MONTANA ASSOCIATION OF REALTORS® PROPERTY DISCLOSURE STATEMENT



	Date:March 5, 2025
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4	Seller(s): Shawn Mills, Laurie Mills
5	Seller Agent: Alexandria Griffith
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7 8	saler agent is obligated to:
9 10 11	known to the seller agent, except that the college countries and that are
12 13	 disclose to a buyer or the buyer agent when the seller agent has no personal knowledge of the veracity of
14	and controlled the property.
15 16 17 18	The Seller Agent identified above is providing the attached Owner's Property Disclosure Statement that has been completed and signed by the Seller(s) as required by Montana law. Regardless of what the Seller(s) has/have provided Seller Agent has no personal knowledge:
19	(I) about adverse material facts that concern the December 1
20 21	(ii) regarding the veracity (accuracy) of any information regarding adverse material facts that concern the Property
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25 26	
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29	Information regarding adverse material facts that any unit
30	Information regarding adverse material facts that concern the Property and that are known to the Seller Agent, if any, is set forth above. However, the Seller Agent is not required to inspect the Property and that are known to the Seller Agent, if any,
31	the Seller(s). Buyer(s) is/are therefore opening and to inspect the Property or verify any statements made by
32	and to provide for appropriate provisions in a Ruy-Sall Agrange to the Property
33	any advice, inspections or defects.
34	
35	Seller Agent Signature:
36	Alexandria Griffith
37	Dated:
38 39 40	Buyer and Buyer Agent acknowledge receipt of this Property Disclosure Statement.
41 42	Buyer Agent:
43 44	Buyer Agent Signature:
	Dated:
47	Buyer Signature:
48 49	Dated:

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



	1 Date:March 5, 2025	
	2 3 The undersigned Owner is the owner of certain real proper	ty located at 700 E Bardon
	in the	
	O COUNTY Of Bawson	Adams and the same
6	\$36, T16 N, R55 E, COS #178 TR IN SE4NW4 CONT 1 6	, Montana, which real property is legally described as:
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10		e Statement to disclose to prospective hunger all advan-
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14		safety of future occupants of the real property
15 16		or the real property.
17	I IVINER'S II	ISCLOSURE
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19	- The state of the control the control of the contr	
20	- The state of the	(date).
21		
22		that the Owner is/are obligated to disclose any adverse
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25	the Property, has no greater knowledge than what could be	obtained by the Buyer's careful inspection.
26		
27	This disclosure statement is not a warranty of any kin representative of the Owner involved in the sale of the	nd by the Owner, the Seller Agent, or any authorized
28		
29	and Buyer. This Disclosure Statement is not a substitute. The Buyer is encouraged to consult their own independent	ite for any inspections the Buyer may wish to obtain.
30	The Buyer is encouraged to consult their own independence closing on the purchase of the Property.	nt inspectors to aid in the Buyer's due diligence prior to
31	o paratidos si dia i toperty.	
32	This Disclosure Statement must be provided no later they	t du
33	This Disclosure Statement must be provided no later than purchase contract. Unless the Buyer and Owner have other the Property is not effective until 3 days after the Purce has	contemporaneously with the execution of a real estate
34		
35	the Property is not effective until 3 days after the Buyer has Buyer may withdraw or rescind any contract to purchase the	received this Disclosure Statement, and during that delay
36	The and to pullified the	Property without penalty.
37	The Owner declares that the Owner has prepared this Disc any adverse material facts known to the Owner Owner has	documo Statemant and a sur
38	any adverse material facts known to the Owner. Owner her person or entity in connection with any actual or anticipates	source Statement and any attachments thereto based on
39	person or entity in connection with any actual or anticipated and hold any and all real estate agents involved directly	end authorizes providing a copy of this Statement to any
40	and hold any and all real estate agents involved, directly harmless from all claims for damages based upon the discl	or indirectly in the property. Owner further agrees to indemnify
41	harmless from all claims for damages based upon the disclair failure of the Owner to disclose any adverse material facts by	Osures made in this Disclarure Otto
42	failure of the Owner to disclose any adverse material facts kr	nown to the Owner
43		
44	This Disclosure Statement is considered a disclosure by the representative of the Seller. The Seller is not responsible to	Owner only and not the Saller Agent an attendant
45 40	representative of the Seller. The Seller is not responsible that are based on information the Seller obtained from a relia	Or misstatements or errors in this Disabeture Of the
46	that are based on information the Seller obtained from a relia	ble third-party, including a local governing areas
		a local governing agency.
		U
7	Buyorla or I page la	n of REALTORS®
	Buyer's or Lessee's Initials Owner's Property Disclosure S	tatament Andi 2004

