) Prioritization must not be given based on race, color, religion, sex, gender, sexual orientation, familial status, national origin, disability, sexual orientation, gender identity, veteran status, or geographic boundary smaller than Blaine County, except as allowed when participating in a federal program that prioritizes senior citizens, disabled persons, or veterans in its housing programs.
- 4) The procedure for qualifying an applicant from a special Waitlist must follow the same procedures as outlined in this section, with the additional first-tier prioritizations.
- 5) Should the Special Waitlist for Community Housing in a Particular Development be exhausted, without a Community Home being sold or rented, BCHA's priorities would create a second tier of Applicants on the waitlist for the specific unit.
- (a) Purchase price or rental amount may be determined on basis of an assumed household size in accordance with the Area Median Income (AMI).
- 4. If an Applicant has previously qualified and the Applicant's Household composition subsequently changes (due to marriage, divorce, separation, an increase, or reduction in the number of dependents, etc.), the Applicant may still be eligible for purchase or rental of Community Housing, provided that the Household continues to qualify under the Income Category and other considerations. It is the Applicant's responsibility to continuously update Household information with BCHA prior to being placed into an Applicant Pool.
- 5. When an Applicant <u>purchases</u> a Community Home, the Applicant's application is extinguished and may not be used to qualify for another Community Home. If an owner of a Community Home wishes to purchase another Community Home, he or she must file a new application and begin the process again.
- 6. When an Applicant rents a Community Home, the Applicant's application is retained and is used as a basis for subsequent recertification and may be used to qualify for future purchase of a Community Home.

Table of Contents

Section 3. Renting Community Housing

Section	1 3. Renting Community Housing	12
A.	Procedures for the Rental of an Income restricted Deed Restricted Community	
	Home	12
B.—	Ongoing Obligations/Requirements for Renting Community Housing	 13
C. —	Annual Re-Certification to Rent Community Housing	13
D.—	Exceeding Income Limits at Re-Certification	14

Section 3. Renting Community Housing

All Applicants interested in <u>long-term</u> renting Community Housing must submit a <u>Common Intake</u> <u>Form General Application</u> for Community Housing to BCHA (See Section 2, "Qualifying to Rent or Purchase Community Housing"). BCHA <u>is as</u> the <u>"qualifying agen program administrator t" is charged</u> with providing landlords of Community Housing <u>with a list</u> of qualified potential renters and with facilitating the rental of a Community Home. An administrative fee, as set by the Board, may be charged to the landlord/owner for these services.

A. Procedures for the Rental of an Income restricted Deed Restricted Community

Home Landlord / owner lease-up obligations

- 1. Each Community Home is designated for occupancy by residents within a certain Income Category. Thus, only those Applicants with incomes at or below the Income Category of the available rental may be eligible.
- 1. Once BCHA has receiveds a Notice of Intent to Rent from the owner of rental the Community HousingHome. Owner is required to provide BCHA their tenant selection criteria or policy. Tenant selection criteria must be reasonable.
- 2. BCHA will follow the Applicant Selection Process outlined in Section 2.B.2.
- 2. , BCHA may identify the top three (3) qualified applicants and present them to the owner for his or her selection for tenancy. (NOTE: In matching an Applicant to a specific Community Home, BCHA may present a "candidate" pool to the landlord or landlord's agent, based upon Income Category, affordability in relation to income and household size, length of time in the BCHA database, and location preference as given by the applicant.)
- 3. The final determination and offer of tenancy to one of the three (3) qualified applicants an Applicant is the decision of the owner, not BCHA. It is, however, expected that the owner will follow all the Fair Housing Laws Act in their selection of the tenant and accept tenant based rental assistance (also known as housing vouchers or Section 8). If landlord/owner denies three Applicants requests to rent, landlord must provide a written explanation to

BCHA to justify their denial. BCHA will review meet review their tenant selection criteria or process for compliance with the Fair Housing Act and for reasonableness. Candidates who are not selected will not lose their position within the BCHA Database.

4. An Applicant who is selected to rent a Community Home, but who is unable to take the Home, may not lose their position within the BCHA Database for future available Community Housing unless an Applicant has been previously selected to rent a Community Home and has rejected an offer to rent two (2) times. After the third refusal to rent, the Applicant's initial application date may be adjusted to be effective as of the date of the third refusal to rent.

Database for future available Community Housing unless an Applicant has been previously selected to rent a Community Home and has rejected an offer to rent two (2) times. After the third refusal to rent, the Applicant's initial application date may be adjusted to be effective as of the date of the third refusal to rent.

3.

B. Ongoing Obligations / Requirements for Landlords / Owners Renting Community Housing

- Once an Applicant secures a rental Community Home through BCHA, the landlord must
- file provide a copy of the executed lease with BCHA. The lease must contain the following provisions:

<u>1.</u>

- 1.(a) Beginning and end dates of the lease.
- 2.(b) Names of all unit occupants.
- 3.(c) Security deposit amount and all fees.
- 4.(d) Rent amount and how/where to be paid.
- 5.(e) Owner's right of entry.
- 6.(f) Repairs and Maintenance.
- 7.(g) What utilities are paid by the tenant.
- 8.(h) What appliances are provided by the landlord.
- 9.(i) Tenant Requirements.
- 10. BCHA's Lease Addendum (see Exhibit A). If the Tenant accepts permanent employment outside of Blaine County or resides in the Home fewer than nine (9) out of any twelve (12) months, the Tenant must be deemed to have ceased to use the Home as a Primary Residence and must be required to relinquish the Community Home.
- 11. A disclosure that Tenants must be re-certified for each year of the lease term.
- 12. An Acknowledgement and Acceptance of BCHA terms and conditions governing the rental of Community Housing executed by the Tenant.

- 13. The Tenant must use the Home as their Primary Residence.
- 1. All leases must be for a 12-month period.

(j)

- 2. All leases must be for a 12-month period.
- 3. Sixty (60) days prior to lease renewal, the owner/landlord must submit to BCHA all Community Home leases verify rent, utilities, and lease dates. The landlord must submit the requested information and a copy of the new lease, to the BCHA within 10 business days of receipt of the Rental Renewal Notice. The renewed lease must be for an additional 12 months.
- 4. Landlord must notify BCHA within five (5) business days of receiving a notice from a tenant that they will vacate, or have vacated, the unit.
- 5. BCHA may charge the landlord an annual renewal fee as set by the Board.
- 6. Should the landlord pursue a just cause non-renewal, documentation must be provided to BCHA.
- 7. If a renter falls out of compliance, BCHA will notify the landlord of whether they must provide a thirty (30) day notice to vacate or not renew the tenant's lease. A copy of the Notice to Vacate must be provided to BCHA.
- 8. The landlord must comply with any Exceedance Agreement, Development Agreement, and

 Deed Covenant that applies to the Community Home. The landlord must work in partnership

 with BCHA on all compliance matters. In the event of non-compliance, the Deed Covenant

 may include fees and other enforcement tools that BCHA would apply.
- 9. Should the owner decide to sell the Housing unit during the lease period, the owner must notify BCHA immediately. The seller is obligated to pay an administrative fee to BCHA, equal to 1% of the Maximum Sales Price for the Community Home(s). The lease must remain intact after the sale. An executed agreement between the buyer and seller must describe the new Property Owner's obligations under this program, plus the following:
 - (a) To abide by existing lease terms;
 - (b) To notify BCHA of updated contact information; and
 - (c) To record a new Deed Covenant.

