



ATTENTION SELLER AND BUYER!

Per the NMAR Purchase Agreements, Seller is required to disclose all Adverse Material Facts relating to the Property about which Seller has actual knowledge, including defects which the Buyer could determine through their own due diligence. Failure to comply with this requirement could expose Seller to claims of breach of contract, misrepresentation and/or fraud.



ACTUAL KNOWLEDGE: "ACTUAL KNOWLEDGE" means the Seller has direct and clear knowledge of things, without investigation, analysis, or review. Seller is under no obligation to conduct inspections to determine what Adverse Material Facts may exist on and/or around the Property, which is why it is important for Buyer to exercise their rights under the Purchase Agreement to fully inspect all aspects of the Property. This Disclosure Statement is strictly based on Seller's ACTUAL KNOWLEDGE of ADVERSE MATERIAL FACTS relating to the Property as of the date Seller completes this Disclosure Statement.

ADVERSE MATERIAL FACTS: "ADVERSE MATERIAL FACTS" are facts that would affect the desirability or value of the property to a reasonable person.

DISCLOSURE NOT REQUIRED: Per New Mexico law, Seller is NOT required to disclose the following suspicions or facts, and no cause of action shall arise against a seller or any brokers involved in the transaction for failure to disclose the following suspicions or facts. Further, the failure to make a disclosure of any of the following shall not be deemed to be grounds for termination or rescission of any sale or exchange:

- The Property was the site of a natural death;
- The Property was the site of a homicide, suicide, assault, sexual assault or any other crime punishable as a felony; or
- The Property was owned or occupied by a person who was exposed to, infected with or suspected to be infected with the human immunodeficiency virus or diagnosed to be suffering from acquired immune deficiency syndrome or any other disease that has been determined by medical evidence as highly unlikely to be transmittable to others through the occupancy of improvements to real property or that is not known to be transmitted through the occupancy of improvements located on that real property.

NEWLY DISCOVERED ADVERSE MATERIAL FACTS: Adverse Material Facts which Seller discovers AFTER Seller has delivered their initial Adverse Material Facts Disclosure to Buyer. Newly Discovered Adverse Material Facts do not include Adverse Material Facts that Buyer becomes aware of through their own due diligence.

REMEDIATED ADVERSE MATERIAL FACTS: An Adverse Material Fact that previously existed, but that Seller has replaced, repaired or otherwise remedied in such a way and to such an extent that Seller is confident that the Adverse Material Fact no longer exists. In order to feel confident that an Adverse Material Fact is a Remediated Adverse Material Fact, Seller must have had sufficient time and opportunity to observe the repair or replacement in order to confirm the repair or replacement remedied the Adverse Material Fact.

PROPERTY: <u>ALL</u> features, fixtures, elements and/or improvements located on the Property (e.g. homes, detached garages, carports, barns, studios, workshops, etc.), even if a specific element and/or improvement is not listed.

Authentisson



Phone: (505) 603-0525







DISCLOSURE OF REMEDIATED ADVERSE MATERIAL FACTS. Seller is not required to disclose Remediated Adverse Material Facts; **HOWEVER, SEE BELOW.**

<u>SELLER BEWARE</u>: If you elect not to disclose a Remediated Adverse Material Fact because you believe the issue has been fully remediated and it is later revealed that the repair, replacement or remedy did not in fact fully and completely remediate the issue, and as a result, the Buyer suffers damages, then you may be liable to the Buyer for those damages. For this reason, please consider the following:

- 1. Disclosing the Remediated Adverse Material Fact;
- 2. Disclosing how the Remediated Adverse Material Fact was remediated (for example, was it repaired or replaced); and
- 3. Providing any invoices paid to third-party vendors for the remediation of the Remediated Adverse Material Fact.

<u>BUYER</u>: You are encouraged to confirm with your own inspectors and/or appropriate professionals that any remediation of a Remediated Adverse Material Fact did in fact fully and completely remediate the Remediated Adverse Material Fact.

