MONTANA ASSOCIATION OF REALTORS® PROPERTY DISCLOSURE STATEMENT



1	Date: 5.27.707				
2 3	Property: 1886 N Belmar	Kalispell	MT	59901	
4	Seller(s): Brandy Land Ltd Partnership				
5	Seller Agent: Scott Holling	er			
6 7 8	Concerning adverse material facts, Montana law provides that a seller a				
9 10 11 12 13 14	 disclose to a buyer or the buyer agent any adverse material known to the seller agent, except that the seller agent is not r statements made by the seller; and disclose to a buyer or the buyer agent when the seller agent h information regarding adverse material facts that concern the present the seller agent has a seller agent be a se	equired to inspect the prop has no personal knowledge	perty or v	erify any	
The Seller Agent identified above is providing the attached Owner's Property Disclosure Statement that completed and signed by the Seller(s) as required by Montana law. Regardless of what the Seller(s) provided Seller Agent as set forth in the Owner's Property Disclosure Statement, except as set forth Seller Agent has no personal knowledge:					
19 20 21 22 23	(i) about adverse material facts that concern the Property or (ii) regarding the veracity (accuracy) of any information regarding the Property	rding adverse material fa	icts that	concern	
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28 29 30 31 32	nd that are known to the So le Property or verify any sta al advice, inspections or bo len the Buyer(s) and Seller	tements	made by		
33 34	any advice, inspections or defects.				
35	Seller Agent Signature				
36 37	Dated: 5,70,707			***	
38 39 40	Buyer and Buyer Agent acknowledge receipt of this Property Disclosure	Statement.			
41 42	Buyer Agent:				
43 44	Buyer Agent Signature:				
46	Dated:				
47	Buyer Signature:				
48 49	Dated:				

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



1	
3	1006 The owner of certain real property located at
5	Country of Kalispell
6	Polance 3.13 read property is legally described as:
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12	material facts which concern the Property. Montana law defines an adverse material fact as a condition, malfunction
13	or problem that would have a materially adverse effect on the monetary value of real property, that affects the structural integrity of any improvements located on the real property, and the real property.
14	structural integrity of any improvements located on the real property, or that presents a documented health risk
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16	LIMMER'S DISCLOSURE
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19	Owner has not occupied the Property since
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21 22	Concerning adverse material facts, Montana law provides that the Owner is/are obligated to disclose any adverse material facts that concern the Property and that are actually known to the Owner is/are obligated to disclose any adverse
23	material facts that concern the Property and that are actually known to the Owner. The Owner is not obligated investigate the Property in preparing this Disclosure Statement. The Owner is not obligated in
24	investigate the Property in preparing this Disclosure Statement. The Owner, other than having lived at and/or owner the Property, has no greater knowledge than what could be obtained by the Property.
25	the Property, has no greater knowledge than what could be obtained by the Buyer's careful inspection.
26	This disclosure statement is not a warranty of any kind by the
27	representative of the Owner involved in the sale of the Property, and it is not a contract between the Owner and Buyer. This Disclosure Statement is not a substitute for any substitute
28	and Buyer. This Disclosure Statement is not a substitute for any inspections the Buyer may wish to obtain
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30 31	closing on the purchase of the Property.
32	This Displanure Statement
3	This Disclosure Statement must be provided no later than contemporaneously with the execution of a real estate purchase contract. Unless the Buyer and Owner have otherwise contract.
34	purchase contract. Unless the Buyer and Owner have otherwise agreed in writing, any contract for the purchase of the Property is not effective until 3 days after the Buyer has reasilized this Divided
5	the Property is not effective until 3 days after the Buyer has received this Disclosure Statement, and during that dela Buyer may withdraw or rescind any contract to purchase the Property without penalty.
6	without penalty.
7	The Owner declares that the Owner has prepared this Disclosure Statement and any attachments thereto based of any adverse material facts known to the Owner Owner basely sufficient and any attachments thereto based of
8	any adverse material facts known to the Owner. Owner hereby authorizes providing a copy of this Statement to any person or entity in connection with any actual or anticipated sale of the D
9	person or entity in connection with any actual or anticipated sale of the Property. Owner further agrees to indemnif
0	and hold any and all real estate agents involved, directly or indirectly, in the purchase and sale of the Property harmless from all claims for damages based upon the displacement of the Property
1	
2 3	failure of the Owner to disclose any adverse material facts known to the Owner.
4	
5	This Disclosure Statement is considered a disclosure by the Owner only and not the Seller Agent or other authorized representative of the Seller. The Seller is not responsible for misotety and not the Seller Agent or other authorized
6	representative of the Seller. The Seller is not responsible for misstatements or errors in this Disclosure Statement that are based on information the Seller obtained from a reliable third particular to the seller obtained from a reliable third particular to the seller of the seller obtained from a reliable third particular to the seller of the seller obtained from a reliable third particular to the seller of the seller obtained from a reliable third particular to the seller of the selle
	that are based on information the Seller obtained from a reliable third-party, including a local governing agency.
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	APPLIANCES: (Refrigerators, Microwave, Range, Dishwasher, Garbage Disposal, Oven, Trash Compactor Freezer, Washer, Dryer)
2.	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, Fire Alarms, Smoke Detectors, Garage Door Openers, and Security Gates)
3.	ELECTRICAL SYSTEM/UTILITY CONNECTIONS: (Wiring, Outlets, Switches, Services, Shorts, Alterations, and Overloads, or lack of utility connections)
4.	PLUMBING: (including Pipes, Drains, Faucets, Fixtures, Sump Pumps and Toilets) a. Faucets, fixtures, etc.
	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
	Date Septic System was last pumped?
	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)
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	OTHER BASIC COMPONENTS: (Interior Walls, Ceilings, Floors, Exterior Walls, Windows, Doors, Window Screens, Slabs, Driveways, Sidewalks, Fences)
9.	BASEMENT: (Leakage, Flooding, Moisture or Evidence of Water or water intrusion, and Fuel Tanks)
10	. FOUNDATION: (Depth, Footings, Reinforcement, and Cracking)
11.	. 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
13.	POOLS, OUTDOOR LIVING, ANCILLARY BUILDINGS: (Window Screens, Pool, Spa, Pool/Spa Heater, Hot Tub, Sauna, Patio/Decking, Built-In Barbecue, Gazebo, Fountains, Water features, Underground Sprinklers systems and controls, Partially landscaped or un-landscaped yard, Garage, Shop, Barn, Carport)
14.	NUISANCES/HAZARDOUS MATERIALS: Waste dump or disposal or landfill or gravel pit or commercial use in the vicinity of the Property, existing or proposed, which may cause smoke, smell, noise or other nuisance, annoyance or pollution, any hazardous materials or pest infestations located on the Property or in the immediate area:
15.	ALTERATIONS: (whether any substantial additions or alterations have been made to the Property without a required permit)
16.	ACCESS/OWNERSHIP: (If the Property is not on a public street note any Driveway Agreements, Private Easements and Legal Disputes Concerning Access; matters affecting legal ownership or title to the Property or the Seller's ability to transfer the Property):