C. <u>Annual Ongoing Re-Certification to Requirements for Tenants</u> Renting Community

Housing

- 1. The eligibility of Tenants to lease and occupy Community Housing must be reviewed and verified annually (i.e., re-certified) to ensure that they <u>continue to meet (a) the priorities that they initially qualified for the Community Home with and (b) the requirements outlined in Section 2. A. In addition, they must continue to meet the <u>minimum residency and Community Home's designated income category income category requirements under BCHA Guidelines</u> that are <u>in force in place</u> at the time of the review. <u>BCHA may charge the landlord an annual renewal fee as set by the Board.</u></u>
- 2. To assist in this re-certification process, BCHA may will send a Rental Renewal Approval Notice to Tenants with instructions for re-certification.
- 3. The Tenant must, within 10 business days of receipt, submit to the BCHA:
- (C) The completed Form with updated information
- (b) A copy of the Tenant's previous 2 months paystubs
- 1. A copy of the Tenant's most recent tax return complete the required form and provide the required documentation. Failure to do within the 10 days of receipt three or more times, or after two requests during a single annual recertification by BCHA will result in the tenant's lease not being renewed and removal from BCHA's waitlist.

3.

- 4. Renters are required to abide by all terms of the lease completely and these Policies. If they do not, their lease will not be renewed or they may be given a thirty (30) day Notice to Vacate.
- 5. Should it be determined that a tenant was justly evicted from a Community Housing Unit, the tenant will also be terminated from the BCHA's permanent housing program but may be eligible for transitional housing. The tenant will not be eligible to reapply for a period of 5 years.
- 4. Concurrently with the Notice to the Tenants, the BCHA may send a Rental Renewal Notice to the landlord to verify rent, utilities, and lease dates. The landlord must submit the requested information and a copy of the new lease, to the BCHA within 10 business days of receipt of the Rental Renewal Notice. The renewed lease must be for an additional 12 months. Month to month leases are not allowed.
- 5. Should the landlord pursue a just cause non-renewal, documentation must be provided to BCHA.

D. Exceeding Income Limits at Re-Certification

If, upon review and re-certification, BCHA determines that the Tenant no longer meets the

minimum Income Category requirements (up to a maximum of 2 income categories over deed restriction category), the Tenant may continue to rent and occupy the Community Home. With an income increase at 1 category higher than their original income, the tenant will pay the same rent rate. When the tenant achieves an income increase that is 2 categories above their income at intake, the tenant may remain in place for up to twelve (12) additional months at the rent rate increased to their new income category. The original rent amount will be paid to the landlord and the difference between the categories will be paid to the BCHA Housing Fund. During these twelve (12) months' times, the BCHA team may work with the tenant to identify alternate housing.

E. Maximum rental rates

- 1. Maximum Housing Costs are based on an amount equal to or less than thirty percent (30%) of the Household Income per month. This cost includes rent, any fees charged to the tenant, and essential utilities. Essential utilities include electricity, gas, water, sewer, trash and internet.
- 2. The Maximum Housing Costs for Community Housing are published by BCHA online and updated annually.
- 3. Lease terms must account for estimated or actual utilities and charge less than the Maximum Housing Cost associated with the income level and unit size.
- 4. Please contact BCHA for a Utility Allowance Analysis based on each unit's size, appliances, and heat source to get a net rental rate figure.

C. Landlord Non-Compliance and Enforcement

- Should the landlord deny each of the applicants provided by BCHA, the landlord will be reminded of fair housing law and be required to provide written justification for each denial.
- The landlord will work in partnership with BCHA on all compliance matters. Should a renter fall out of compliance for any reason, the landlord may begin the eviction process of the renter.
- A copy of any eviction notice must be provided to BCHA.
- Should the owner decide to sell the Housing unit during the lease period, the owner must notify BCHA immediately. The lease must remain intact after the sale. An executed agreement between the buyer and seller must describe the new Property Owner's obligations under this program, plus the following:
 - The obligation to abide by the lease terms, or
 - If the new owner desires to pursue breaking the lease, they must provide a 30-day

notice to the household and to BCHA. Furthermore, the new owner must pay the household the amount equal to the monthly rent times the number of remaining months, rounded up. In this case, Landing Locals would work to place the tenants into another property.

Section 4. Purchasing Community Housing for Occupied Ownership
Table of Contents
Section 4. Purchasing Community Housing 15
A. Procedures for the Purchase of a Deed Covenant Community
Home subject to an Income
Category
15

- **Reserving a Newly Constructed Community Home** 16
- Special Applicant Pool for a Particular Community Housing
 Development 16
- D. Ongoing Obligations/Requirements for Community Home

 Ownership 17
- Long-Term Rental Options for Owners of Community Housing

 17

Section 4. Purchasing Community Housing

All persons interested in purchasing either Income Category or

Housing must submit the appropriate Application to BCHA, provide

proof of completion of the Homebuyer Education Course, and

receive as applicable, a Letter of Eligibility or a Letter of

Qualification.

A. Additional Qualifications to Purchase

<u>In addition to the priorities and requirements outlined in Section 2, all Applicants interested in purchasing either Income Category, Workforce, or Locals' Community Housing must submit the following to BCHA:</u>

- 1. Proof of completion of the Homebuyer Education Course (if a first-time homebuyer), and
- 2. A letter from the lender that states the Applicant's gross annual income and net worth.

Any co-ownership interest other than Joint Tenancy or Tenancy in Common must be approved by BCHA. Co-signers may be approved for ownership of the Community Home but may not jointly occupy the Community Home unless qualified by BCHA. No person may own developed residential real estate — aside from the Community Home being purchased - as a sole owner or as a Joint Tenant or Tenant In Common. Co-signed loans may not be allowed.

A.B. Procedures for the Purchase of a Deed Covenant-Community Home-(including Workforce Market Deed Restricted Homes) subject to an Income Category

- 1) Some Community Homes are designated for occupancy by residents within a certain Income Category. Only those Applicants with incomes within the specified Income Category may be eligible for those homes. In matching an Applicant to a specific Home, BCHA may will employ the system creating an Applicant Pool in accordance with follow the Applicant Selection Process outlined in Section 2(.CB).2. of these Guidelines Policies. If deemed qualified will receive from BCHA a Letter of Eligibility or a Letter of Qualification.
- 1. In all cases, BCHA, is as the qualifying agent program administrator, charged with providing provides a list of potential qualified purchasers of Community Housing to the sSeller.
- 1. BCHA will provide support to assist with the real estate transaction and set a Maximum Sales Price for the Community Home. An Applicant or seller may, but is are not required to, engage the services of a licensed Real Estate Broker in the transaction. Any fees charged by the Real Estate Broker must be the responsibility of the Applicant party that engaged the service.

2)2.

