

MONTANA ASSOCIATION OF REALTORS® PROPERTY DISCLOSURE STATEMENT



Property: 14	48 Monrad Rd		Condon	MT	59826
	Lawrence H Newman		Nadine M Ne	wman	
		Kevin Wetherell			
Concerning adve	erse material facts, Montana law pi	rovides that a seller agent is	obligated to:		
known to	to a buyer or the buyer agent as the seller agent, except that the ots made by the seller; and				
 disclose 	to a buyer or the buyer agent whom regarding adverse material factors		personal knowled	dge of the	veracity of
completed and	t identified above is providing the signed by the Seller(s), if one	has been made available	to the Seller Age	ent by the	e Seller(s).
	hether Seller(s) has/have providenth below, the Seller Agent has ne		wher's Property L	disclosure	Statement
	adverse material facts that concern				
	ng the veracity (accuracy) of a	any information regarding	adverse material	facts that	at concern
the Pro	pperty		Š.		
Elk	Creek is closed	to tishing year	round.		
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s set forth above he Seller(s). Buy	rding adverse material facts that c e. However, the Seller Agent is not yer(s) is/are therefore encouraged or appropriate provisions in a Buy-	required to inspect the Projeto obtain professional advi-	perty or verify any ce, inspections or	statement both of the	ts made by ne Property
	ections or de <u>fec</u> ts.	Sell Agreement between the	buyer(s) and Se	ilei(s) will	respect to
my advice, mope	Octions of delegation				
Seller Agent Sigr	nature:	Red			
	Kevin Wetherell	,			
Dated: 5	15/23				
Buyer and Buyer	Agent acknowledge receipt of this	Property Disclosure Statem	ent.		
Buyer Agent:			***************************************		
Ower Agent Sign	octura:				
buyer Agent Sign	nature:				
Dated:					
Buyer Signature:					
Dated:					

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



1	1448 Monra	l Rd		, in the City of		(Condon	
Co	ounty of		Missoula	ertain real property locate, in the City of,, Montana, v	which real	property is	legally desc	cribed as:
Se	ction 10,	r20N, R17W	, W1/2 NW1/4	, NE1/4 NW1/4,NW4 NE	1/4 and (cos 6313	Portion A,	161.4 acres
ma rec pro	aterial facts v cognized as loperty and m	which conce being of end ay be a fac	ern the Propert ough significant t that materiall	es this Disclosure Stater by Montana law defines be as to affect a person's y affects the value of the health risk to occupants of OWNER'S DISCLOS	an advers s decision e Property, of the Prop	se materia to enter in that affec	ll fact as a f to a contrac	fact that shou t to buy or sel
				OWNER 3 DISCLO	SUKE			
			ed the Property the Property s	y. ince		(date).		
pei and hai	rson or entity d hold any a	in connect and all real all claims fo	tion with any a estate agents or damages ba	Owner. Owner hereby a ctual or anticipated sale involved, directly or inc sed upon the disclosure:	of the Pro directly, in s made in	perty. Ow the purch this Disclo	ner further a nase and sa	grees to inder le of the Prop
fail	lure of the Ov	vner to disc	lose any adver	se material facts known t	to the Own	er.		
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Buyer's or Lessee's Initials

TRANSACTIONS

_	ELECTRICAL SYSTEM: (Wiring, Outlets, Switches, Services, Shorts, Alterations, and Overloads)
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, Ho 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 Conditioning including compressors, Heat pumps, Electric heating systems, Solar systems, Gas L Thermostats, Wall/Window AC Evaporator Coolers, Humidifiers, Propane tanks)
6. —	ADDITIONAL HEAT SOURCES: (Gas, Pellet, Wood Stoves or Fireplaces) (Compliance with Air Quality I Chimney Cleanliness, Chimney Fires and Adherence to Codes in Installation)
7.	INSULATION: (Walls, Ceiling, Utility Bills, Vapor Barrier and Formaldehyde or Asbestos Insulation)
8.	OTHER BASIC COMPONENTS: (Interior Walls, Ceilings, Floors, Exterior Walls, Windows, Doors, Wi Screens, Slabs, Driveways, Sidewalks, Fences)
_	BASEMENT: (Leakage, Flooding, Moisture or Evidence of Water, and Fuel Tanks)
9.	

