





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 REALTORS® Association of New Mexico warrant or guarantee the information in this disclosure.

		w Mexico warrant or guarantee t		
	Do not le	ave any questions blank. Atta	ch additional pages if needed	i.
Initials:	Buyer	Seller	-	
This Statem	nent covers the Propert	y having an address of:		
	endix Drive, Taos,	NM		
Address	: +b - G	dustrial Park Subdivision.	City	Zip Code
Or see mete	es & bounds description	n attached as Exhibit,		County, New Mexico.
improv	vements at the Propert	DEFECTS. There are not a y, and/or structures on the Propin "NONE"):	perty (including, but not limit	ed to the roof), except (if
2. TITLI	E, ZONING, LEGAL	INFORMATION:		
YES N	IS THE SELLE	CR AWARE OF:		
	□ A	. Was the Property part of a lar (5) years?	ger tract of land that was subd	livided within the last five
to whom RAN prohibited. RA	JM has granted prior written a NM makes no warranty of the	of New Mexico (RANM) forms are for the athorization. Distribution of RANM Forms legal effectiveness or validity of this form a rth in this paragraph. The parties hereby release.	to non-RANM members or unauthorized and disclaims any liability for damages re-	d Real Estate Licensees is strictly sulting from its use. By use of this

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itials: Buyer Seller

Seller _____

YES	NO	IS THE SELLER AWARE OF:
		If yes, and the subdivided Property was not previously subdivided in accordance with the New Mexico Subdivision Act (Act), a subsequent sale, lease or other conveyance of the Property within five (5) years of the original subdivision and sale, lease or conveyance may trigger the requirements of the Act. SELLER/BUYER SHOULD CONSULT A TITLE COMPANY AND AN ATTORNEY TO DETERMINE THE APPLICABILITY OF THE ACT TO THIS PROPERTY.
		B. Are there any title problems (for example, unrecorded or disputed easements, lot line
		disputes, liens, encroachment, access issues, third party claims)? C. Any Property taxes that are not current?
		D. Any existing or proposed bonds, assessments, liens, mortgages, judgments, Deed of
Ш	Ш	Trust, Impact Fees, Real Estate Contracts, etc. against the Property?
		E. Any violations of applicable subdivision laws at the time the Property was subdivided?
		F. Any alleged violations of applicable laws, regulations, ordinances or zoning laws?
		If yes, explain:
Ш	Ш	If yes, explain:
		H. Any legal issues, proposed buildings, bridges, roadways or real estate developments, etc. in the immediate area?
		If yes, explain:
		I. Any restrictive covenants or other limitations on use? If yes, explain:
		a. Any violation thereof? If yes, explain:
		J. Any building code or environmental regulation violations?
		If yes, explain:
		K. Any necessary permits, approvals or inspections for all construction, repairs and improvements that have not been obtained?
		If yes, explain:
	Ш	L. Any existing or threatened legal actions concerning the Property or the Homeowners Association?
		If yes, explain:
		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:
		O. Any other restrictions on resale?
		If yes, explain:P. Any exemptions you claim to Property Taxes (i.e., Veteran, Head of Household)?
Ш		P. Any exemptions you claim to Property Taxes (i.e., Veteran, Head of Household)?
		If yes, explain:
For	additio	nal information or further explanation:

OCCUPA	NCY:						
YES	NO	IS THE SEL	LLER AWARE	COF:			
			months Se	Seller currently occupy the eller occupied. If no, Please indicate if Seller n	number of ye	ears/months since Seller	
For addition	onal in	formation or fu	urther explanati	ion:			
				ncy agreement exists aff			
LESSEE	LESSEE INFORMATION						
Name of Te	nant						
Address				City	State	Zip Code	
Term of L	ease:			Crop or Share	Rent:		
Name of Te	nant						
Address				City	State	Zip Code	
Term of Lease:		Crop or Share Rent:					
For addition	onal in	formation or fu	urther explanati	ion:			
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")							
	UTILITIES AND ASSESSMENTS. The Property is served by the following utilities (check appropriate boxes): □ water service □ electric service □ natural gas □ telephone service □ public sewer service □ cable service □ other:						
□ water s							

