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42.

Is there an existing Owner's Title Insurance Policy?

(If "Yes," please attach if in your possession.)

Are you in possession of prior vacant land disclosure statement(s)?

DISCLOSURE STATEMENT: VACANT LAND

This form approved by the Minnesota Association of REALTORS®, which disclaims any liability arising out of use or misuse of this form.

WEISS REALTY		© 2023 Minneso	ta Association of REAL	.TORS®
	1. Date	January	7th	2024
	3. REP		pages: RECORDS Y, ARE ATTACHE ISCLOSURE	
THE INFORMATION DISCLOSED IS GIVEN	N TO THE B	EST OF SELL	ER'S KNOWLED	GE.
NOTICE: This Disclosure Statement satisfies the disclosure Under Minnesota law, Sellers of residential property, with disclose to prospective Buyers all material facts of which an ordinary buyer's use or enjoyment of the property or MN Statute 513.58 requires Seller to notify Buyer in writ closing, if Seller learns that Seller's disclosure was inaccut of any facts disclosed herein (new or changed) of which Seller's use or enjoyment of the property or any intended Seller has disclosure alternatives allowed by MN Statute form for further information regarding disclosure alternatived by Seller or licensee(s) representing or assisting any	h limited exc n Seller is aw r any intende ing as soon trate. Seller i seller is awar ed use of th s. See <i>Discle</i> tives. This di	ceptions listed vare that could be use of the as reasonably sobligated to the ethat could accept that accept the could be used to be used t	on page nine (9), and adversely and sign property of which possible, but in an acontinue to notify Edversely and significant occur up to the fact: Seller's Disclosion.	are obligated to inificantly affect Seller is aware. By event before Buyer, in writing, cantly affect the time of closing. Ure Alternatives
For purposes of the seller disclosure requirements of MI	N Statutes 5	13.52 through	513.60:	
"Residential real property" or "residential real estate" me single-family residence, including a unit in a common inte (10), regardless of whether the unit is in a common inter-	rest commu	nity as defined	in MN Statute 515	B.1-103, clause
The seller disclosure requirements of MN Statutes 513 residential real estate, whether by sale, exchange, deed, other option.	_			-
INSTRUCTIONS TO BUYER: Buyers are encouraged to the by a third party, and to inquire about any specific area questions listed below, it does not necessarily mean that apply. "No" may mean that Seller is unaware.	as of concer	n. NOTE: If S	Seller answers "No	" to any of the
INSTRUCTIONS TO SELLER: (1) Complete this form inspection report(s) when completing this form. (3) Desknowledge. (4) Attach additional pages with your signat (6) If any items do not apply, write "NA" (not applicable).	scribe conditure if addition	tions affecting	the Property to the	he best of your
Property location or identification $\frac{xx25}{\text{(Address/Section/Township/Rar}}$	Rd +/-25ac	3		,
PID # $\frac{130001470}{}$, Legal Description $\frac{se}{}$	ct-20 Twp-106 Range-	010 25.02 AC 30 ACRES IN	SE 1/4 SE 1/4 ALL SOUTH OF RR E	EX: 6 AC PART SE 1/4 SE
City or Township of St Charls	, Cou	unty of Winona	<u> </u>	,
State of Minnesota, Zip Code 55972	("Prope	rty").		
A. GENERAL INFORMATION: The following questions	s are to be a	nswered to th	e best of Seller's k	nowledge.
(1) What date did you acquire the land? 1995				
(2) Type of title evidence: Abstract Regi	stered (Torre	ens) 🗌 Unkn	own	