United Country Real Estate, 1720 Crisafulli Drive #49 Glendive MT 59330
Phone: (406)939-0199
Fax:
Alexandria Griffith

700 B Burden

Owner's Property Disclosure Statement, April 2024 Page 1 of 7

9 1) ! 	1.	ase describe any adverse material facts concerning the items listed, or other components, fixtures or matters. APPLIANCES: (Refrigerators, Microwave, Range, Dishwasher, Garbage Disposal, Oven, Trash Compacto
2	- 4	COMPONENTS and BUILT-IN SYSTEMS: (Water Softener, Water Conditioners, Exhaust Fans, Central Vacuus System and components, Water Heater, Washer/Dryer Hookups, Ceiling Fan, Intercoms, Remote Controls, T. Naterna, Satellite Dish, Central sound systems, Wiring for phone, cable and internet, Security Alarms, Fire Nature (Security Alarms, Smoke Detectors, Garage Door Openers, and Security Gates)
3.	. E	ELECTRICAL SYSTEM/UTILITY CONNECTIONS: (Wiring, Outlets, Switches, Services, Shorts, Alterations Overloads, or known information concerning utility connections)
4.	F a	LUMBING: (including Pipes, Drains, Faucets, Fixtures, Sump Pumps and Toilets) . Faucets, fixtures, etc.
	b T	. Private Septic Systems (Acherence to Health Codes, Clogging, Backing Up, Drain Field, Septic Tanks, Holding anks, and Cesspools)
	с. —	Septic Systems permit in compliance with existing use of Property
		Date Septic System was last pumped?
	d.	Date Septic System was last pumped? Public Sewer Systems (Clogging and Backing Up)
5.	HE	
5. 6.	HE Co Th	Public Sewer Systems (Clogging and Backing Up) ATING, VENTILATION AND AIR-CONDITIONING SYSTEMS: (Central Heating including furnaces, Central Air

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102 103 104 105	8.	OTHER BASIC COMPONENTS: (Interior Walls, Ceilings, Floors, Exterior Walls, Windows, Doors, Windows, Screens, Slabs, Driveways, Sidewalks, Fences)
106 107 108 109	9.	BASEMENT: (Leakage, Flooding, Moisture or Evidence of Water or water intrusion, and Fuel Tanks)
110 111 112 113	10.	. FOUNDATION: (Depth, Footings, Reinforcement, and Cracking)
114 115 116 117	11.	ROOF: (Rain Gutters, Leakage, Deterioration, Ice build ups and Structural Condition)
118 119 120 121	12.	WATER: (Well Production, Water Quality and Quantity, Water Rights and Abandoned Wells)
122 123 124 125		a. Private well
126 127 128 129		b. Public or community water systems
130	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)
136		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, area:
143 ⁻ 144 1 145 146 _	5. A	ALTERATIONS: (whether any substantial additions or alterations have been made to the Property without a equired permit)
147 148 1 149 150 151 152 153		ACCESS/OWNERSHIP: (If the Property is not on a public street note any Driveway Agreements, Private casements and Legal Disputes Concerning Access; matters affecting legal ownership or title to the Property or a few has comment along south side of
		1 3 1 10 NONO", N Back of house