DISCLOSURE IS REQUIRED EVEN IF SELLER DID NOT OCCUPY PROPERTY. Seller is required to disclose all ADVERSE MATERIAL FACTS about which they have ACTUAL KNOWLEDGE, *even if they have never occupied the Property.*

CHECK THE BOX AT THE END OF EACH SECTION TO INDICATE NO KNOWLEDGE OF ADVERSE MATERIAL FACTS. If Seller has <u>no</u> ACTUAL KNOWLEDGE of ADVERSE MATERIAL FACTS relating to the feature, fixture, and/or element, check the box at the end of each section. NOTE: EVERY SECTION SHOULD EITHER DISCLOSE AN ADVERSE MATERIAL FACT RELATING TO THAT SECTION OR INDICATE THAT SELLER HAS NO KNOWLEDGE OF ADVERSE MATERIAL FACTS RELATED TO THAT ELEMENT OF THE PROPERTY.

NEWLY DISCOVERED ADVERSE MATERIAL FACTS. Seller MUST update this Disclosure Statement *promptly* after discovery of any Newly Discovered Adverse Material Facts (See NMAR Form 1110A – Addendum to Adverse Material Facts Disclosure Statement). Buyer's right to object to the Newly Discovered Adverse Material Facts is set forth in the Purchase Agreement.

EXAMPLES PROVIDED ARE <u>NOT</u> ALL INCLUSIVE. Each element of the Property listed include several specific examples of features or fixtures associated with that element of the Property. Neither the list of elements, nor the list of examples, includes all possible elements of the Property or features associated with those elements. **Seller's disclosures should NOT be limited to the examples provided.**

ATTACH AN EXHIBIT IF MORE SPACE IS NEEDED. If more space is required to disclose ADVERSE MATERIAL FACTS for any given section or for an issue for which there is no section, attach an exhibit (NMAR Form 2200) indicating the section number, if applicable, and the Adverse Material Facts being disclosed.

INFORMATION SHEETS AVAILABLE. Buyers and Sellers are encouraged to request copies of the information sheets referenced in this Adverse Material Facts Disclosure Statement. For a complete list of information sheets available through NMAR, ask your Broker.









SELLER PROVIDES THIS DISCLOSURE STATEMENT IN ORDER TO DISCLOSE TO BUYER(S) AND PROSPECTIVE BUYER(S) <u>ADVERSE MATERIAL FACTS</u> CONCERNING THE PROPERTY ABOUT WHICH SELLER HAS <u>ACTUAL KNOWLEDGE</u>.

DISCLOSURE STATEMENT TO BE COMPLETED BY SELLER, NOT BROKER

This Disclosure Statement involves certain real proper 41 Taos Dr	rty located at: Angel Fire		NM	87710
Address (Street, City, State, Zip Code)				
Legal Description Subd: ANGEL FIRE COUNTRY CLUB #1 - 3B TRACE	Γ: H UPC 1087148102400 L	AND 1 2.425 ACRES WI	202203014 (PAUL H & SHARON K
or see metes and bounds or other legal description attached	ed as Exhibit	_,Colfax	Coun	ty(ies), New Mexico.
AUTHORIZATION AND HOLD HARMLESS: Seller Statement to any person or entity in connection with an indemnify and hold Listing Broker and Brokerage harmle this Disclosure Statement and for Seller's failure to disclosure	y actual or anticipa ess from all claims	ated sale of the P s for damages bas	roperty.	Seller further agrees to the disclosures made in
SELLER REPRESENTATIONS: Seller affirms that it Seller's ACTUAL KNOWLEDGE as of the date signed Statement and any attachments hereto and that this Discle concerning the Property that are actually known to the Schanges in the foregoing information, Seller shall update part of a Common Interest Community, this Disclosure indicated.	d by Seller. Seller osure Statement en eller as of the date this Disclosure Sta	warrants that he/s compasses all AI signed by Seller, tement promptly a	she has p OVERSE If Seller after disc	repared this Disclosure MATERIAL FACTS becomes aware of any overy. If the Property is
Seller to check all that apply:	(I.	:: 4-4-)		
✓ Seller currently occupies the Property. Jun. 15, 2015☐ Seller occupied the Property from			(dat	20)
☐ Seller has never occupied the Property.			(uai	es).
☐ Property is currently leased.				
☐ Property includes a residential dwelling(s) built price	or to 1978.			
Property is located within a HOA (Homeowners' A Association.		Condo Owners' A	ssociation	n) or other Owners'
☐ Property is located within a PID (Property Improve	ment District).			
☐ Property includes a Manufactured, Modular or Off-	site Built Home(s).			
☐ Property is located within governmentally designate	ed flood plain or we	tland area.		

