## MONTANA ASSOCIATION OF REALTORS® PROPERTY DISCLOSURE STATEMENT



	Rocky Draw Road		Troy	MT	59935
Seller(s):	Harry T. Saurman	£	Barbara E.	Booher	
Seller Agent:		Sharon S. Dent	on		
Concerning advaces	material facts. Mantena law as	ouides that a saller age	ant in abligated to:		
Concerning adverse	material facts, Montana law pr	ovides that a seller age	ent is obligated to:		
disclose to a	a buyer or the buyer agent a	nv adverse material fa	acts that concern th	e property a	nd that ar
	e seller agent, except that the				
	nade by the seller; and		alamaa sassaa kaas ay	- FF	
	a buyer or the buyer agent wh	nen the seller agent ha	as no personal know	ledge of the	veracity of
information r	egarding adverse material fact	s that concern the prop	perty.		
	entified above is providing the				
	ned by the Seller(s), if one				
	her Seller(s) has/have provide			y Disclosure	Statemen
	below, the Seller Agent has no				
	erse material facts that concern		dia		
(ii) regarding the Proper	the veracity (accuracy) of a	any information regard	ding adverse mate	nai iacis in	at concer
the Proper	iy				
nformation regarding	g adverse material facts that c	oncern the Property an	nd that are known to	the Seller Aq	gent, if any
			a Proporty or varify		
s set forth above. He	owever, the Seller Agent is not	required to inspect the	e Property or verily a	any statemen	ts made b
s set forth above. He he Seller(s), Buyer(	<ul> <li>s) is/are therefore encouraged</li> </ul>	to obtain professional	l advice, inspections	or both of th	e Propert
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## OWNER'S PROPERTY DISCLOSURE STATEMENT MONTANA ASSOCIATION OF REALTORS® STANDARD FORM



_	2533 Rocky	Draw !	Road		in real property loca , in the City of _, Montana,	272	Tro	У	
						which real prop	erty is lega	ally describe	ed as:
SI	10, T33 N, F 10, T33 N, F	R34 W, R34 W,	W2SWNW OR E2SWNW OR	TR-2 20. TR-2A 20	00 ACRES .00 ACRES				
re pre	aterial facts w cognized as b operty and ma	hich co eing of ay be a	encern the le enough sign fact that m	Property. No nificance a aterially af	his Disclosure State Montana law defines s to affect a person fects the value of th th risk to occupants	an adverse n 's decision to e e Property, tha	naterial fac inter into a it affects th	t as a fact contract to	that show
					OWNER'S DISCLO	SURE			
	Owner has no	ever oc	cupied the P	roperty					
						(da	te).		
pe an ha fai	erson or entity and hold any a armless from a dure of the Ow	in conduction in	nection with eal estate a s for damag	any actua agents inv ges based	ner. Owner hereby a l or anticipated sale olved, directly or in upon the disclosure naterial facts known	of the Propert directly, in the s made in this	y. Owner for purchase	urther agre	es to inde
Ov ob	ove date. It is wner and buy otain. ease describe	yer. The	warranty of s disclosu	r represe re statem	er of known advers ntation of any kind ent is not a substi	by the Owner tute for any in	er and it is	not a cor the buye	tract bet r may wi
ob Ple sp:	wher and buy otain. ease describe ace is inadequ	any acuate, ple	warranty of s disclosure liverse mate ease use the frigerators,	r represe re statem rial facts of attached	ntation of any kind ent is not a substi	by the Owner tute for any in s listed, or other's Property Dis	er and it is respections er compone sclosure St	s not a cor s the buye ents, fixture atement.	ntract bet r may wi
ab Ov ob Ple spi	wher and buy otain.  ease describe ace is inadequate APPLIANCE Freezer, War  COMPONENT System and Antenna, Sa	any acuate, pleasher, D	warranty of s disclosural disc	rial facts of attached Microwave	ntation of any kind ent is not a substi concerning the items Addendum to Owne	by the Owner tute for any in the selection of the selecti	er and it is er compone sclosure St Disposal, ners, Exhau	ents, fixture atement.  Oven, Tra-	s or matters or matter