- 3. When an Applicant desires to make an offer, they do so offer directly to the seller, and it cannot exceed the Maximum Sales Price. The Seller makes the final determination to accept an offer. BCHA may notify each qualifying applicant within the applicant pool, in order of application date and time, to determine their interest in the available Home. The order of date and time may also be followed in applicant selection. The applicant may be asked to provide a loan pre approval letter as well as a statement of income. This information may all be verified and accepted by BCHA. Once the selection criteria are met, the Applicant(s) may have opportunity to accept or deny the offer. If the Applicant denies Seller declines two offers at the Maximum Sales Price, BCHA will make the final determination of the sale conditions. The BCHA team may contact the next qualified applicant in the pool. This process may continue until an applicant accepts the offer.
- 3)4. When an Applicant is matched to a Community Home, the Applicant may be required to sign documents necessary to permit BCHA to obtain a copy of the completed

loan application, including analysis of income, assets, and debt, submitted to the lender.

- 4)5. If an Applicant fails to secure financing for that Home in the time allowed (as determined by the purchaser and the lender), that Applicant may be eliminated from consideration for purchase of that Community Home but may-will-not lose their position on the waiting list-and consideration for future available Homes.
- 5)1. An Applicant may, but is not required to, engage the services of a licensed Real Estate Broker in the transaction. Any fees charged by the Real Estate Broker must be the responsibility of the Applicant.
- 6) Any co-ownership interest other than Joint Tenancy or Tenancy in Common must be approved by BCHA. Co-signers may be approved for ownership of the Community Home but may not jointly occupy the Community Home unless qualified by BCHA. No person may own more than one home either as a sole owner or as a Joint Tenant or Tenant In Common. Co-signed loans may not be allowed.
- 6. Each purchaser is required to sign an acknowledgment and acceptance of the Deed Covenant or the Workforce Market Deed Covenant. Each purchaser must execute, in a form provided by BCHA and for recording with the Clerk's Office of Blaine County, concurrent with the closing of the sale, a document acknowledging the purchaser's agreement to be bound by the recorded deed covenant covering the Community Home and these Policies.
- 7. Each purchaser must execute, in a form provided by BCHA and for recording with the Clerk's Office of Blaine County, concurrent with the closing of the sale, the applicable deed covenant covering the Community Home and these Policies.
- 7) Once an Applicant successfully purchases a Community Home, the new Community

 Home owner must provide a copy of the executed Purchase and Sale Agreement and

 closing documents to BCHA. The Applicant must use the Community Home as their

 Primary Residence, comply with all provisions of the applicable Deed Covenant, and must
 adhere to the Ongoing Requirements (Section 4.C.).

8.

B.C. Reserving a Newly Constructed Community Home

BCHA may use all reasonable efforts to show newly constructed Community Housing to Applicants prior to the issuance of the certificate of occupancy. A qualified Applicant who is successfully matched with a Community Home may be given the opportunity to enter into a Reservation Agreement for that Community Home. Upon the filing of the final plat the Reservation Agreement may be converted to a Purchase and Sale Agreement in accordance with

C. Special Applicant Pool for a Particular Community Housing Development

- Some Community Homes are constructed by or made available by a government agency or by a private developer for a particular group of employees (e.g. Blaine County School District). In those instances, a Special Applicant Pool may be established for that development. When a Community Home in such a development becomes available for sale or re-sale, BCHA may first use the Special Applicant Pool for that development to find qualified buyers.
- 2) BCHA may employ the system creating an Applicant Pool in accordance with the steps outlined in Section 2(D) of these Guidelines with special prioritization as may be requested by the developer and approved by BCHA. Special prioritization may include the current employees of an employer, a local employee preference, among other things.
- 3) Special prioritization must not be given based on race, color, religion, sex, familial status, national origin, disability, sexual orientation, gender identity, or veteran status, except as allowed when participating in a federal program that prioritizes senior citizens, disabled persons, or veterans in its housing programs. This Special Applicant Pool may also be open to people moving into the area, as determined by the development.
- 4) The procedure for qualifying an applicant from a special applicant pool must follow the same procedures as outlined in Section 4(A) with the addition prioritizations, as described in Section 4(C)(1) (3) (above).
- 5) Should the Special Applicant Pool for Community Housing in a Particular Development be exhausted, without a Community Home being sold, it may be offered to a general Applicant Pool as outlined in Section 4(A).

D. Ongoing Obligations/Requirements for Community Home Ownership

Once an Applicant successfully purchases a Community Home through BCHA, a copy of the executed Purchase and Sale Agreement and closing documents must be filed with BCHA. The Applicant/Applicant Household must use the Community Home as their Primary Residence, comply with all provisions of the applicable Deed Covenant, and must adhere to the following additional requirements.

- 1. The eligibility of owners to occupy Community Housing must be reviewed and verified annually (i.e., re-qualified) to ensure that they continue to meet (a) the priorities that they initially qualified for when purchasing the Community Home with and (b) the requirements outlined in Section 2. A. and the Deed Covenant.
- 2. To assist in this re-certification process, BCHA will send a Compliance Monitoring Form with instructions for re-qualification.

- 3. The owner must, within 10 business days of receipt, complete the required form and provide the required documentation. Failure to do so within the 10 days of receipt three or more times, or after two requests during a single annual recertification by BCHA will result in a \$300 fee.
- 1)4. The owner must complete and submit to BCHAWith the annual compliance monitoring form, t. The owner must provide the list of capital improvements, along with receipts, to BCHA at each annual compliance. If these improvements are not reported by the annual compliance monitoring each year, the owner will not be given credit for the improvement.
- <u>2)5.</u> The owner must cooperate with BCHA on regular review of property condition and maintenance issues to ensure compliance with provisions of the Deed Covenant. This may require a tour of the property by BCHA staff and an inspector, should staff desire. Deferred maintenance may result in the inability to realize the maximum sale price allowable by the Deed Covenant.
- 6. The owner must not offer any portion of the home as a short-term or vacation rental.
- The owner mayust not offer any portion of the home as a long-term rental without the prior approval of BCHA, as outlined in Section 4(E)(below).
- 3)7. rental. Category Local owners that continue to occupy the Community Home for at least nine (9) months out of every twelve (12) month period may long-term rent to an Applicant that meets BCHA's priorities outlined in Section 2.
- 8. The owner and household members must not acquire <u>or own developed</u> residential real estate (excluding shared inheritance of less than 50% ownership).
- 9. Upon death, the Deed Covenant and these Policies continue to apply. Person(s) in line for inheritance who wish to occupy the unit must submit the Common Intake Form. If the information provided in the Common Intake Form reasonably shows that the Person/Applicant might be eligible, BCHA will request the Applicant to submit a full Application. This application will be prioritized as follows:
 - (a) If the Applicant meets BCHA's priorities and requirements outlined in 2.A. then they will have the right to occupy the home.
 - (b) If the Applicant does not BCHA's priorities but does meet the requirements as outlined in 2.A., then their position on the waitlist will be between those Applicants who meet the priorities and those that do not but still meet BCHA's requirements.
 - 4)(c) If the Applicant does not meet BCHA's priorities or their requirements, they

will not be considered for the home.

1. The Homeowner's Exemption must be utilized on the community home, as confirmed by the tax assessor.

10.