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Owner's Initials

154	17.	SOILS: Whether there are any problems with settling, soil, standing water, or drainage on the Property or in the
155 156) }	immediate area:
157	-	Some temporary standing water due to gumbo soil after heavy
158 159	18.	HAZARD INSURANCE/DAMAGES/CLAIMS (past and present):
160 161		the second presently.
162		
163		METHAMPHETAMAIE IS II
164 165		METHAMPHETAMINE: If the Property is inhabitable real property, the Owner represents to the best of Owner's knowledge 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 drug lab and
166 167		used as a clandestine Methamphotomina down the use of weurlamphetamine, if the Property has been
168	į	Disclosure Notice" and provide any documents and Association of REALTORS® "Methamphetamine
169	(concerning the use of the Property as a clandostine Mathematical that have be required under Montana law
170	1	Property from smoke from the use of Methamphetamine.
171		Free same with
172	20. [RADON: If the Property is inhabitable real property as defined in the Montana Radon Control Act, Owner epresents that to the best of Owner's knowledge the Property D. has St. has not been control.
173 174		epresents that to the best of Owner's knowledge the Property has has not been tested for radon gas and/or radon progeny and the Property has has not received militariles and the end of the property has has not received militariles and the property has had not been tested for radon gas had not been the property has not received militariles and the property has had not been tested for radon gas had not been the property has had not been tested for radon gas had not
175	ě E	and/or radon progeny and the Property has has not been tested for radon gas Property has been tested for radon gas and/or radon progeny attached are received mitigation or treatment for the same. If the
176	,	Property has been tested for radon gas and/or radon progeny, attached are any test results along with any evidence of mitigation or treatment.
177	Ì	with any
178	21. L	EAD-BASED PAINT: If a residential dwelling exists on the Day
179	i	EAD-BASED PAINT: If a residential dwelling exists on the Property and was built before the year 1978, Owner has has no knowledge of lead-based paint and/or lead-based paint hazards on the Property. If Owner has nowledge of lead-based paint and/or lead-based paint hazards on the Property. If Owner has
180	k	nowledge of lead-based paint and/or lead-based paint hazards on the Property. If Owner has
181	а	nd records concerning that knowledge.
182 183		-
184	22. W	OLD: If the Property is inhabitable real property as defined in the Montana Mold Disclosure Act, the Owner expresents to the best of Owner's knowledge that the Property Class Contains and th
185	† 	epresents to the best of Owner's knowledge that the Property has has not been tested for mold and that
186	m	ne Property in has so has not received mitigation or treatment for mold. If the Property has been tested for mold or has received mitigation or treatment for mold. If the Property has been tested for mold or has received mitigation or treatment for mold attached are any decompanied.
187	b	old or has received mitigation or treatment for mold, if the Property has been tested for equired under Montana law concerning such testing, treatment or mitigation.
188		g death testing, treatment of mitigation.
189	23. 0	THER TESTING OR TREATMENTS: Has the Property been tested or treated for the presence of fuel or
190	cł	nemical storage tanks, asbestos, or contaminated soil or water:
191		
192 193		
	If any	of the fellowing to
195	detail	of the following items or conditions exist relative to the Property, please check the box and provide
196		☐ Asbestos.
197		□ Noxious weeds.
198	3.	□ Pests, rodents.
199	4.	Destructive insects such as termites, pine beetles or carpenter ants. (If the Property has been tested or treated, attach documentation.)
200	_	treated, attach documentation.)
201 202	5.	Common walls, fences and driveways that may have any effect on the Property.
202	0. 7	☐ Encroachments, easements, or similar matters that may affect on the Property. ☐ Room additions, structural modifications, or other afterations or repairs made without necessary permits or HOA and HOA architectural committee permission.
204	,.	HOA and HOA architectural modifications, or other alterations or repairs made without necessary permits or
205	8.	HOA and HOA architectural committee permission.
206		Room additions, structural modifications, or other alterations or repairs not in compliance with building codes.
207	9.	☐ Health department or other governmental licensing, compliance or issues.
		, and the same governmental licensing, compliance or issues.

