## MONTANA ASSOCIATION OF REALTORS® PROPERTY DISCLOSURE STATEMENT



Date:	05/02/202	<u> </u>				
	131 Parkview La		<u> </u>	Lakeside	MT	59922
—		A Williams	p. p-112	<del></del>		
Seller Agent	:	Da	ne B Hollinger	<del></del>		
Concerning	adverse material fac	ts, Montana law provides	that a seller agent is ob	ligated to:		
knov state • disc	wn to the seller age ements made by the lose to a buyer or t	the buyer agent any adve nt, except that the seller seller; and ne buyer agent when the verse material facts that c	agent is not required to seller agent has no pe	to inspect the prop	perty or v	verify any
The Seller A completed a provided Se Seller Agent (i) ab (ii) reç	Agent identified about and signed by the ler Agent as set for has no personal knout adverse material parding the veracite Property	ve is providing the attach Seller(s) as required by rth in the Owner's Proper	led Owner's Property [ Montana law. Regardle rty Disclosure Stateme	ess of what the sent, except as set	Seller(s) : <b>fort</b> h be	has/have elow, the
is set forth a the Seller(s) and to provid any advice, i	bove. However, the Buyer(s) is/are the de for appropriate p nspections or defections or defections.	Nollinger	ed to inspect the Proper ain professional advice,	rty or verify any sta , inspections or bo Buyer(s) and Seller	atements oth of the	made by Property
Buyer and B	uyer Agent acknowl	edge receipt of this Proper	ty Disclosure Statemen	nt.		
Buyer Agent	:					
Buyer Agent	Signature:					
Dated:		·				
Buyer Signat	ture:					
D. a. i						

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## OWNER'S PROPERTY DISCLOSURE STATEMENT MONTANA ASSOCIATION OF REALTORS® STANDARD FORM



o , ,				
County of	Flathead	ain real property located a, in the City of, Montana, whice	ch real property is le	egally described as:
		<u> </u>		
	n the Property. It e a materially a aprovements loc	Montana law defines an a adverse effect on the mo cated on the real property	dverse material fac onetary value of re y, or that presents	a documented health risk to
		OWNER'S DISCLOSU	₹E	
☐ Owner has never occupie ☑ Owner has not occupied t	d the Property. the Property sind	ce 3/1/25	(date).	
Concerning adverse material facts that concern	al facts, Montan the Property an reparing this Dis	ia law provides that the of that are actually known sclosure Statement. The	Owner is/are obligant to the Owner. The Owner. Owner.	ated to disclose any adverse he Owner is not obligated to having lived at and/or owner ful inspection.
representative of the Own and Buyer. This Disclosul	er involved in re re Statement is o consult their o	the sale of the Property not a substitute for an	, and it is not a co y inspections the	r Agent, or any authorized ontract between the Owne Buyer may wish to obtain uyer's due diligence prior to
purchase contract. Unless	the Buyer and 0 until 3 days afte	Owner have otherwise ag r the Buyer has received	reed in writing, any this Disclosure Stat	ne execution of a real estate contract for the purchase of tement, and during that dela
any adverse material facts l person or entity in connection and hold any and all real of	known to the Over on with any acturestate agents in damages base	vner. Owner hereby authorial or anticipated sale of the or anticipated sale of the or indirectly or indirectly or indirectly or the disclosures managed.	prizes providing a c the Property. Owne ctly, in the purchas ade in this Disclosi	ttachments thereto based of copy of this Statement to an er further agrees to indemnifulations se and sale of the Property are Statement along with the
This Disclosure Statement is representative of the Seller. that are based on informatio	The Seller is	not responsible for missta	atements or errors	in this Disclosure Statemen