- 11. Homeowners who do not comply with the terms of the home deed and/or program expectations, as described within these Policies, the homeowner may be required to sell the home. The Deed Covenant may include fees or other enforcement tools that BCHA would apply.
- 5) The owner may not offer any portion of the home as a long-term rental without the prior approval of BCHA, as outlined in Section 4(E)(below).
- E. Long-Term Rental Options for Owners of Community Housing Board-Approved Long-term Absences (except Category Local owners)
 - <u>1)1.</u> If an owner of a <u>Category 1 through 6</u> Community Home desires to rent the Home during a <u>BCHA Board approved nabsence</u>, the owner must provide a letter to BCHA detailing the need for the request (illness, education, etc.) and requesting include the reason for renting in the Exception Request for permission to rent the home at least thirty (30) days prior to leaving (see Section 8. For Exception Requests).
 - 2)2. If approved by the BCHA Board, t The leave of absence may be for up to one year.
 - The Rental Rate charged must be approved by BCHA and must be within the published monthly affordability for the Income Category enumerated on the Deed Covenant and in no event may exceed the published Affordability of Income Category 6. Category Local Rental rate is determined by the submarket of potential tenants.
 - (a) The Community Home must be rented in accordance with the <u>GuidelinesPolicies</u> during the authorized period so long as other Deed Covenants covering the home permit the rental. Any perspective Tenant must be qualified by BCHA *prior* to execution of a lease. <u>A lease must contain the following provisions:</u>
 - (b) Should the owner decide to re-occupy the home again as the owner's primary Primary residence Residence, then the owner must give the Tenant a minimum of thirty (30) days' notice prior to the conclusion of any lease.
 - (c) No initial lease term may be for fewer than 90 days and no more than 1 year. The lease is non-renewable. If within 10 months of the lease an exemption is approved by the Board to extend the rental beyond one year, the tenant must <u>first</u> be provided a buy-out option not to exceed the Maximum Sale Price.
 - 4)4. ____A copy of the executed lease must be furnished by the owner or tenant to BCHA.

5)—The owner must provide the tenant with the HOA rules. The owner and is responsible for enforcement of the HOA rules.

Section 5. Selling Community Housing for Occupied Ownership

Table of Contents

Sectio	n 5. Selling Community Housing	 1 9
A.	Deed Covenants	1 9
B.	Fees	1 9
	Income-restricted Community Homes:	19
	Workforce Market Community Homes:	1 9
C. -	Procedure	2 0
	Prior to Selling. Notifying BCHA of Intent to Sell	2 0
	Selection of Purchaser and Solicitation of Offers	21
D. —	Additional Information Related to the Sale of Community Housing by a Communi	i ty
	Homeowner	
	22	

Section 5. Selling Community Housing

Every sale of a Community Home must comply with the <u>deed_Deed_covenant</u>Covenant and these <u>Policies</u>. BCHA may identify qualified purchasers but does not guarantee the sale of the home, nor does it guarantee receipt of an offer at the Maximum Sales Price.

A. Deed Covenants

Each purchaser must execute, in a form provided by BCHA and for recording with the Clerk's Office of Blaine County, concurrent with the closing of the sale, a document acknowledging the purchaser's agreement to be bound by the recorded deed covenant covering the Community Home and these Guidelines.

B.A. Fees

- 1. Income restricted Community Homes:
- 1. Unless otherwise instructed by BCHA staffin the Deed Covenant, the seller must pay a non-refundable prepayment of \$500.00 to BCHA at the time the owner delivers the signed Notice of Intent to Sell to BCHA. This amount may will be deducted from the total Administration Fee due to BCHA at closing. and will be used to This fee may offset costs of radon testing and a home inspection. The home inspection may be critical in calculating the

maximum sale price of the home.

2. At the closing of the sale of the income restricted home, the seller must pay BCHA an Administration Fee equal to three percent (3%) of the sale price or the amount stated in the Deed Covenant if it is less than three percent (3%). BCHA will instruct the title company to pay this fee to BCHA out of the funds held for the seller at the closing.

At the closing of the sale of the income restricted home, the seller must pay BCHA an Administration Fee equal to three percent (3%) of the sale price or the amount stated in the Deed Covenant if it is less than three percent (3%). The requirement to pay this fee is contained in the Deed Covenant. BCHA may instruct the title company to pay this fee to BCHA out of the funds held for the seller at the closing. However, if the home is sold in less than five (5) years of purchase, the percentage may be greater than 3%. The Fee amount is identified in the deed.

2. Workforce Market Community Homes:

At closing of the sale, the seller must pay BCHA a fee as set forth in the deed covenant in the Notice of Intent to Sell.

C.B. Procedure

The Owner of a Community Home is responsible for the sale of the Community Home throughout the process, unless the sale is due to non-compliance with the Deed Covenant and/or these policies, then BCHA or their legal counsel may take a direct role.

The staff members and board of Commissioners of BCHA are not acting as licensed brokers or real estate agents representing any party to the transaction, but solely as representatives of BCHA and its interests. BCHA must treat every purchaser and seller of Community Housing with fairness in accordance with Fair Housing Law and these Community Housing Guidelines-Policies and will prohibit discrimination on the basis of race, color, religion, sex, familial status, national origin, disability, sexual orientation, gender identity, or veteran status on the part of the purchaser, seller, or the agents of any party to any transaction.

- 1. Prior to Selling Notifying BCHA of Intent to Sell
 - (a) A Community Homeowner interested in selling their Community Home must:
 - i. Request from BCHA staff the Maximum Sales Price meet with BCHA staff and review the Deed Covenant to determine the maximum sales price permitted and other applicable provisions concerning a sale. The sale price may not include carryover for improvements completed by the previous owner. There is no guarantee that the seller will receive an offer at the Maximum Sales Price. The

- Deed Covenant, Home Inspection, and Section 5 of these Policies are used to determine the pricing of "for-sale" Community Housing. Owners should contact BCHA early in the process so that BCHA can properly determine the interest level of Applicants.
- i.ii. BCHA will order aA home inspection will be conducted to determine the good upkeep of the home. The sale price may not include carryover for improvements completed by the previous owner. The Deed Covenant, Home Inspection, and Section 7 of these Guidelines are used to determine the pricing of "for-sale" Community Housing. Owners should contact BCHA early in the process so that BCHA can properly determine the interest level of Applicants; and
- iii. Execute and deliver to BCHA a "Notice of Intent to Sell" in the form provided on BCHA's website (or requested by email) and \$500. The form and check can be delivered to Ketchum City Hall or BCHA's Hailey office (above Java), or mailed to BCHA at P.O. Box 4045, Ketchum, ID 83340.
- ii. The selection of the purchaser and terms of the transaction may be as described in the Community Housing Guidelines Policies in effect on the date BCHA receives the Notice of Intent to Sell.

iv.

- (b)(a) The selection of the purchaser, approval of the sale price, and the terms of the purchase and sale must will be monitored and must be approved by BCHA.
- (c)(b) If BCHA receives a "Notice of Intent to Sell" from the owner, and the owner later fails to consummate a sale transaction, the owner must reimburse BCHA in accordance with Section 5.A. (B)(above).
- (d)(c) If a real estate broker is used, the broker must, prior to the execution of the listing agreement for the Community Home, sign an acknowledgement and agreement with BCHA that the sale may-must be conducted in accordance with the terms of the Deed Covenant on the Community Home and these Community Housing Guidelines Policies.
- (e)(d) If the seller <u>or buyer</u> consults with legal counsel, licensed real estate brokers, or such related services, the fees <u>may are be at the at the respective parties' seller's</u> own expense. BCHA Administration Fees and other fees are to be paid regardless of any expenses incurred by the seller or purchaser in connection with the sales transaction.