ELECTRICAL SYSTEM: (Wiring, Outlets, Switches, Services, Shorts, Alterations, and Overloads)					
ices in main electrical panel due to transferred to on demand generator panel					
PLUMBING: (including Pipes, Drains, Faucets, Fixtures, Sump Pumps and Toilets) a. Faucets, fixtures, etc.					
rain head in main shower is not hooked up but can be; downstairs bathroom is under completion					
<ul> <li>b. Private Septic Systems (Adherence to Health Codes, Clogging, Backing Up, Drain Field, Septic Tanks, Holdin Tanks, and Cesspools)</li> </ul>					
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)					
HEATING, VENTILATION AND AIR-CONDITIONING SYSTEMS: (Central Heating including furnaces, Central A Conditioning including compressors, Heat pumps, Electric heating systems, Solar systems, Gas Leaks Thermostats, Wall/Window AC Evaporator Coolers, Humidifiers, Propane tanks)					
ADDITIONAL HEAT SOURCES: (Gas, Pellet, Wood Stoves or Fireplaces) (Compliance with Air Quality Laws Chimney Cleanliness, Chimney Fires and Adherence to Codes in Installation)					
INSULATION: (Walls, Ceiling, Utility Bills, Vapor Barrier and Formaldehyde or Asbestos Insulation)					
OTHER BASIC COMPONENTS: (Interior Walls, Ceilings, Floors, Exterior Walls, Windows, Doors, Window Screens, Slabs, Driveways, Sidewalks, Fences)					
rs on main level show wear in traffic areas, driveway slab show some settling cracks and pitting from road salt, exterior rock near ground level vs some damage due to freeze and thaw,					
BASEMENT: (Leakage, Flooding, Moisture or Evidence of Water, and Fuel Tanks)					



	ROOF: (Rain Gutters, Leakage, Deterioration, Ice build ups and Structural Condition) w snow brakes on roof are dented, rain gutters show wear, porch roof add ons leak occasionally, but owners plan to repair
12.	WATER: (Well Production, Water Quality and Quantity, Water Rights and Abandoned Wells)
Ī	a. Private well
	b. Public or community water systems
13.	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 systand controls, Partially landscaped or un-landscaped yard, Garage, Shop, Barn, Carport)
hot	tub does not currently work
14.	Waste dump or disposal or landfill or gravel pit or commercial use in the vicinity of the Property, existi 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 Disputes Concerning Access)
	HAZARD INSURANCE/DAMAGES/CLAIMS (past and present):
17.	METHAMPHETAMINE: If the Property is inhabitable real property, the Owner represents to the best of Owknowledge that the Property has has not been used as a clandestine Methamphetamine drug later has has not been contaminated from smoke from the use of Methamphetamine. If the Property has used as a clandestine Methamphetamine drug lab or contaminated from smoke from the use 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 concerning the use of the Property as a clandestine Methamphetamine drug lab or the contamination of Property from smoke from the use of Methamphetamine.
	RADON: If the Property is inhabitable real property as defined in the Montana Radon Control Act, C represents that to the best of Owner's knowledge the Property $\square$ has has not been tested for rador and/or radon progeny and the Property $\square$ has has not received mitigation or treatment for the same. Property has been tested for radon gas and/or radon progeny, attached are any test results along with evidence of mitigation or treatment.
	LEAD-BASED PAINT: If a residential dwelling exists on the Property and was built before the year 1978, C has has no knowledge of lead-based paint and/or lead-based paint hazards on the Property. If Owner knowledge of lead-based paint and/or lead-based paint hazards on the Property, attached are all pertinent related concerning that knowledge.
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20	. MOLD: If the Property is inhabitable real property as defined in the Montana Mold Disclosure Act, the Owne
	represents to the best of Owner's knowledge that the Property   has  has not been tested for mold and that
	the Property I has what 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 documents or other information that may
	be required under Montana law concerning such testing, treatment or mitigation.
lf	any of the following items or conditions exist relative to the Property, please check the box and provide
de	tails below.
	1. Asbestos.
	2. Noxious weeds.
	3. Pests, rodents.
	4. X Destructive insects such as termites, pine beetles or carpenter ants. (If the Property has been tested of
	treated, attach documentation.)
	<ol><li>Common walls, fences and driveways that may have any effect on the Property.</li></ol>
	6. Encroachments, easements, or similar matters that may affect your interest in the Property.
	7.  Room additions, structural modifications, or other alterations or repairs made without necessary permits of
	HOA and HOA architectural committee permission.
	8.   Room additions, structural modifications, or other alterations or repairs not in compliance with building
	codes.
	Bealth department or other governmental licensing, compliance or issues.
	10. ☐ Landfill (compacted or otherwise) on the Property or any portion thereof.
	11.   Location in the floodplain, shoreline master plan, wetland or other environmentally sensitive area or work
	conducted by Seller in or around any natural bodies of water.
	12.   Settling, slippage, sliding or other soil problems.
	13. ☐ Flooding, draining, grading problems, or French drains.
	14. ☐ Major damage to the Property or any of the structures from fire, earthquakes, floods, slides, etc.
	<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.
	16.   Hazardous or Environmental Waste: Underground storage tanks or sump pits.
	17. ☐ Neighborhood noise problems or other nuisances.
	<ol> <li>□ Violations of deed restrictions, restrictive covenants or other such obligations.</li> </ol>
	<ol> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions, restrictive coveriants of other sacrifolingations.</li> <li>In Items of deed restrictions.</li> <l< td=""></l<></ol>
	20. □ Zoning, Historic District or land use change planned or being considered by the city or county.
	21. ☐ Street or utility improvement planned that may affect or be assessed against the Property.
	22. ☐ Property Owner's Association obligations (dues, lawsuits, transfer fees, initiation fees, etc.).
	23. ☐ Proposed increase in the tax assessment value or homeowner's association dues for the Property.
	24. ☐ "Common area" problems.
	25. ☐ Tenant problems, defaults or other tenant issues.
	26. ☐ Notices of abatement or citations against the Property.
	27. □ Lawsuits or legal proceedings (including foreclosures and bankruptcies) affecting or threatening the
	Property.
	28, Airport affected area.
	29 Pet damage
	30. Property leases including post-closing short-term rental obligations, crop share agreements, mineral leases
	or reservations.
	31.  Other matters as set forth below.
Δα	ditional details:
70	ditional details.
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p.	
DI	yer's or Lessee's Initials Page 4 of 6 Owner's Initials