9. E	BUILDING	GS AND OTHER S	TRUCTURES		
		ential Home is inclu		(RANM Form 2301)	erty Disclosure Statement-Residential
N	Aain House	e			BasementBathrooms
N	No. of Roor	ms	Roof	Foundation	Basement
V	Vater Syste	em			
Е	Barns and C	Outbuildings			
A	Approximat	te Age of Barns and	Outbuildings _		
T T	ences (Typ	bes, Miles, etc.)			
		lition Good			
(onamon o Other	11 improvements			
_					
11. F	B. RF por Pai If Dis of Re	EPAIRS AND REN rtion thereof on or a inting Program? yes, complete and sclosure Addendum	and providing OVATIONS. fter April 22, 2 Yes No attach RANM (UNLESS OT	the required information. Were renovations or repairs made 010 that are governed by the Lead Don't Know Form 5112A, Lead-Based Pair HERWISE DIRECTED BY THE by the Program, refer to RANM	Buyer's offer prior to making the eto any building(s) on the Property or d-Based Paint Renovation, Repair and ant Renovation, Repair and Painting HE FORM). For information on types Form 2315, Lead-Based Paint (LBP)
YE	S NO	IS THE SELLEI	R AWARE OF	:	
		A.	Are there unde	erground or aboveground Storage	Tanks? If yes, Type
			Location	Curr	rent Status
		В.	Any soil, stream	nm, or groundwater contamination	rent Statusn? If yes, please explain
		C.	Any flooding	or drainage problems? If yes, plea	ase explain
		D.	Solar Leases		
			-	Lines	
		F.	Wind Turbine	s	
		G.	Easements tha	t serve Solar Equipment, Transmi	ission Lines or Wind Turbines

YES	NO	IS THE SELLER AWARE OF:	
		H. Do you have knowledge of any environmental consequences resulting from the Water Softener? Explain:	
If E re	the an nvironm epair. C	Property include an On-Site Liquid Waste System? Yes No swer is "Yes", the transfer of the Property is subject to Regulations of the New Mexico ent Department governing On-Site Liquid Waste systems, which require inspection and possible ontact the new Mexico Environment Department for information regarding appropriate forms and requirements.	
For additional information or further explanation:			
		DITIONS. The Property does not have any slipping, sliding, settling, flooding, ponding or any other inage or soil problems, except (if there are no exceptions write "NONE"):	
		CRSONAL PROPERTY os, Equipments, Supplies	
		NCE WITH LAWS. No aspect or condition of the Property violates applicable laws, rules, regulations, venants, conditions or restrictions, except (if there are no exceptions write "NONE"):	
		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	e followii	ng certificates of occupancy have been issued regarding the Property:	
6. AC			
tha	t would a	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 affect the Property or the right or ability of an owner or tenant to convey, occupy or utilize the Property, ere are no exceptions write "NONE"):	

	CONTRACTS. No service contract or other contract exists affecting the Property, except (if there are no exceptions write "NONE"):
19.	UNRECORDED TITLE MATTERS. No unrecorded claim, encumbrance, covenant, condition, restriction, easement, lien, charge or other matter exists regarding the Property, except (if there are no exceptions write "NONE"):
20.	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"):
21.	OTHER
	For additional information or further explanation:

PLEASE NOTE: There is currently no legal or statutory requirement in the State of New Mexico that obligates or requires Sellers or Brokers to disclose to any prospective Buyer that the subject Property is or has been: 1) The site of a natural death, homicide, suicide or any other crime classified as a felony; 2) Owned or occupied by a person or persons exposed to HIV or diagnosed with AIDS or any other disease not known to be transmitted through the common occupancy of real estate; 3) Located in the vicinity of a convicted sex offender.

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.

THIS IS NOT A CONTRACT. The above disclosures are made to the best of the Seller's knowledge. The person who signed as or on behalf of Seller lacks actual knowledge of the Property for the following reason: ☐ Personal Representative ☐ Administrator of Estate ☐ Trustee ☐ Receiver ☐ Does not occupy the Property Other: Seller's liability is limited to any statements made by Seller on this disclosure that Seller knew to be false. It is Buyer's responsibility to use due diligence to verify the accuracy of the information in this statement. Buyer is not relieved of this responsibility by virtue of delivery of this Statement to Buyer. The law does not protect a Seller who makes an intentional misrepresentation. SELLER ______, a ______ Seller Signature Red Wing Books, LLC Date Time Seller Signature Robert Felt - Member Date Time BUYER 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. , a Buyer Signature Date Time Buyer Signature Date Time