Ple	ease describe any adverse material facts concerning the items listed, or other components, fixtures or matters.
1.	APPLIANCES: (Refrigerators, Microwave, Range, Dishwasher, Garbage Disposal, Oven, Trash Compactor Freezer, Washer, Dryer)
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	COMPONENTS and BUILT-IN SYSTEMS: (Water Softener, Water Conditioners, Exhaust Fans, Central Vacuum System and components, Water Heater, Washer/Dryer Hookups, Ceiling Fan, Intercoms, Remote Controls, T.V. Antenna, Satellite Dish, Central sound systems, Wiring for phone, cable and internet, Security Alarms, Fin Alarms, Smoke Detectors, Garage Door Openers, and Security Gates)  No known defects, Water heater leak in the nast caused moment and the two years and security for the past coursed moment.
3.	ELECTRICAL SYSTEM/UTILITY CONNECTIONS: (Wiring, Outlets, Switches, Services, Shorts, Alterations Overloads, or known information concerning utility connections)
<b>-</b> 4.	PLUMBING: (including Pipes, Drains, Faucets, Fixtures, Sump Pumps and Toilets) a. Faucets, fixtures, etc.  //o known (likets)
	b. Private Septic Systems (Adherence to Health Codes, Clogging, Backing Up, Drain Field, Septic Tanks, Holding Tanks, and Cesspools)
	c. Septic Systems permit in compliance with existing use of Property  ———————————————————————————————————
	d. Public Sewer Systems (Clogging and Backing Up)
5.	HEATING, VENTILATION AND AIR-CONDITIONING SYSTEMS: (Central Heating including furnaces, Central Air Conditioning including compressors, Heat pumps, Electric heating systems, Solar systems, Gas Leaks Thermostats, Wall/Window AC Evaporator Coolers, Humidifiers, Propane tanks)
6.	ADDITIONAL HEAT SOURCES: (Gas, Pellet, Wood Stoves or Fireplaces) (Compliance with Air Quality Laws Chimney Cleanliness, Chimney Fires and Adherence to Codes in Installation)
— 7. —	INSULATION: (Walls, Ceiling, Utility Bills, Vapor Barrier and Formaldehyde or Asbestos Insulation)  No Known defects.
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10.	FOUNDATION: (Depth, Footings, Reinforcement, and Cracking)
	ROOF: (Rain Gutters, Leakage, Deterioration, Ice build ups and Structural Condition)
12.	WATER: (Well Production, Water Quality and Quantity, Water Rights and Abandoned Wells)
	a. Private well
	b. Public or community water systems  Уез, по клин defects.
;	POOLS, OUTDOOR LIVING, ANCILLARY BUILDINGS: (Window Screens, Pool, Spa, Pool/Spa Heater, Ho Sauna, Patio/Decking, Built-In Barbecue, Gazebo, Fountains, Water features, Underground Sprinklers sys and controls, Partially landscaped or un-landscaped yard, Garage, Shop, Barn, Carport)
t a	NUISANCES/HAZARDOUS MATERIALS: Waste dump or disposal or landfill or gravel pit or commercial under the vicinity of the Property, existing or proposed, which may cause smoke, smell, noise or other nuise annoyance or pollution, any hazardous materials or pest infestations located on the Property or in the immediarea:
15. <i>i</i>	ALTERATIONS: (whether any substantial additions or alterations have been made to the Property with required permit)
	ACCESS/OWNERSHIP: (If the Property is not on a public street note any Driveway Agreements, P Easements and Legal Disputes Concerning Access; matters affecting legal ownership or title to the Properthe Seller's ability to transfer the Property):

