



INSTRUCTIONS AND ACKNOWLEDGMENT REGARDING THIS FORM

This Statement discloses Seller's current, actual knowledge of the condition of the Property as of the date signed by Seller, and is not a substitute for any inspections or warranties that Buyer may wish to obtain. This Statement is designed to assist Seller to provide information about the Property and to assist Buyer in evaluating the Property being considered. Conditions may exist which are unknown to Seller. Buyer is encouraged to address concerns about the Property whether or not included in this Statement. This Statement does not relieve Seller of the obligation to disclose a condition of the Property that may not be addressed on this form or a change in any condition after the date of this Statement, and is not a substitute for inspection by the Buyer. Neither the Broker, nor the Board or Association of REALTORS® nor the New Mexico Association of REALTORS® warrant or guarantee the information in this disclosure.

the Bo		sociation	after the date of this Statement, and is not a of REALTORS® nor the New Mexico Asso		
			Do not leave any questions blank. At	tach additional pages if ne	eded.
				Buyer	Seller 😤
his St	atement of the st, Street, City.	covers t	he Property having an address of:		
			: 21 - O.P. Addition Carrizozo		
egal Des		,			
Or see	metes &	bounds	description attached as Exhibit	, Lincoln	County, New Mexico.
at t	he Prope	rty, and	SICAL DEFECTS. There are not any modern structures on the Property (including, ONE"): Nove_		
. TI	rle, zo	NING,	LEGAL INFORMATION:		
YE	S NO	IS T	HE SELLER AWARE OF:		
0	×	A.	Was the Property part of a larger tract of If yes, and the subdivided Property was resubdivision Act (Act), a subsequent satisfies of the original subdivision and satisfies Act. SELLER/BUYER SHOULD CONDETERMINE THE APPLICABILITY	not previously subdivided le, lease or other conveya- le, lease or conveyance in NSULT A TITLE COME	in accordance with the New Mexico ance of the Property within five (5) may trigger the requirements of the PANY AND AN ATTORNEY TO
0	×	В.	Are there any title problems (for examp liens, encroachment, access issues, third	le, unrecorded or disputed	
	Ж	C.	Any Property taxes that are not current?	• •	
	•		Any existing or proposed bonds, assessing Fees, Real Estate Contracts, etc. against If yes, explain:	ments, liens, mortgages, j	udgments, Deed of Trust, Impact
	ned.	E.	Any violations of applicable subdivision	n laws at the time the Pro	perty was subdivided?
	风		If yes, explain:		

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YŁ	S NO	IS THE SELLER AWARE OF:			
С	×	G. Any zoning variances/exceptions or non-conforming use of the Property? If yes, explain:			
	3 X	H. Any legal issues, proposed buildings, bridges, roadways or real estate developments, etc. in the immediate area?			
С	3 K	If yes, explain:			
С	ı X	J. Any building code or environmental regulation violations? If yes, explain:			
C	À	K. Any necessary permits, approvals or inspections for all construction, repairs and improvements that have not been obtained? If yes, explain:			
	Z Č	L. Any existing or threatened legal actions concerning the Property or the Homeowners Association? If yes, explain:			
C) X (M. Any well-sharing, driveway-sharing, road-sharing or other contract to which the Property is subject? If yes, explain:			
		N. Anyone with a Right of First Refusal, an option to buy or lease the Property? If yes, explain:			
С] X	O. Any other restrictions on resale? If yes, explain:			
] X	P. Any exemptions you claim to Property Taxes (i.e., Veteran, Head of Household)? If yes, explain:			
For	additional i	nformation or further explanation:			
3.		L DAMAGE: The Property has not suffered any material casualty, fire damage or other damage, except (if exceptions write "NONE"): Broken Front Window			
4.	OCCUPAI				
	YES NO				
	X □	3. Does the Seller currently occupy the Property? If yes, number of years/months Seller occupied. If no, number of years/months since Seller occupied. Please indicate if Seller never occupied Property			
	For addition	nal information or further explanation:			
5.	LEASES. No lease, sublease or other tenancy agreement exists affecting the Property, except (if there are no exceptio write "NONE"): None				
6.	LESSEE INFORMATION				
	Name of Tenant				
	Address (Stree	t, City, State, Zip Code)			





	For additional information or further explanation.						
7.	EQUIPMENT: The mechanical systems, electrical systems, plumbing systems, heating, ventilating and air conditioning systems and equipment, sprinkler systems, security systems, fire detection systems, telephone distribution systems (lines, jacks and connections only), elevators, and other similar equipment and fixtures existing on the Property are in good operating order and condition, except (if there are no exceptions write "NONE"): Front mini-Sputs are under gire warranty (epair						
8.	UTILITIES AND ASSESSMENTS. The Property is served by the following utilities (check appropriate boxes):						
	X water service X electric service □natural gas X telephone service X public sewer service □ cable service						
	Rother: hiberoptic internet,						
	Owner represents and warrants that all costs and assessments related to such utilities have been fully paid. The following telecommunications services are available at the Property:						
9.	BUILDINGS AND OTHER STRUCTURES						
	☐ A Residential Home is included in the Sale. ☐ Attached is the Property Disclosure Statement-Residential (NMAR Form 2301)						
	fain House						
	Main House						
	Vater SystemHeatOther Living Quarters						
	Approximate Age of Dwellings						
	Barns and Outbuildings						
	Approximate Age of Barns and Outbuildings						
	Fences (Types, Miles, etc.)						
	Sence Condition □ Good □ Fair □ Poor						
	Condition of Improvements						
	Other:						
	For additional information or further explanation.						
10	LEAD-BASED PAINT						
	A. DISCLOSURE AND INFORMATION REQUIREMENT. If there is a residence on the Property, Federal Law and Regulations create specific disclosure and information requirements, which are set forth in NMAR Form 5112, Lead-Based Paint Addendum to Purchase Agreement. NMAR Form 5112 must be attached to the Purchase Agreement. The Seller is not permitted to accept a Buyer's offer prior to making the required disclosures and providing the required information.						
	B. REPAIRS AND RENOVATIONS. Were renovations or repairs made to any building(s) on the Property or portion thereof on or after April 22, 2010 that are governed by the Lead-Based Paint Renovation, Repair and Painting						