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✗ No

🗶 No

Yes

Yes

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44.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KI	NOWLEDGE	•
45.	Property	located at XX25 Cherokee Rd +/-25ac St Charls		55972
46.	(4)	Are there any current or past Phase I, Phase II, or Phase III Environmental Site		
47.		Assessment(s)? (If "Yes," please attach if in your possession.)	Yes	✗ No
48.	(5)	Access (where/type): By easement off Cherokee Rd		
49.		Is access (legal and physical) other than by direct frontage on a public road?	🗶 Yes	No
50.	(6)	Has the Property been surveyed?	🗶 Yes	No
51.		Year surveyed: 2018		
52.		What company/person performed the survey? Joel Thoreson		1 4512
53.			one: <u>507-95</u>	
54. 55.	(7)	Is this platted land? If "Yes,"	Yes	X No
56.		has the plat been recorded?	Yes	X No
57.		do you have a certificate of survey in your possession?	🗶 Yes	☐ No
58.		If "Yes," who completed the survey? Joel Thoreson When	? 2018	
59.	(8)	Are there any property markers on the Property?	🗶 Yes	☐ No
60.		If "Yes," give details: Corners are marked with white fiber		
61.				
62.	(9)	Is the Property located on a public or private road? Public Private] Public: no r	naintenance
63.	(10)	Are there any private or non-dedicated roadways that you are responsible for?	🗶 Yes	☐ No
64.	(11)	Are there any rivers, lakes, ponds, creeks, streams, or springs running		
65.		through the Property or along a boundary line?	Yes	X No
66. 67.	(12)	<u>Flood Insurance:</u> All properties in the State of Minnesota have been assigned a Some flood zones may require flood insurance.	ı flood zone	designation.
68.		(a) Do you know which zone the Property is located in?	Yes	✗ No
69.		If "Yes," which zone?		
70.		(b) Have you ever had a flood insurance policy?	Yes	X No
71.		If "Yes," is the policy in force?	Yes	🗶 No
72.		If "Yes," what is the annual premium? \$		
73.		If "Yes," who is the insurance carrier?		
74.		(c) Have you ever had a claim with a flood insurance carrier or FEMA?	Yes	X No
75.		If "Yes," please explain:		
76.				
77.		NOTE: Whether or not Seller currently carries flood insurance, it may be requ	uired in the f	uture. Flood
78.		insurance premiums are increasing, and in some cases will rise by a substantial ar	mount over th	e premiums
79. 80.		previously charged for flood insurance for the Property. As a result, Buyer should paid for flood insurance on this Property previously as an indication of the prem	-	•
81.		Buyer completes their purchase.	.amo trat wii	. apply ultor

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83.			THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWL	EDGE.	
84.	Pro	perty	located at XX25 Cherokee Rd +/-25ac St Charls	559	72
85.		(13)	Is the Property located in a drainage district, County or Judicial Drainage System?	Yes	🗶 No
86.		(14)	Is the Property drain tiled?	Yes	🗶 No
87.		(15)	Is there a private drainage system on the Property?	Yes	🗶 No
88. 89.		(16)	Is the Property located within a government designated disaster evacuation zone (e.g., nuclear facility, hazardous chemical facility, hazardous waste facility)?	Yes	X No
90.		(17)	Are there encroachments?	Yes	No
91.		(18)	Please provide clarification or further explanation for all applicable "Yes" responses in		
92.			Currently the neighbors pasture fence is across easement area. Fence wi part of the sale	ill be move	ed as
93.					
94.	В.	GEN	IERAL CONDITION: The following questions are to be answered to the best of Seller's k	nowledge.	
95. 96.		(1)	Are there any structures, improvements, or emblements (e.g., crops) included in the sale?	Yes	X No
97.			If "Yes," list all items:		
98.					
99. 100.		(2)	Are there any abandoned or junk motor vehicles, equipment of any kind, or debris included in the sale?	Yes	X No
101.			If "Yes," list all items:		
102.					
103.		(3)	Are there any drainage issues, flooding, or conditions conducive to flooding?	Yes	🗶 No
104.		(4)	Has there been any damage by wind, fire, flood, hail, or other cause(s)?	Yes	🗶 No
105.			If "Yes," give details of what happened and when:		
106.					
107.		(5)	Were there any previous structures on the Property?	Yes	🗶 No
108. 109.		(6)	Are there any settling, erosion, or soil movement problems on or affecting the Property?	Yes	X No
110. 111.		(7)	Are there any gravel pits, caves, sink holes, or mineshafts on or affecting the Property?	Yes	X No
112.		(8)	For any questions in Section B answered "Yes," please explain:		
113.					
114.					
115.	C.	USE	RESTRICTIONS: The following questions are to be answered to the best of Seller's known	owledge.	
116. 117.		(1)	Do any of the following types of covenants, conditions, reservations of rights or use, or the use or future resale of the Property?	r restrictions	affect
118. 119.				Yes	No
120.			easement(s)?	Yes	✗ No
121. 122.			(c) Are there any ongoing financial maintenance or other obligations related to the Property that the buyer will be responsible for?	Yes	No