Selection of Purchaser and Solicitation of Offers

(a) After BCHA receives the "Notice of Intent to Sell" from the owner, BCHA may will create an Applicant Pool Waitlist for each Community Home to be offered based on the unit's income designation, size, and any other restrictions, as outlined in Section 2.B. and 4(.A).

(a) BCHA will

(b) connect the top Applicants to the seller. BCHA may notify each of the qualifying Applicants, beginning with the longest tenured Applicant, to determine their interest in the available Home. BCHA may coordinate with the Seller, Applicant, or their agents (if applicable) times for viewing the Community Home. Should no eligible applicant be found in the database, all applicants may be notified of the community home availability and its income category. If a waiting list applicant believes they now qualify for the income category indicated, they may contact BCHA for review of income.

(b)

- (c) If an Applicant makes an offer, Applicant and seller Once an Applicant has viewed the Home and is interested in purchasing the Home.
 - 1. The Applicant must ensure that all application information is updated and verified to the satisfaction of BCHA.
 - 2. If the selection criteria are met, the Applicant(s) may be given the opportunity to purchase the Home.
 The Applicant must ensure that all application information is current on an ongoing basis.
 - 3.1. Neither BCHA nor the Seller is obliged to delay the sale of a Community

 Home for more than five (5) business days to allow an Applicant to update his or her application information.
 - (d)(c) An Applicant, selected under this procedure, will have five (5) business days from the date of being notified by BCHA that introduction to execute a Purchase and Sale Agreement for the Community Home.
 - 1. If the Applicant does not execute a Purchase and Sale Agreement within that time, the Applicant must forfeit their position in the Applicant Pool Waitlist, and
 - 2. The next person in line in the Applicant Pool Waitlist may be notified and so on, until the Community Home is under contract for purchase.

(e)—If the Owner—seller and Applicant cannot reach an agreement, the steps outlined in C (above) may be repeated with the next eligible a Applicant. If the seller deny each of the applicants provided by BCHA, the owner will be reminded of the Fair Housing Act and be required to provide written justification for each denial for BCHA's review. If the seller is obligated to sell due to non-compliance with their Deed Covenant and/or these Policies, they are obligated to accept the first offer at Maximum Sales Price.

(d)

C. Calculation of Maximum Sales Price

- Calculation of Sales Prices for For Eexisting Community Housingmes Forin Categories <u>1-</u> to <u>6</u> and Category Local appreciation-capped restrictions:
- —Unless otherwise stated in the Deed Covenant, Maximum sSales pPrices are determined by BCHAthe initial purchase price of the seller plus based upon the lesser of the appreciation cap and -appreciation based on CPI, plus CPI and CCapital ilmprovements, as defined by the deed covenant, made to the home. The price is calculated based upon the federal affordability calculation allowing thirty percent (30%) of Household Income to be allocated to monthly housing cost. The sales price for newly constructed/available Community Housing varies according to the Area Median Income in any given year and according to the calculation of the "maximum monthly housing cost." "Maximum monthly housing cost" includes the following monthly payments:
- Principal, interest, and mortgage insurance payment (if any) on first mortgage
- Escrow payment of property taxes and property insurance
- Land lease payments if any
- Homeowners/condominium association fees if any
- Utility costs

- 2. For Calculation of Maximum Sales Price for Newly Constructed Community Homes: The sales price for newly constructed/available Community Housing varies according to the Area Median Income in any given year and according to the calculation of the "maximum monthly housing cost." The aim is to ensure that the price of a Community Home is affordable to every purchaser within that Income Category. "Maximum monthly housing cost" includes the following monthly payments:
 - (a) Principal, interest, and mortgage insurance payment (if any) on first mortgage
 - (b) Escrow payment of property taxes and property insurance
 - (c) Land lease payments if any

(d) Homeowners/condominium association fees if any

___Utility costs

- The maximum sales price is based on the minimum income of an Income Category to ensure that the price of a Community Home is affordable to every purchaser within that Income Category.
- The amount is determined when BCHA performs a calculation utilizing a Community

 Housing Pricing Calculator

Section 6. Reserved

Additional Information Related to the Sale of Community Housing by a Community Homeowner.

- 3. BCHA, its staff and Board of Commissioners, do not act as licensed brokers or real estate agents representing any party to the transaction, but solely as representatives of BCHA and its interests in administering the Deed Covenant.
 - 4. The Owner of a Community Home is responsible for the sale of the Community Home throughout the process.
 - 5. Both the Owner and Purchaser are solely responsible for fees charged by their respective agents during and at the conclusion of the Community Home Sale Process.
 - 6. Other Fees not charged by BCHA and not contemplated by this Section of the Community Housing Guidelines must not be incorporated into the Initial Purchase Price unless the total of those fees when added to the Purchase Price is less than the Maximum Resale Price listed in the Notice of Intent to Sell.
 - 7. BCHA does not guarantee that a Community Homeowner may realize the maximum calculated resale price of the Community Home.
 - 8. Not more than one Home may be owned by the same person (Applicant), either as a sole owner or as a Joint Tenant or Tenant in Common, nor may another member of an Applicant's Household own another Home.
 - 9. If a Notice of Intent to Sell has been given to BCHA and the owner must relocate to another area before the Community Home has been sold, the home may, upon approval of BCHA, be rented to a qualified individual, in accordance with these Guidelines (See Sections 3 and 7) for a maximum period of two (2) years. Notice of the owner's intent to rent the Community Home should also be provided to any applicable homeowners' association at the time the rental request to BCHA is made. A letter requesting permission from BCHA to rent the Community Home until it is sold must be sent to BCHA before the home can be rented.
 - 10. If an Owner wishes to lease the Community Home during the Community Home Sales
 Process, all Tenants must be qualified by BCHA and the Community Home must be
 leased pursuant to the terms set forth in the Deed Covenant on the Community Home
 or, if there are no such provisions in the Deed Covenant, upon terms approved by
 BCHA.
 - 11. Each Tenant is entitled to a minimum six (6) month written lease that includes a move out clause with a sixty (60) day notification to the Tenant that the Community Home has been sold. A copy of the executed lease must be furnished by the owner to BCHA.