If yes, complete and attach NMAR Form 5112A, Lead-Based Paint Renovation, Repair and Painting Disclosure Addendum (UNLESS OTHERWISE DIRECTED BY THE FORM). For information on types of buildings and renovations covered by the Program, refer to NMAR Form 2315, Lead-Based Paint (LBP) Renovation, Repair and

Program? ☐ Yes ☐ No 🗶 Don't Know

Paint Information Sheet.





11. ENVIRONMENTAL

	NO	IS THE SELLER AWARE OF:	
X		A. Are there underground or aboveground Storage Tanks? If yes, Type 500 as ton fainuater.	
	K	A. Are there underground or aboveground Storage Tanks? If yes, Type 500 as 11 on 1 ain water Location utility area, back patio Current Status (10 environments) is B. Any soil, stream, or groundwater contamination? If yes, please explain	
	×	C. Any flooding or drainage problems? If yes, please explain	
	XXXX	D. Solar Leases E. Transmission Lines F. Wind Turbines G. Easements that serve Solar Equipment, Transmission Lines or Wind Turbines H. Do you have knowledge of any environmental consequences resulting from the Water Softener? Explain:	
Doe	s the Pr	operty include an On-Site Liquid Waste System? Yes No	
gove	erning (r is "Yes", the transfer of the Property is subject to Regulations of the New Mexico Environment Department On-Site Liquid Waste systems, which require inspection and possible repair. Contact the New Mexico t Department for information regarding appropriate inspection forms and requirements.	
For	addition	al information or further explanation	
Truc	eks, Aut	os, Equipment, Supplies Scattached NCE WITH LAWS. No aspect or condition of the Property violates applicable laws, rules, regulations,	
***************************************	IMPROVEMENTS. No improvements or alterations have been made to the Property without any permits where a permit was required, except (if there are no exceptions write "NONE"): None The following certificates of occupancy have been issued regarding the Property:		
pern <u>N</u> O	nit was i	MENTS. No improvements or alterations have been made to the Property without any permits where a required, except (if there are no exceptions write "NONE"):	
pern <u>No</u> The	nit was i Me followin	MENTS. No improvements or alterations have been made to the Property without any permits where a required, except (if there are no exceptions write "NONE"): ag certificates of occupancy have been issued regarding the Property:	
perm No The 6. ACT arbit that	nit was to the following from the front to the following the front to	MENTS. No improvements or alterations have been made to the Property without any permits where a required, except (if there are no exceptions write "NONE"):	
The 16. ACT arbit that excents. 17. GO'rede	following following from the fol	required, except (if there are no exceptions write "NONE"): In certificates of occupancy have been issued regarding the Property: SUITS OR PROCEEDINGS. No action, suit or proceeding is pending or threatened before any court, ribunal, governmental agency, quasi-governmental agency, commission, board, bureau, or instrumentality ffect the Property or the right or ability of an owner or tenant to convey, occupy or utilize the Property,	





	E MATTERS. No unrecorded claim, encumbrance, covenant, condition, restriction, easeme er exists regarding the Property, except (if there are no exceptions write "NONE"):							
0. OPTIONS. No option to p	OPTIONS. No option to purchase, option to lease, right of first refusal, right of first offer or other similar agreement exists regarding the Property, except (if there are no exceptions write "NONE"):							
1. OTHER.								
For additional information	or further explanation:							
Sellers or Brokers to disclos homicide, suicide or any oti	currently no legal or statutory requirement in the State e to any prospective Buyer that the subject Property is other crime classified as a felony; 2) Owned or occupied other disease not known to be transmitted through the colsex offender	r has been: 1) The site of a natural death by a person or persons exposed to HIV o						
	If buyer has concerns about any of the conditions cited above, Buyer is urged to conduct his/her own due diligence and contact the appropriate Local, State or Federal health and law enforcement authorities to obtain accurate and reliable information.							
Seller's liability is limited to responsibility to use due dili	any statements made by Seller on this disclosure tha gence to verify the accuracy of the information in the of delivery of this Statement to Buyer.	t Seller knew to be false. It is Buyer's						
The law does not protect a Seller	who makes an intentional misrepresentation.							
	SELLER(S)							
Chidenback Seller Signature	Kirstin Eidenbach Printed Name	1/22/23 4:03pm						
Seller Signature	Printed Name	Date Time						
	BUYER(S)							
Buyer Signature	Printed Name	Date Time						
Buyer Signature	Printed Name	Date Time						

By signing below, Buyer acknowledges receipt of this Statement. By signing below, however, Buyer has not indicated approval or disapproval of the Property and/or the information contained in this Statement.