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124.		THE	INFORMA	TION DISCLOSED IS GIVEN TO	THE BEST OF SELLER'S KNO	<u>)WLEDGE.</u>	
125.	Property	located	at xx25	Cherokee Rd +/-25ac	St Charls		55972
126.				ny communication, power, wind,	pipeline (utility or drainage),		
127.		` '		ility rights of way/easement(s)?	· · · · · · · · · · · · · · · · · · ·	Yes	🗶 No
128.		(e) A	Are there a	ny railroad or other transportation	rights of way/easement(s)?	Yes	🗶 No
129.		(f) Is	s there sul	odivision or other recorded coven	ants, conditions, or restrictions?	? Yes	🗶 No
130.		(g) A	Are there a	ssociation requirements or restric	tions?	Yes	🗶 No
131.		(h) Is	s there a r	ight of first refusal to purchase?		🗶 Yes	☐ No
132.		(i) Is	s the Prop	erty within the boundaries of a Na	ative American reservation?	Yes	🗶 No
133.		(j) A	Are there a	ny Department of Natural Resource	ces restrictions?	Yes	✗ No
134.		` '	•	erty located in a watershed distric		Yes	X No
135. 136.		` '		erty enrolled in any federal, state, ervation programs, CREP, CRP, EC			
137.		,	-	an buffers, Rural Preserve, SFIA, V	· ·	Yes	✗ No
138.				ny USDA Wetland Determinations	*	Yes	✗ No
139.		` '		ny USDA Highly Erodible Land De		Yes	✗ No
140.		` '		ny conservation practices installe			
141.		. ,	ontrol stru	uctures)?		🗶 Yes	No
142.		(p) A	Are there a	ny federal or state listed species?	Plants Animals	Yes	🗶 No
143.		(q) A	Are there a	ny third parties which have an inte	erest in the mineral rights?	Yes	✗ No
144.		(r) Is	s there an	y forfeiture or transfer of rights (e.	g., mineral, timber,		
145.		C	developme	ent, etc.)		Yes	🗶 No
146.		(s) A	(s) Are there any historical registry restrictions?				✗ No
147.		(t) I1	f any of th	e questions in Section C(1) are a	nswered "Yes," please provide	written copie	es of these
148.				conditions, reservations, or restric		_	_
149.				asement access, owner will be in the field, see FSA map.	e responsible for easement	upkeep.	There two
150.							
151.	(2)	Have v	ou ever re	eceived notice from any person or	authority as to any breach of a	anv of these	covenants.
152.	(-)	•		vations, or restrictions?	administry at the daily around in or o	Yes	✗ No
153.		If "Yes,"	" please ex	kplain:			
154.		,		•			
155.	(5)		_				
156.	(3)			urrently rented?		∐ Yes	✗ No
157. 158.				a written lease? e provide a copy of the lease if in y	your possession or provide infor	Yes mation:	✗ No
159.		Leas	e start dat	e:			
160.		Leas	e end date	ə:			
161.		Num	ber of acr	es leased:			
162.		Price	e/acre:				
163.		Term	s of lease	:			
164.		Rent	er's name	!	Phone number:		
165.		May	the renter	be contacted for information on t	he Property?	Yes	☐ No
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167.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOW	WLEDGE.	
168.	Proper	ty located at XX25 Cherokee Rd +/-25ac St Charls	5	5972
169.	(4)	Is woodland leased for recreational purposes?	Yes	🗶 No
170.	(5)	Has a timber cruise been completed on woodland?	Yes	🗶 No
171.	(6)	Has timber been harvested in the past 25 years?	Yes	🗶 No
172.		If "Yes," what species was harvested?		
173.		Was harvest monitored by a registered forester?	Yes	🗶 No
174. 175.	(7)	Are there plans for a new road, expansion of an existing road, airport, trail, affect by railroad, or other improvement that may affect this Property?	Yes	X No
176.		If "Yes," please explain:		
177.				
178.				
179.	(8)	Are there any zoning violations, nonconforming uses, or unusual restrictions on the		
180.		Property that would affect future construction or remodeling?	Yes	✗ No
181.	D. UT	ILITIES: The following questions are to be answered to the best of Seller's knowledge.		
182.	(1)	Have any percolation tests been performed?	Yes	X No
183. 184.		When? By whom? Attach copies of results, if in your possession.		
185. 186.	(2)	Subsurface Sewage Treatment System Disclosure: (A subsurface sewage treatment required by MN Statute 115.55.) (Check appropriate box.)	system disc	closure is
187.		Seller DOES DOES NOT know of a subsurface sewage treatment system on or servin	g the above-	described
188. 189.		real Property. (If answer is DOES , and the system does not require a state permit, see <i>I</i> Subsurface Sewage Treatment System.)	Disclosure S	tatement:
190. 191.		There is an abandoned subsurface sewage treatment system on the above-description (See Disclosure Statement: Subsurface Sewage Treatment System.)	ibed real Pro	perty.
192. 193.	(3)	Private Well Disclosure: (A well disclosure and Certificate are required by MN Statute (Check appropriate box(es).)	1031.235.)	
194.		Seller does not know of any wells on the above-described real Property.		
195. 196.		There are one or more wells located on the above-described real Property. (See Disclosure Statement: Well.)		
197.		This Property is in a Special Well Construction Area.		
198. 199.		There are wells serving the above-described Property that are not located on the last the shared well serve?	_ <u></u>	
200.		(b) Is there a maintenance agreement for the shared well?	Yes	∐ No
201.		If "Yes," what is the annual maintenance fee? \$		