18. H/	AZARD INSURANCE/DAMAGES/CLAIMS (past and present):
	AZARD INSURANCE/DAINAGES/CLAIINIS (past and present):
kn Us Me Di:	ETHAMPHETAMINE: If the Property is inhabitable real property, the Owner represents to the best of Owner's nowledge that the Property has has not been used as a clandestine Methamphetamine drug lab and has has not been contaminated from smoke from the use of Methamphetamine. If the Property has been sed as a clandestine Methamphetamine drug lab or contaminated from smoke from the use of ethamphetamine, Owner agrees to execute the Montana Association of REALTORS® "Methamphetamine sclosure Notice" and provide any documents or other information that may be required under Montana law encerning the use of the Property as a clandestine Methamphetamine drug lab or the contamination of the property from smoke from the use of Methamphetamine.
rep an Pro	ADON: If the Property is inhabitable real property as defined in the Montana Radon Control Act, Owner presents that to the best of Owner's knowledge the Property L has X has not been tested for radon gas ad/or radon progeny and the Property D has X has not received mitigation or treatment for the same. If the operty has been tested for radon gas and/or radon progeny, attached are any test results along with any oldence of mitigation or treatment.
□ kn	EAD-BASED PAINT: If a residential dwelling exists on the Property and was built before the year 1978, Owner has <b>(X)</b> has no knowledge of lead-based paint and/or lead-based paint hazards on the Property. If Owner has owledge of lead-based paint and/or lead-based paint hazards on the Property, attached are all pertinent reports defected concerning that knowledge.
rep the mo	OLD: If the Property is inhabitable real property as defined in the Montana Mold Disclosure Act, the Owner presents to the best of Owner's knowledge that the Property $\square$ has $\square$ has not been tested for mold and that Property $\square$ has $\square$ has not received mitigation or treatment for mold. If the Property has been tested found or has received mitigation or treatment for mold, attached are any documents or other information that may required under Montana law concerning such testing, treatment or mitigation.
23. O1 che	THER TESTING OR TREATMENTS: Has the Property been tested or treated for the presence of fuel or emical storage tanks, asbestos, or contaminated soil or water: $No.$
23. O1 ch	emical storage tanks, asbestos, or contaminated soil or water:
che f any	emical storage tanks, asbestos, or contaminated soil or water:  No.  of the following items or conditions exist relative to the Property, please check the box and provide
che If any details	emical storage tanks, asbestos, or contaminated soil or water:  No.  of the following items or conditions exist relative to the Property, please check the box and provides below.
che f any	emical storage tanks, asbestos, or contaminated soil or water:  No.  of the following items or conditions exist relative to the Property, please check the box and provide below.  □ Asbestos.
che f any details	emical storage tanks, asbestos, or contaminated soil or water:  No.  of the following items or conditions exist relative to the Property, please check the box and provides below.  Asbestos.  Noxious weeds.
f any letails 1. 2.	emical storage tanks, asbestos, or contaminated soil or water:  No.  of the following items or conditions exist relative to the Property, please check the box and provides below.  Asbestos.  Noxious weeds.  Pests, rodents.  Destructive insects such as termites, pine beetles or carpenter ants. (If the Property has been tested or
f any details 1. 2. 3.	emical storage tanks, asbestos, or contaminated soil or water:  No.  of the following items or conditions exist relative to the Property, please check the box and provides below.  Asbestos.  Noxious weeds.  Pests, rodents.  Destructive insects such as termites, pine beetles or carpenter ants. (If the Property has been tested of treated, attach documentation.)
f any details 1. 2. 3. 4.	emical storage tanks, asbestos, or contaminated soil or water:  of the following items or conditions exist relative to the Property, please check the box and provides below.  Asbestos.  Noxious weeds.  Pests, rodents.  Destructive insects such as termites, pine beetles or carpenter ants. (If the Property has been tested of treated, attach documentation.)  Common walls, fences and driveways that may have any effect on the Property.
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other state of the	emical storage tanks, asbestos, or contaminated soil or water:
f any details 1. 2. 3. 4. 5. 6. 7.	of the following items or conditions exist relative to the Property, please check the box and provides below.    Asbestos.   Noxious weeds.   Pests, rodents.     Destructive insects such as termites, pine beetles or carpenter ants. (If the Property has been tested of treated, attach documentation.)     Common walls, fences and driveways that may have any effect on the Property.     Encroachments, easements, or similar matters that may affect your interest in the Property.     Room additions, structural modifications, or other alterations or repairs made without necessary permits on HOA and HOA architectural committee permission.     Room additions, structural modifications, or other alterations or repairs not in compliance with building codes.