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Buyer(s)_





EXAMPLES PROVIDED ARE <u>NOT</u> ALL INCLUSIVE. Each element of the Property listed include several specific examples of features or fixtures associated with that element of the Property. Neither the list of elements, nor the list of examples, includes all possible elements of the Property or features associated with those elements. **Seller's disclosures should NOT be limited to the examples provided.**

	with those elements seller s discressive should be immediate to the champles provided
1.	ACCESS (Easements, Private, Public, Shared Road Agreements, etc.) Describe any known issues such as: Legal Disputes Concerning Access, Uninsurable Access, Individuals/entities who/that access or cross any part of the Property or otherwise utilize the Property.
	▼ If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements
2.	APPLIANCES (Dishwashers, Dryers, Microwaves, Refrigerators, Ranges, Washers, etc.) Describe any known issues such as: Inefficient and/or Inoperable Appliances/Components.
	▼ If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements
3.	BASEMENTS AND/OR SUBTERRAIN CONSTRUCTION Describe any known issues such as: Evidence of water, flooding, seepage, moisture, inoperable sump pump, etc.
	▼ If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements
4.	BUILDING/STRUCTURAL/FOUNDATION (Ceilings, Doors, Exterior/Interior Walls, Flooring, Foundation, Slabs, Windows, etc.) Describe any known issues such as non-closing door and windows; unlevel floors; cracks in walls, ceilings stucco, fireplace, concrete slabs/sidewalks; sagging beams and headers; foundation piers/posts/anchors/support, etc. Minor hairline cracks in concrete apron leading up to garage doors and adjacent sidewalk
	☐ If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements

Buyer(s)





5.	BUILT-IN SYSTEMS (Central Vacuum, Garage Openers, Intercoms, Security Systems, Smart House Technology, etc.) Describe any known issues such as: Damaged or inoperable system or missing components, etc.
6.	
	Requirement to Hook Up to City/Municipal/Community Water, Restrictions (drought or legal), etc.
	X If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements
7.	WIRING (Cable, Electrical, Ethernet, Telephone, etc.) Describe any known issues such as: Aluminum wiring, Faulty Systems, Faulty Wiring, Limited Internet, Non-Functioning Switch or Receptacle, etc.
	If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements ■ Comparison of the checked of the chec
8.	FLOODING (Building, Property, Arroyos, Riverbeds, etc.) Describe any known issues such as: Damage Caused by Inefficient, Inoperable and/or Broken Pipes, Interior or Exterior Flooding, Improper Draining, Grading Problems, Standing Water, etc.
	If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements





PROPERTY DISCLOSURE STATEMENT			
9.	HAZARDOUS, ENVIRONMENTAL AND TOXIC Describe known issues such as: Asbestos, Clandestine Drug Laboratories, Environmentally Sensitive Area, Landfill or Waste Dump, Cannabis Production, Mold, Radon, Reports of Lead-Based Paint, Underground Storage Tanks, etc.		
10.	If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements HEATING AND/OR COOLING SYSTEMS		
	Describe any known issues such as: Inefficient and/or Inoperable System(s), Rooms without Heating and/or Cooling, Propane boiler failed after 8.5 years. Replaced with new Navien boiler Jan. 2024		
11.			
	▼ If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements		







12.	Describe any known issues such as: Disputed Rights, Failing and/or Inoperable Systems, Low Production Ditches of Wells, Restrictions (legal or drought), etc.
	☑ If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements
13.	NOISE, ODORS AND/OR POLLUTION (Does NOT include noise, odors and/or pollution in areas directly adjacent or surrounding the Property, which issues are governed by Paragraph 20 of NMAR Form # 2104 – Purchase Agreement – Residential Resale) Describe any known issues such as: Continuous or Periodic Noise in/on the Property, Continuous or Periodic Odors in/on the Property, Pet Odors in/on the Property, etc.
	▼ If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements
14.	PEST OR ANIMAL INFESTATION AND/OR DAMAGE Describe any known issues such as: Damage caused by Animals, Rodent Infestation, Termites, etc
	▼If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements
15.	PLUMBING (Gas Lines, Radiant Heating, Sprinkler Systems, Water Heaters, Water Supply Lines, etc.) Describe any known issues such as: Leaks, Inefficient and/or Inoperable Systems, Inferior Products (i.e., Entran II, Kitec, Polybutylene), etc.
	If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements