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203.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNO	WLEDGE.	
204.	Prope	ty located at XX25 Cherokee Rd +/-25ac St Charls		55972
205.	(4	Are any of the following presently existing within the Property:		
206.	`	(a) connection to public water?	Yes	🗶 No
207.		(b) connection to public sewer?	Yes	🗶 No
208.		(c) connection to private water system off-property?	Yes	✗ No
209.		(d) connection to electric utility?	∐ Yes	X No
210.211.		(e) connection to pipelines (natural gas, petroleum, other)?	∐ Yes	X No
211.		(f) connection to communication, power, or utility lines?(g) connection to telephone?	Yes Yes	X No
213.		(h) connection to telephone: (h) connection to fiber optic?	Yes	X No
214.		(i) connection to cable?	Yes	✗ No
215.	E. E	IVIRONMENTAL CONCERNS: The following questions are to be answered to the best	of Seller's	
216.	(1	Are there any buried storage tanks or buried debris or waste on the Property?	Yes	✗ No
217.		If "Yes," give details:		
218.		<u> </u>		
219.	(2	Are there any hazardous or toxic substances or wastes in, on, or affecting		
220.		the Property?	Yes	🗶 No
221.		If "Yes," give details:		
222.				
223.	(3	Have any soil tests been performed?	Yes	🗶 No
224.		When? By whom?		
225.		Attach copies of results if in your possession.		
226.	(4		Yes	✗ No
227.		If "Yes," give details:		
228.				
229.	(5	•	🗶 Yes	∐ No
230.		If "Yes," give details: A few dead trees		
231.	(6		Yes	X No
232.		If "Yes," give details:		
233.	(7	Are there any enimal hurist nite?		✗ No
234.235.	(7		Yes	INO
		If "Yes," give details:		
236. 237.	8)	Are there any unused wells or other potential environmental hazards (e.g., fuel or chemical storage tanks, contaminated soil or water) on the land?	Yes	X No
238.		If "Yes," give details:		
239.				
240.	(9	Did the land at one time abut or was located in close proximity to a gas station, refu	use	
241.		disposal site, toxic substance storage site, junk yard, or other pollution situation?	Yes	✗ No
242.		If "Yes," give details:		
243.				