Table of Contents

Section 6. Reserved

Section 6. Reserved

Table of Contents

Section 7. Income Categories and

Pricing
24
A. Calculation of Sales Prices for Newly Constructed/Available
Community Housing25
R.—Calculation of Maximum Sales Price 25

C. Maximum Monthly Gross Rental Rates for Community Housing 25

Section 7. Applicant Categories and Pricing
Income Categories are used by BCHA to determine the
appropriateness of Community Housing development proposals
in each location and to determine which Applicants must be
considered for particular Community Homes. These Income
Categories determined by BCHA are based on percentages of the

may purchase or rent a Community Home in a higher Income
Category, but not in a lower Income Category. The Household
Net Worth must not exceed the published allowable net worth
specified for the Income Category. Current income limits and
allowable net worth are available in Table 7.1 and on BCHA's

Area Median Income (AMI) on an annual basis. A Household

L. Table 7.1 Household Income Categories by Area Median Income (AMI).

website_

Allowable Net	\$	1.67.800	\$	201 200	\$	268,400	\$	335 600	\$	402 800	\$	470 000	\$	940,000
Worth (Seniors)	Ψ	107,000	Ψ	201,200	Ψ	200,400	Ψ	000,000	Ψ	402,000	Ψ	470,000	Ψ	740,000

1.—Calculation of Sales Prices for Existing Community Housing For Categories 1-6
1) Maximum sales prices are determined by BCHA based upon CPI and capital
improvements, as defined by the deed covenant, made to the home. The price is calculated
based upon the federal affordability calculation allowing thirty percent (30%) of Household
Income to be allocated to monthly housing cost. The sales price for newly constructed/available
Community Housing varies according to the Area Median Income in any given year and
according to the calculation of the "maximum monthly housing cost." "Maximum monthly
housing cost" includes the following monthly payments:
a)——Principal, interest, and mortgage insurance payment (if any) on first mortgage
b) Escrow payment of property taxes and property insurance
c) Land lease payments if any
d)—Homeowners/condominium association fees if any
c) —Utility costs

2.—Calculation of Maximum Sales Price for Newly Constructed Community Homes

1)—The maximum sales price is based on the minimum income of an Income Category to

ensure that the price of a Community Home is affordable to every purchaser within that Income

Category.

2)—The amount is determined when BCHA performs a calculation utilizing a Community Housing Pricing Calculator

3. Maximum Monthly Gross Rental Rates for Community Housing

1) The maximum monthly gross rental rates for Community Housing are published by BCHA. 2) The latest maximum monthly gross rental rates can be found on BCHA's website. These monthly Gross Rental Rates must be in effect for the term of the initial lease (twelve (12) month minimum). Thereafter, the maximum monthly gross rental rate can be adjusted in accordance with the published maximum monthly gross rental rates at the time of renewal. 3) The maximum monthly gross rental rates are based on an amount equal to or less than thirty percent (30%) of the Household Income per month. This gross rental rate figure includes utilities. Essential utilities include electricity, gas, water, sewer, trash and internet. 4) Please contact BCHA for a Utility Allowance Analysis based on each unit's size, appliances, and heat source to get a net rental rate figure. The maximum Net Monthly Rent may be less

than the published Monthly Gross Rental Rates.

Section 86. Procedures for Exceptions and Grievances Table of

Contents

Section 8. Procedures for Exceptions and Grievances 26

A. Request for Exception 26

B. Grievance Procedure 28

c. Grievance Hearing 28

D. Alternative Mechanisms for Hearing and

Resolution.

30

Section 8. Procedures for Exceptions and Grievances

Situations may arise where a special review is appropriate to allow for exceptions to the application of these Policies, or to address grievances against BCHA for its actions or failure to act in accordance with these Policies. These two processes are described below:

A. Request for an Exception Exception Request

- <u>1)1.</u> Exceptions to any provision of these Policies may be granted by the BCHA Board when, because of unique circumstances, the strict application of the policy places an undue hardship or burden on a particular Applicant, Tenant, or owner. An undue hardship or burden is not merely an inconvenience or issue of preference but must be burdensome or restrictive enough to create a significant difficulty or expense for the Applicant, Tenant, or Owner.
- 2)2. Any Applicant, Tenant, or Owner may file a request for an Exception with BCHA, in writing stating:
 - a)(a) The Specific BCHA Policy or Policies which the Applicant, Tenant, or Owner is requesting waiver of or alteration to;

- the basis for the Exception request;
- c)(c) The action requested to resolve the undue hardship or burden (i.e., partial waiver, complete waiver, or modification of the Policy or Policies); and,
- (d) d) The name, address, and telephone number of the person making the request and his or her representative, if any.
- Upon receipt of a request for Exception, the BCHA staff shall:
 - (a) a) Review, investigate, and prepare for the BCHA Board a report analyzing and making a recommendation on the requested Exception;
 - (b) b) Shall forward the report to the Board and all parties involved to hear and make a decision on the request, but in no event shall such meeting take place more than thirty (30) days after receipt by BCHA staff of the request for Exception.
- 4. 4) At the meeting, the Board shall review the request and any additional information and evidence presented by the person making the request and any other person present at the meeting. Prior to making a decision_deciding on the request, the Board may continue the meeting as it deems necessary to obtain additional information or for further deliberations, but in no event shall the Board delay a decision by more than thirty (30) days absent exigent circumstances.

The Board may approve, approve_with conditions or alterations, or deny a request for an Exception. and such decision shall be issued in writing, and delivered to all parties involved. The decision of the Board shall be supported by written explanation and findings. A decision to approve a request for an Exception shall be must based on the request and any supplemental documents or information considered meeting following requirements-findings:

(a) 5) Based on the request for Exception and any supplemental documents or information considered, t_he strict application of the BCHA Community

Housing Administrative Policies to the Applicant, Tenant, or Owner causes an undue hardship or burden, and not merely an inconvenience or issue of preference, which is unique to the person and circumstances for which the request is made;

<u>(a)</u>

(b) The strict application of the BCHA Community Housing Administrative Policies to the Applicant, Tenant, Owner is the primary cause of the undue hardship or burden, such that the remedy of any other contributing factors would not relieve the Applicant, Tenant, or Owner of the undue hardship or burden.

(b)

	(c) a) Approval of the request is would be consistent with the spirit, purpose, and
	intent of the Policies;
	<u>(c)</u>
	(d) b) Approval of the request will not give the person requesting the Exception an undue or unfair advantage over another person, but will merely relieve them of the undue hardship or burden;
	<u>(d)</u>
	(e) c) Approval of the request will would not conflict with any provisions of the BCHA Deed Covenant on the property subject to the request.; and
	<u>(e)</u>
	d) Approval of the request of Exception is the only reasonably available remedy to the undue hardship or burden, and the exception is not overly broad in its scope.
	<u>(f)</u>
_	<u>The Board will make every effort to render a decision within sixty (60) days after the filing of the request and all requested information.</u> The Board will provide the person making the request with its written decision and findings. The Board will make every effort to render a decision within sixty (60) days after the filing of the request and all requested
_	information, to all parties involved. Applicants to whom a request for Exception is denied may appeal the decision by submitting a formal Grievance in accordance with the procedure described below.
_	 -
<u>5.</u>	- -
B. Gri	evance Procedure Filing a Grievance
	1A Grievance may be filed by any Applicant, Tenant, or Owner <u>as a means of</u>
*1 :	appealing a denied request for Exception or based on an alleged violation by BCHA of one or more provision of this Policy, or as a means of appealing a denied request for Exception.