1	0. ☐ Landfill (compacted or otherwise) on the Property or any portion thereof.
	1. Location in the floodplain, shoreline master plan, wetland or other environmentally sensitive area or wor
	conducted by Seller in or around any natural bodies of water.
1	2. ☐ Settling, slippage, sliding or other soil problems.
	3.   Flooding, draining, grading problems, or French drains.
	4. ☐ Major damage to the Property or any of the structures from fire, earthquakes, floods, slides, etc.
1	<ol> <li>Waste dump or disposal or landfill or commercial use in the vicinity of the Property which causes smoke</li> </ol>
•	smell, noise or other pollution.
4	6. □ Hazardous or Environmental Waste: Underground storage tanks or sump pits.
	7. Neighborhood noise problems or other nuisances.
	8. Uiolations of deed restrictions, restrictive covenants or other such obligations.
	9.  Zoning or Historic District violations, non-conforming uses, violations of "setback" requirements, etc.
2	0.  Zoning, Historic District or land use change planned or being considered by the city or county.
	1.  Street or utility improvement planned that may affect or be assessed against the Property.
	2. Property Owner's Association obligations (dues, lawsuits, transfer fees, initiation fees, etc.).
2	3.   Proposed increase in the tax assessment value or homeowner's association dues for the Property.
	4. ☐ "Common area" problems.
	5.   Tenant problems, defaults or other tenant issues.
	6.   Notices of abatement or citations against the Property.
	7. Lawsuits or legal proceedings (including foreclosures and bankruptcies) affecting or threatening the
	Property.
2	8. ☐ Airport affected area.
2	9. □ Pet damage
3	0. 🗆 Property leases including post-closing short-term rental obligations, crop share agreements, mineral lease
	or reservations.
3	1.   Other matters as set forth below including environmental issues, structural system issues, mechanical
	issues, legal issues, physical issues, or others not listed above of which the Seller has actual knowledge
	concerning the Property.
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il no	© 2024 Montana Association of REALTORS®  /Owner's Property Disclosure Statement, April 2024  Page 5 of 7  Owner's Initials

Owner certifies that the information herein is true, correct and complete to the best of the Owner and belief as of the date signed by Owner.  Owner								
Owner certifies that the information herein is true, correct and complete to the best of the Owner and belief as of the date, signed by Owner.	-		<del></del>	<del></del>	·			<del></del>
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and belief as of the date signed by Owner.	(	Dwner certifie	s that the inforr	nation herein is	true, correct and	d complete to the	ne best of the	Owner's knowle
$\Delta I$	a	and belief as	of the date, sign	ed by Owner.	,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Owner MINIMA Charis A Williams Date 05/02/20								
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Owner	_	<del></del>			<del></del>		<del>-00/00</del>	7.2
Date_	Owner _					Date	_	
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		BUYER'S ACKNOWLE	DGEMENI	
Subject Property Address	:	Parkview Lane	Lakeside	MT 5992
Property that are known	to the (	Owner. The disclosure state	ts forth any adverse material fa	epresentations
material fact concerning	ne Prop a partic	perty, nor does the fact this ular feature, fixture or elemen	disclosure statement fails to at imply that the same is free of	note an adve f defects.
Buyer further understand Statement and that the Or what could be obtained by	wner, oth	ner than having lived at and/or of	vestigate the Property in prepar owned the Property, has no grea	ing this Disclos ter knowledge t
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Duverrs) is/are encouraci	ea to ob	itain professional advice, inspe	ections or both of the Property	and to provide
appropriate provisions in a	a contract	t between buver(s) and owner(s	<li>s) with respect to any advice, instruction</li>	pections or defe
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**NOTE:** Unless otherwise expressly stated the term "days" means calendar days and not business days. Business days are defined as all days except Sundays and Montana or federal holidays.

m TRANSACTIONS