Owner certifies that the induction belief as of the date  Barbara Booher  arry, T., Saurman	information herein e signed by Owner.	is true, correct and	Date_08	best of the Owner's kn 3/16/2022
ind belief as of the date Barbara Booher	information herein signed by Owner.	is true, correct and	ne	
and belief as of the date	information herein signed by Owner.	is true, correct and		
Owner certifies that the ind helief as of the date	information herein	is true, correct and	d complete to the	best of the Owner's kn
)wher cartifies that the	information have in	ia truo goment co	N complete to the	
	1170			
		The Section		
	1C-ED11-8D6E-501AC568B54D	1C-ED11-8D6E-501AC568884D	1C-E011-806E-501AC568B34D	IC-E011-B06E-901AC56EB894D

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Buyer's or Lessee's Initials

	BUYER'S ACKNOW!	LEDGEMENT		
Sub	ect Property Address: 2533 Rocky Draw Road	Troy	MT	59935
S10	, T33 N, R34 W, W2SWNW OR TR-2 20.00 ACRES , T33 N, R34 W, E2SWNW OR TR-2A 20.00 ACRES			
	, too ii, too ii, aadiiii dii aa a			
Buye	er(s) understand that the foregoing disclosure statement	sets forth any adverse material i	facts con	cerning the
Prop	erty that are known to the Owner. The disclosure sta	atement does not provide any	represer	tations or
war	anties concerning the Property, nor does the fact the	his disclosure statement fails t	o note a	n adverse
mate	erial fact concerning a particular feature, fixture or elen	nent imply that the same is free	of defects	s.
Buye	er(s) is/are encouraged to obtain professional advice, in:	spections or both of the Property	and to	provide for
appr	opriate provisions in a contract between buyer(s) and owner	er(s) with respect to any advice, in	spections	or defects.
Buy	er(s) are not relying upon this property disclosure st	atement for buyer(s)' determina	ation of f	the overall
con	dition of the Property in lieu of other inspections, repor	ts or advice.		
I/WE	ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATE	EMENT.		
_				
Buye	er's/Lessee's Signature	Date		
Buye	er'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 holidays. Any performance which is required to be completed on a Saturday, Sunday or holiday can be performed on the next business day.

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