2. Any Applicant, Tenant, or Owner may appeal the denial of a request for Exception by filing

a Grievance with BCHA, in writing, stating:

- a) Which request for Exception is being appealed;
- b) Evidence demonstrating that the findings necessary to approve a request for Exception, as described in 8.A.5, are present, and that denial was therefore improper;
- c) The action requested to cure the allegedly improper denial; and
- d) The name, address, telephone number, and email of the grievant and his or her representative, if any.
- 2)3. Any Applicant, Tenant, or Owner may file a general Grievance with BCHA, in writing, stating:
 - a)(a) The specific provision of this Policy which the Applicant, Tenant, or Owner alleges BCHA to be in violation of;
 - b)(b) The specific BCHA action or omission which the Applicant, Tenant, or Owner alleges to be the violation;
 - c)(c) The action requested to cure the violation; and
 - d)(d) The name, address, telephone number, and email of the grievant and his or her representative, if any.
- 3)1. Any Applicant, Tenant, or Owner may appeal the denial of a request for Exception by filing a Grievance with BCHA, in writing, stating:
 - a) Which request for Exception is being appealed:
 - b)a) Evidence demonstrating that the findings necessary to approve a request for Exception, as described in 8.A.5, are present, and that denial was therefore improper;
 - c)a) The action requested to cure the allegedly improper denial; and
 - d)a) The name, address, telephone number, and email of the grievant and his or her representative, if any.
- 4)—An appeal of the denied request for Exception shall be heard in the same manner described in 8.A.3. If the request is again denied on appeal, the grievant may submit a final appeal to the Blaine County Board of Commissioners, in writing, within thirty (30) days after the date the decision is rendered.

4.

Grievance Hearing procedure Grievance Hearing

<u>C.</u>

The Grievance Hearing must be conducted by BCHA as follows:

1. Upon receipt of a written Grievance, a public hearing before the BCHA Board of Commissioners must be scheduled. The grievant must be afforded a fair hearing providing the basic safeguards of due process, including notice and an opportunity to be heard in a timely, reasonable manner, and to present evidence. In the event that the this aforementioned grievance procedure is not an appropriate or reasonably achievable means of resolving the matter, any of the following alternative methods for dispute resolution may be utilized:

1.__

- (a) Use of a certified mediator in Blaine County, or as nearby as reasonably practical;
- (b) Through the Idaho Human Rights Commission;
- (c) Through a civil court proceeding;
- (d) The grievant may be eligible for pro bono legal assistance through Idaho Legal Aid; or,
- (a) If a Fair Housing violation is suspected, the local jurisdiction may be contacted to conduct an investigation. If the grievant disagrees with the findings of that investigation, they may appeal to the Idaho Human Right's Commission.

2.

3. Notice of the public hearing shall be provided to the Board, the grievant, and any other parties involved, to be held as soon as practicable and convenient to the Board and the grievant, but in no event shall such hearing take place more than thirty (30) days after receipt by BCHA staff of the grievance.

2.

4. Within no less than seven (7) days prior to the hearing, and at the expense of the grievant, the grievant and BCHA must have the opportunity to examine and to copy all documents, records, and regulations of BCHA and the grievant that are relevant to the hearing.

3.

5. If, after written request for production of such, any document, record, or regulation is not made available by BCHA or the grievant in the aforementioned manner, said document may not be relied upon at the hearing.

4.

6. If any of the above requirements cannot be reasonably fulfilled by the originally scheduled date of the public hearing, the matter may be continued, with or without request by the grievant, and at the discretion of BCHA. Any decisions to continue the hearing shall be

provided, in writing, to the grievant as soon as reasonably practicable. Any continued hearing shall be rescheduled for a date no later than thirty (30) days after the originally scheduled hearing.

5.

- 5)6. At the public hearing, the grievant shall present their argument and the evidence in support of it before the Board.
 - a) The grievant has the right to be represented by counsel.
 - b) Oral or documentary evidence may be received without strict compliance with the rules of evidence applicable to judicial proceedings.
 - c) The opportunity to cross-examine may be afforded or denied at the discretion of BCHA, and, if afforded, may be regulated by BCHA as it deems necessary for a fair hearing.
- 7. If the complainant fails to appear at the scheduled hearing, BCHA may make a determination to continue the hearing, dismiss the grievance, or make a determination based upon the written documentation and the evidence submitted.
- 8. Following the conclusion of the public hearing and based on the records of proceedings, BCHA will provide a written decision and include therein the reasons for its determination. Prior to making the decision, the Board may continue the meeting as it deems necessary to obtain additional information or for further deliberations. However, every attempt must be made to settle a Grievance with BCHA within six months after the date the Grievance is filed, and any decision shall be issued within six months after the date the Grievance is filed.

8.

- 6) BCHA will make its determination on the basis of these Community Housing, BCHA
 Policies, and relevant BCHA-drafted Deed Covenants-associated with the unitattached to the land.
- 7)1. If the complainant fails to appear at the scheduled hearing, BCHA may make a determination to continue the hearing, dismiss the grievance, or make a determination based upon the written documentation and the evidence submitted.
- 9. The decision of BCHA will be binding on all parties involved, and BCHA and/or the grievant shall take all actions necessary to carry out the decision following its issuance as soon as reasonably practical. BCHA must have the authority to enforce its determinations, as provided by law and put forth in these Community Housing, BCHA-Policies and BCHA-

drafted Deed Covenants attached to the land.

9.

10-If the grievant disagrees with the decision issued by BCHA, they may appeal the decision to the Blaine County Board of Commissioners, in writing, within thirty (30) days after the date the decision is rendered.

10.

BCHA must have the authority to enforce its determinations, as provided by law and put forth in these Community Housing, BCHA Policies and BCHA-drafted Deed Covenants attached to the land.

Exhibit A. Blaine County Housing Authority's Lease Addendum

1. Qualified Renter.

- (a) The Owner must rent the Community Home to a Qualified Renter.
- (b) Renters are required to respond to the BCHA's requests for information to annually certify compliance.
- (c) Both Owner and Qualified Renter are required to adhere to BCHA's Community

 Housing Guidelines, Section 3. The most current version adopted by the BCHA Board of Commissioner's applies.
- (d) The Owner is also subject to any Deed Covenant, Exceedance Agreement, and/or Development Agreement recorded for the unit.
- 2. Owner cannot charge above the Maximum Rent. Owner is obligated to ensure that no more than the Maximum Rent is charged, accounting for the estimated cost of essential utilities.

3. Rent Increases are Limited.

- (a) The Owner cannot increase the rent by more than the greater of 4% of current rent every twelve (12) months at lease renewal, without pre-approval of BCHA.
- (b) The Owner is obligated to first give the BCHA sixty (60) days written notice of intent to raise above the allowable amount and respond in a timely manner to the City's requests for documentation that justifies such an increase. Then, if approved, the Owner must give the Qualified Renter at least ninety (90) days written notice.
- (c) If, upon annual re-certification, BCHA determines that the Renter is two (2) income categories above the unit's designated income category, Renter will continue to pay the rent and any utilities associated with the unit's income level directly to the landlord. BCHA will charge the difference between the unit's income level and the Maximum Housing Costs associated with the Renter's new income. This additional rent will be paid directly to BCHA.

4. Renter Must Rent the Home for use as Primary Residence.

- (a) The Qualified Renter may use the Home only for residential purposes and any activities related to residential use that are permitted by local zoning law, except the Community Home cannot be used for short-term or vacation rental, or subleased.
- (b) A lease is required for a minimum of a twelve (12) month term.
- (c) The Tenant must use the Home as their Primary Residence and reside in the unit for more than nine (9) months of any given twelve (12) month period.
- (d) If the Tenant accepts permanent employment outside of Blaine County or resides in the Home fewer than nine (9) out of any twelve (12) months, the Tenant will be deemed to have ceased to use the Home as a Primary Residence and must be required to relinquish the Community Home.
- (e) Tenants must re-certify with Blaine County Housing Authority for each year of the lease term.