	PROPERTY DISCLOSURE STATEMENT			
16.	POOLS, SPAS AND/OR SAUNA (Covers, Equipment, Liners, Surface, etc.) Describe any known issues such as: Abandoned pools/spas/saunas, Inefficient or Inoperable Systems (e.g., filters, motors, pumps), Leaks, etc.			
	☑ If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements			
17.	RENEWABLE ENERGY (Hydropower, Solar, Wind Turbines, etc.) Describe any known issues such as: Inefficient and/or Inoperable Systems (e.g. Batteries, Converters, Panels, Turbines), etc.			
18.				
19.	☐ If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements SEWER AND/OR SEPTIC SYSTEM(S) Describe any known issues such as: Back-ups, Clogging, Inefficient and/or inoperable Leach Field, Cracked or Leaking Holding Tanks, Sewer Line Intrusion(s), Improperly Abandoned System(s), Requirement to hook-up to City/Community/Municipal Sewer, etc.			

(p,p) (p,p) (p,p)

▼If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements





20. SOIL, VEGETATION AND/OR LANDSCAPING

Describe any known issues such as: Contaminated and/or Non-Fertile Soil, Diseased and/or Dying and/or Infested Plants/Trees/Shrubs, etc, Sprinklers/Drip System issues or Lack of Coverage.

☐ If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements

21. SUPPLEMENTAL WATER SUPPLY (AGRICULTURAL/LIVESTOCK) (Dirt Tanks, Livestock Wells, Ponds, Storage Tanks, Streams, etc.)

Describe known issues such as: Inefficient and/or Inoperable Systems, Low Supply/Production, Poor Quality, Restrictions (Legal or Drought), etc.

N/A

☐ If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements

22. USE, ZONING AND/OR LEGAL

Describe any known issues such as: Citations from Government Entity, First Right of Refusal, Historic Overlay, Judgments, Lawsuits or Legal Proceedings, Liens, Recipients of Class Action Lawsuit (Kitec, Polybutylene, etc.), Un-Permitted Construction and/or Repairs, Violations of New Mexico Subdivision Act, etc.

If checked, Seller affirms no actual knowledge of adverse material facts regarding these elements

23. OTHER









IMPORTANT NOTICE TO SELLER(S) AND BUYER(S)

The PURCHASE AGREEMENT, <u>NOT</u> this DISCLOSURE STATEMENT, determines whether an item is included or excluded from the sale.

SELLER(S) warrants that the information herein is true, correct, and complete to the best of the Seller's ACTUAL KNOWLEDGE and belief as of the date signed by Seller.

Paul Pugnier	Paul Pugnier	06/02/2025		
Seller Signature	Printed Name	Date	Time	
Sharon Pugnier	Sharon Pugnier	06/02/2025		
Seller Signature	Printed Name	Date	Time	

If additional signature lines are needed, please use NMAR Form 1150 — Signature Addendum

BUYER'S DUE DILIGENCE: This Disclosure Statement is not a substitute for any inspections the Buyer may wish to obtain. Buyer is advised to exercise all his rights under and in accordance with the Purchase Agreement to investigate the Property. Unless otherwise waived, Buyer(s) may complete any and all inspections of the Property that he deems necessary. The Buyer's rights to object to inspections and terminate the Agreement based on inspections are set forth in the Inspections Paragraph of the Purchase Agreement. Buyer is advised to thoroughly review those rights and understand the process. The fact this Disclosure Statement fails to disclose an adverse material fact concerning a particular feature, fixture, and/or element of the Property DOES NOT imply that the same is free of defects.

BUYER(S) acknowledges receipt of this DISCLOSURE STATEMENT.

Buyer Signature	Printed Name	Date	Time
Buyer Signature	Printed Name	Date	Time

If additional signature lines are needed, please use NMAR Form 1150 — Signature Addendum