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156	immediate area:
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165	knowledge that the Property has has not been used as a clandestine Methamphetamine drug lab and
166	has has not been contaminated from smoke from the use of Methamphetamine. If the Property has been used as a clandestine Methamphetamine drug lab and used as a clandestine Methamphetamine drug lab are approximately from the use of Methamphetamine. If the Property has been
167	used as a clandestine Methamphetamine drug lab or contaminated from smoke from the use of Methamphetamine. Owner agrees to execute the Mosters Associated from smoke from the use of
168	Methamphetamine, Owner agrees to execute the Montana Association of REALTORS® "Methamphetamine
169	Disclosure Notice" and provide any documents or other information that may be required under Montana law
170	concerning the use of the Property as a clandestine Methamphetamine drug lab or the contamination of the Property from smoke from the use of Methamphetamine.
171	The state of the s
172	20. RADON: If the Property is inhabitable real property as defined in the Montana Radon Control Act, Owner represents that to the best of Owner's knowledge the Property Disease Tolerand Radon Control Act, Owner
173	represents that to the best of Owner's knowledge the Property \Box has \square has not been tested for radon gas
174	and/or radon progeny and the Property has value has not been tested for radon gas Property has been tested for radon gas and/or radon progeny has been tested for radon gas and/or radon progeny attack.
75	Property has been tested for radon gas and/or radon progeny, attached are any test results along with any
76 77	evidence of mitigation or treatment.
778	24 1 EAD BAOED DAWN
79	21. LEAD-BASED PAINT: If a residential dwelling exists on the Property and was built before the year 1978, Owner has D has no knowledge of lead-based paint and/or load based paint and/or load based paint.
80	has phas no knowledge of lead-based paint and/or lead-based paint hazards on the Property. If Owner has knowledge of lead-based paint and/or lead-based paint hazards on the Property. If Owner has
81	knowledge of lead-based paint and/or lead-based paint hazards on the Property. If Owner has and records concerning that knowledge.
82	3 · · · · · · · · · · · · · · · · · · ·
83	22. MOLD: If the Property is inhabitable real property as defined in the Montana Mold Disclosure Act, the Owner represents to the best of Owner's knowledge that the Property III.
84	represents to the best of Owner's knowledge that the Property \Box has \Box has not been tested for mold and that
85 86	the Property has has not received mitigation or treatment for mold. If the Property has been tested for mold and that mold or has received mitigation or treatment for mold attached are accounted.
87	mold or has received mitigation or treatment for mold. If the Property has been tested for be required under Montana law concerning such testing treatment or mold. If the Property has been tested for be required under Montana law concerning such testing treatment or mild.
88	be required under Montana law concerning such testing, treatment or mitigation.
89	23. OTHER TESTING OR TREATMENTS, Her the B
90	23. OTHER TESTING OR TREATMENTS: Has the Property been tested or treated for the presence of fuel or chemical storage tanks, asbestos, or contaminated soil or water:
91	NOT TO MY KNOWLEDGE
92	The state of E
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94	If any of the following items or conditions exist relative to the Property, please check the box and provide details below.
95	details below.
96 97	1. Asbestos.
98	2. Noxious weeds. 3. Pests rodents.
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00	4. Destructive insects such as termites, pine beetles or carpenter ants. (If the Property has been tested or treated, attach documentation)
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)4	7. Room additions, structural modifications, or other alterations or repairs made without necessary permits or HOA and HOA architectural committee permission.
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6	8. Room additions, structural modifications, or other alterations or repairs not in compliance with building codes.
)7	9. Health department or other governmental licensing, compliance or issues.
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208 209	10. Landfill (compacted or otherwise) on the Property or any portion thereof.
210	11. Location in the floodplain, shoreline master plan, wetland or other environmentally sensitive area or we conducted by Seller in or around any natural bodies of water.
211	12. Settling, slippage, sliding or other soil problems.
212	13. Li Flooding, draining grading problems, or French drains
213	14. Unalor damage to the Property or any of the structures from En.
214 215	15. Waste dump or disposal or landfill or commercial use in the vicinity of the Property which causes smok smell, noise or other pollution.
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217	 16. ☐ Hazardous or Environmental Waste: Underground storage tanks or sump pits. 17. ☐ Neighborhood noise problems or other nuisances.
218	18. ☐ Violations of deed restrictions, restrictive covenants or other such obligations.
219	19. ☐ Zoning or Historic District or land use shapes a result of such obligations. 20. ☐ Zoning Historic District or land use shapes a result of the such obligations of "setback" requirements, etc.
220	20. Zoning, Historic District or land use change planned or being considered by the city or county.
221	21. Street or utility improvement planned that may affect or be assessed against the Property.
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223	Toposco inclease il life lax assessment value or homoownork constitution in the
224	- Tommon died propietta.
225	25. Tenant problems, defaults or other tenant issues
226	20. UNOTICES of abatement or citations against the Proporty
227	27. Li Lawsuits or legal proceedings (including foreclosures and hankruntgies) affecting or threatening the
228 229	
230	28. ☐ Airport affected area.
231	29. ☐ Pet damage
232	30. Property leases including post-closing short-term rental obligations, crop share agreements, mineral lease or reservations.
233	
234	31. Other matters as set forth below including environmental issues, structural system issues, mechanic
235	issues, legal issues, physical issues, or others not listed above of which the Seller has actual knowledge concerning the Property.
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237	Additional details:
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292 293	Owner certifies that the information herein is true, correct and complete to the best of the Owner's knowledge and belief as of the date signed by Owner.
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295 Own 296	Robert Cherot, Mgr Date 05/30/2024
297 Own	Date