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TRANSACTIONS

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)
8	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.	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:
	ACCESS: (If the Property is not on a public street note any Driveway Agreements, Private Easements and Lega Disputes Concerning Access) Deeded access casement limits to 4 homesites
16. —	HAZARD INSURANCE/DAMAGES/CLAIMS (past and present):
	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. If the Property has been used as a clandestine Methamphetamine drug lab or contaminated from smoke from the use of Methamphetamine, Owner agrees to execute the Montana Association of REALTORS® "Methamphetamine Disclosure Notice" and provide any documents or other information that may be required under Montana law 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.
	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 \square has \square has not been tested for radon gas and/or radon progeny and the Property \square has \square has not received mitigation or treatment for the same. If the Property has been tested for radon gas and/or radon progeny, attached are any test results along with any evidence of mitigation or treatment.
	LEAD-BASED PAINT: If a residential dwelling exists on the Property and was built before the year 1978, Owner \(\sim\) has \(\sim\) has 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, attached are all pertinent reports and records concerning that knowledge.
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154	20. MOLD: If the Property is inhabitable real property as defined in the Montana Mold Disclosure Act, the Owner
155	represents to the best of Owner's knowledge that the Property I has and been tested for mold and that
156	the Property I has with received mitigation or treatment for mold. If the Property has been tested for
157	mold or has received mitigation or treatment for mold, attached are any documents or other information that may
158	be required under Montana law concerning such testing, treatment or mitigation.
159	so required and or mortality of the gallon.
160	If any of the following items or conditions exist relative to the Property, please check the box and provide
161	details below.
162	1. Asbestos.
163	2. Noxious weeds.
164	 ☐ Pests, rodents.
165	 □ Destructive insects such as termites, pine beetles or carpenter ants. (If the Property has been tested or
166	treated, attach documentation.)
167	5. Common walls, fences and driveways that may have any effect on the Property.
168	6. Encroachments, easements, or similar matters that may affect your interest in the Property.
169	7. Room additions, structural modifications, or other alterations or repairs made without necessary permits or
170	HOA and HOA architectural committee permission.
171	8. Room additions, structural modifications, or other alterations or repairs not in compliance with building
172	codes.
173	9. Health department or other governmental licensing, compliance or issues.
174	10. ☐ Landfill (compacted or otherwise) on the Property or any portion thereof.
175	11. Location in the floodplain, shoreline master plan, wetland or other environmentally sensitive area or work
176	conducted by Seller in or around any natural bodies of water.
177	12. ☐ Settling, slippage, sliding or other soil problems.
178	13. ☐ Flooding, draining, grading problems, or French drains.
179	14. ☐ Major damage to the Property or any of the structures from fire, earthquakes, floods, slides, etc.
180	15. ☐ Waste dump or disposal or landfill or commercial use in the vicinity of the Property which causes smoke,
181	smell, noise or other pollution.
182	16. ☐ Hazardous or Environmental Waste: Underground storage tanks or sump pits.
183	17. □ Neighborhood noise problems or other nuisances.
184	18. ☐ Violations of deed restrictions, restrictive covenants or other such obligations.
185	19. □ Zoning or Historic District violations, non-conforming uses, violations of "setback" requirements, etc.
186	20. Zoning, Historic District or land use change planned or being considered by the city or county.
187	21. Street or utility improvement planned that may affect or be assessed against the Property.
188	22. Property Owner's Association obligations (dues, lawsuits, transfer fees, initiation fees, etc.).
189	23. ☐ Proposed increase in the tax assessment value or homeowner's association dues for the Property.
190	24. ☐ "Common area" problems.
191	25. ☐ Tenant problems, defaults or other tenant issues.
192	26. ☐ Notices of abatement or citations against the Property.
193	27. Lawsuits or legal proceedings (including foreclosures and bankruptcies) affecting or threatening the
194	Property.
195	28. ☐ Airport affected area.
196	29. □ Pet damage
197	30. Property leases including post-closing short-term rental obligations, crop share agreements, mineral leases
198	or reservations.
199	31. ☐ Other matters as set forth below.
200	or other metters as set forth below.
201	Additional details:
	Additional details.
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	Owner certifies	that the information he	rein is true, correct and	complete to the	e best of the Owner's kn
		the date signed by Ow			
	. 1				
Owner_	Lawrence	e H Neuman	Lawrence H Newman	Date _	5/15/23
O	maplina	m) moures	Madine M Newman	5 .	E/15/22
Owner_	1 acurs	in without ar	Madine M Newman	Date	JIVI
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		@ 2024 N	Montana Association of RE.	ALTOPS®	
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Dunaria	or Lessee's Initial		erty Disclosure Statement Page 5 of 6	, October 2021	

A TRANSACTIONS

BUTER'S ACKNOWLEDGEMENT			
Subject Property Address:1448 Monrad Rd	Condon	MT	59826
Section 10, T20N, R17W, W1/2 NW1/4, NE1/4 NW1/4, NW4 NE1/4 and COS 6	313 Portion A,	160.4	acres
Buyer(s) understand that the foregoing disclosure statement sets forth any adversery that are known to the Owner. The disclosure statement does not warranties concerning the Property, nor does the fact this disclosure statement aparticular feature, fixture or element imply that the	t provide any r atement fails to	eprese note	ntations o an advers
Buyer(s) is/are encouraged to obtain professional advice, inspections or both appropriate provisions in a contract between buyer(s) and owner(s) with respect to Buyer(s) are not relying upon this property disclosure statement for buye condition of the Property in lieu of other inspections, reports or advice.	o any advice, ins	pections	or defects
I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.			
Buyer's/Lessee's Signature	Date		
Buyer's/Lessee's Signature	Date		Million and American September 1991

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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