- (f) An Acknowledgement and Acceptance of BCHA terms and conditions governing the rental of Community Housing executed by the Tenant.
- (g) Additional criteria are in Program Policies.
- 5. Owner may not Evict or not Renew Lease without Just-Cause or Mediation. Idaho's Landlord Tenant Manual provides the minimum protection for tenants https://www.ag.idaho.gov/content/uploads/2023/07/LandlordTenant.pdf. Given the difficulty with finding alternative affordable housing, Community Housing rentals with a Deed Covenant managed by the BCHA only allow for just cause eviction under the following circumstances:
 - (a) Just-cause for eviction and non-renewal of leases is allowed of a Qualified Renter after
 (i) a Notice of Default or Non-Compliance was provided to the Qualified Renter and
 BCHA, (ii) Owner makes a reasonable effort to participate in the mediation process as
 determined by the BCHA and adheres to any resulting mediation agreement, and (iii) a
 30-day written notice is provided the Qualified Renter and BCHA. Just-cause eviction
 includes the following:
 - I. Failure to pay rent or habitual late payment of rent.
 - II. Repeated disorderly conduct.
 - III. Damage or destruction to the property.
 - IV. Substantial violation or breach of covenants or agreements contained in the lease pertaining to illegal use of controlled dangerous substances or other illegal activities.
 - V. Refusal to accept reasonable changes in the terms and conditions of the lease.
 - VI. The BCHA determines that the tenant falsified eligibility with, or is no longer in compliance with, BCHA's Community Housing Policies.
 - VII. Qualified Renter assaults or threatens the landlord, their family, employees, or other tenants (this may be eligible for a three (3) day notice).
 - (b) 5.A. applies except for just-cause evictions sought in the following scenarios when a three (3) day notice is allowed under Idaho law:
 - I. Qualified Renter is engaged in the unlawful delivery or production of a controlled substance on the premises of the leased property during the tenancy.
 - II. Qualified Renter is convicted of assaulting or threatening the landlord, their family, employees, or other tenants.
 - (c) If the Qualified Renter or their visitors are committing acts of domestic violence and/or sexual assault, then the Owner must (1) refer tenants to the Advocates and (2) follow the Violence Against Women Act;
 - (d) Owner may not coerce or harass tenants to waive their rights, lease-terms, or move out.
- 6. Owner's Ability to Improve the Home is Limited. The term "Capital Improvements" means any improvements that (i) exceed more than a single eight-hour day; (ii) requires packing, moving,

or storing belongings; (iii) continued occupancy constitutes a danger to the Qualified Renter's health or safety and/or the nature of the improvement creates an undue burden or unnecessary hardship; or (iv) the Qualified Renter does not have access to functional kitchen or bathroom facilities. In addition, Capital Improvements include any improvements that change the footprint, square-footage, or height of the house. No improvements may be made to the Home that would affect its bedroom configuration.

- (a) The Owner will not make any Capital Improvements to the Home without the prior written consent of the City, which consent may be withheld in the City's sole and absolute discretion or may include notice and relocation assistance requirements.
- (b) The Owner may make other improvements to the Home without the consent of the City as long as such improvements (i) do not meet the criteria in Section 4, (ii) are constructed in a professional manner, (iii) reasonable efforts are made to comply with Qualified Renter's scheduling requirements, and (iv) comply with all applicable laws and regulations.
- (c) Section 4 does not apply in the event the Home is damaged or destroyed following a fire or other casualty.
- 7. Repairs and Turnover Procedures. The Owner is required to make necessary repairs when the Home is turned over as follows:
 - (a) The Owner must provide an Inspection Checklist in the lease that the Qualified Renter must, prior to signing the lease, use (i) with an inspector at their sole expense or (ii) to self-inspect and the City has the option of inspecting. The inspection is to ensure that the Home is in decent, safe, and sanitary condition and identify any additional needed repairs. The Owner must cooperate fully with the inspection.
 - (b) The Owner must repair specific reported defects or conditions necessary to bring the Home into full compliance with the checklist and deed restriction prior to transferring the Home.
 - (c) The Owner must bear the full cost of the necessary repairs and replacements.
 - C. Alternative mechanisms for hearing and resolution
 - 1) In the event that the aforementioned grievance procedure is not an appropriate or reasonably achievable means of resolving the matter, any of the following alternative methods for dispute resolution may be utilized:
 - a) Use of a certified mediator in Blaine County, or as nearby as reasonably practical;
 - b) Through the Idaho Human Rights Commission;
 - c)Through a civil court proceeding;. The grievant may be eligible for pro bono legal assistance through Idaho Legal Aid; or,
 - d) If a Fair Housing violation is suspected, the local jurisdiction may be contacted to conduct an investigation. If the grievant disagrees with the findings of that investigation, they may appeal to the Idaho Human Right's Commission.

Table of Contents

Section 9. Program Non-Compliance and Enforcement 31

- A. Renter Non-Compliance and Enforcement 31
- B. Homeowner Non-Compliance and Enforcement 31
- C. Landlord Non-Compliance and Enforcement 31

Section 9. Program Non-Compliance and Enforcement

- A. Renter Non-Compliance and Enforcement
- 1) Renters are required to abide by all terms of the lease completely. Should it be determined that a tenant was justly evicted from a Community Housing Unit, the tenant will also be terminated from the BCHA Community Housing Program. The tenant will not be eligible to reapply for a period of 5 years.
- B. Homeowner Non-Compliance and Enforcement
- 1) Should the owner deny each of the applicants provided by BCHA, the owner will be reminded of fair housing law and be required to provide written justification for each denial.
- 2) Homeowners who do not comply with the terms of the home deed and/or program expectations, as described within these guidelines, the homeowner may be required to sell the home.

C. Landlord Non-Compliance and Enforcement

- 1) Should the landlord deny each of the applicants provided by BCHA, the landlord will be reminded of fair housing law and be required to provide written justification for each denial.
- 2) The landlord will work in partnership with BCHA on all compliance matters. Should a renter fall out of compliance for any reason, the landlord may begin the eviction process of the renter.
- A copy of any eviction notice must be provided to BCHA.
- 4) Should the owner decide to sell the Housing unit during the lease period, the owner must notify BCHA immediately. The lease must remain intact after the sale. An executed

agreement between the buyer and seller must describe the new Property Owner's obligations under this program, plus the following:

- a) The obligation to abide by the lease terms, or
- b) If the new owner desires to pursue breaking the lease, they must provide a 30-day notice to the household and to BCHA. Furthermore, the new owner must pay the household the amount equal to the monthly rent times the number of remaining months, rounded up. In this case, Landing Locals would work to place the tenants into another property.

BCHA will treat every purchaser, seller, and renter of Community Housing with fairness in accordance with these Community Housing Guidelines and will strive to prohibit discrimination on the basis of race, color, religion, sex, familial status, national origin, disability, sexual orientation, gender identity, or veteran status on the part of the purchaser, seller, or the agents of any party to any transaction.