Buyer's or Lessee's Initials

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298	BUYER'S ACKNOWLEDGEMENT			
299				
300	Subject Property Address: 1886 N Belmar	alispell	MT	59901
301	Belmar Add Lot 20 in S19-T28N-R21W		211,	33301
302				
303				
304 305	Buyer(s) understand that the foregoing disclosure statement sets forth any adverse material facts concerning to			
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308	material fact concerning a particular feature, fixture or element imply that the sa	me is free of de	fects.	uartise
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310	Buyer further understand that the Owner is not obligated to investigate the Property in preparing this Disclosure			
311				
312	what could be obtained by the Buyer's careful inspection.			
313	Buyer(s) is/are encouraged to obtain professional additions			
314	Buyer(s) is/are encouraged to obtain professional advice, inspections or both of the Property and to provide for appropriate provisions in a contract between buyer(s) and owner(s) with respect to any advice, inspections or defects. Buyer(s) are not relying upon this property displayers at the second of the Property and to provide for the Property displayers at the second of the Property and to provide for the Property and to provide for the Property displayers at the second of the Property and to provide for the Property and to provide for the Property and to provide for the Property and the Property and the Property displayers at the Property displayers are the Property displayers at			rovide for
315		y advice, inspect	ions c	or defects.
316	condition of the Property in lieu of other inspections, reports or advice.	determination	of th	e overall
317				
318	I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.			
319	OTATION OTATION OF THE PROPERTY OF THE PROPERT			
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321	Buyer's/Lessee's Signature	Date		
322 323		Date		
324	Puvorial consideration			
J44	Buyer's/Lessee's Signature	Date		

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.

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