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208	10 - Londell (a
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210	The state of the s
211	conducted by Seller in or around any natural bodies of water.
212	The County, Supplied Silling or other soil archioma
	13. LI Flooding draining grading problems on Figure 1.
213	TELL MIGIOLUMINAGE IO THE Proporty or only of the Life Control of
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215	smell, noise or other pollution.
216	16. Hazardous or Environmental Waste: Underground at
217	17. Neighborhood noise problems or other nuisances.
218	18. Violations of deed restrictions, restrictive covenants or other such obligations. 19. Zoning or Historic District violations, near confirmations.
219	19. Zoning or Historic District violetics and the covenants or other such obligations.
220	 19. Zoning or Historic District violations, non-conforming uses, violations of "setback" requirements, etc. 20. Zoning, Historic District or land use change planned or being appealed.
221	20. Zoning, Historic District or land use change planned or being considered by the city or county. Street or utility improvement planned that may affect or be accounted by the city or county.
222	21. Street or utility improvement planned that may affect or be assessed against the Property. Property Owner's Association obligations (dues leaves to the second against the Property.
223	22. Property Owner's Association obligations (dues, lawsuits, transfer fees, initiation fees, etc.). Proposed increase in the tax assessment value or homeownest.
224	23. Proposed increase in the tax assessment value or homeowner's association dues for the Property. 24. "Common area" problems.
225	24. "Common area" problems.
226	25. Tenant problems, defaults or other tenant issues.
	49. LI NUUCES Of anatement or citations and the second
227	27. Lawsuits or legal proceedings (including foreclosures and hardwards) at a
228	27. Lawsuits or legal proceedings (including foreclosures and bankruptcies) affecting or threatening the Property.
229	28. 🗆 Airport affected area.
230	29. 🔲 Pet damage
231	30. Property leases including post-closing about town
232	30. Property leases including post-closing short-term rental obligations, crop share agreements, mineral leases or reservations.
233	31. □ Other matters as set forth helps in that
234	31. 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 Other.
235	issues, legal issues, physical issues, or others not listed above of which the Seller has actual knowledge concerning the Property.
236	something the Property.
	Additional details:
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293		and bolist as	∍s that the i	ntormation	herein is true,	correct and con	nplete to th	ne bestin	f the Owner's knowled	-
294		and belief as	or the date	signed by C	wner.				, and Owner a knowled	uge
295	Owner		/,	in Si	1				, .	
296	~ · · · · · · · · · · ·		ur_	in il	<u>L</u>			Date	03+07/2025	
297	Owner	Shawn Mills	A		11/				-010/AUAU	
			للللالإ	X XX	1-11-			Date	3-4-25	
		Laurie Mills	•							

298 299	BUYER'S ACKNOWLEDGEMENT					
300 301	Subject Property Address: 700 E Borden St Glendive, MT					
302						
303 304 305 306 307 308	Buyer(s) understand that the foregoing disclosure statement sets forth any adverse Property that are known to the Owner. The disclosure statement does not pro warranties concerning the Property, nor does the fact this disclosure statement act concerning a particular feature, fixture or element imply that the san	vide any representations or				
309 310 311 312	Buyer further understand that the Owner is not obligated to investigate the Property in preparing this Disclosure Statement and that the Owner, other than having lived at and/or owned the Property, has no greater knowledge than what could be obtained by the Buyer's careful inspection.					
313 314 315 316 317	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 disclosure statement for buyer(s)' determination of the overall condition of the Property in lieu of other inspections, reports or advice.					
318 319 320	I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.					
321 322 323	Buyer's/Lessee's Signature	Date				
324	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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