245.	THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.						
246.	Pro	perty	located at XX25 Cherokee Rd +/-25ac St Charls 55972				
247. 248. 249. 250. 251.		(10)	Is the Property located in or near an agricultural zone? If "Yes," the Property may be subjected to normal and accepted agricultural practices and operation including, but not limited to, noise; dust; day and nighttime operation of farm machinery; the raising at keeping of livestock; and the storage and application of manure, fertilizers, soil amendments, herbicide and pesticides associated with normal agricultural operations.	nd			
252. 253.		(11)	Are there any landfills or waste disposal sites within two (2) miles of the Property? Yes If "Yes," give details:	- No			
254. 255.		(12)	Is there any government sponsored clean-up of the Property?	— Vo			
256.		` ,	If "Yes," give details:				
257.							
258. 259. 260.		(13)	Are there currently, or have previously been, any orders issued on the Property by any governmental author ordering the remediation of a public health nuisance on the Property? If "Yes," Seller certifies that all orders HAVE HAVE NOT been vacated. (Check one.)	-			
261.		(14)	Other:	_			
262.							
263.	F.	RAD	ON DISCLOSURE: (The following Seller disclosure satisfies MN Statute 144.496.)				
264. 265. 266. 267.		home havin	ON WARNING STATEMENT: The Minnesota Department of Health strongly recommends that All ebuyers have an indoor radon test performed prior to purchase or taking occupancy, and recommending the radon levels mitigated if elevated radon concentrations are found. Elevated radon concentrations cay be reduced by a qualified, certified, or licensed, if applicable, radon mitigator.	ds			
268. 269. 270. 271. 272.		Every buyer of any interest in residential real property is notified that the property may present exposure to dangerous levels of indoor radon gas that may place occupants at risk of developing radon-induced lung cancer. Radon, a Class A human carcinogen, is the leading cause of lung cancer in nonsmokers and the second leading cause overall. The seller of any interest in residential real property is required to provide the buyer with any information on radon test results of the dwelling.					
273. 274. 275.		RADON IN REAL ESTATE: By signing this Statement, Buyer hereby acknowledges receipt of the Minnesota Department of Health's publication entitled <i>Radon in Real Estate Transactions</i> , which is attached hereto and can be found at www.health.state.mn.us/communities/environment/air/radon/radonre.html.					
276. 277. 278. 279. 280.		perta Statu the c	ler who fails to disclose the information required under MN Statute 144.496, and is aware of material factioning to radon concentrations in the Property, is liable to the Buyer. A buyer who is injured by a violation of Nate 144.496 may bring a civil action and recover damages and receive other equitable relief as determined becourt. Any such action must be commenced within two years after the date on which the buyer closed that or transfer of the real Property.	/IN by			
281. 282.			LER'S REPRESENTATIONS: The following are representations made by Seller to the extent of Seller's acturally ledge.	ıal			
283.		(8	a) Radon test(s) HAVE X HAVE NOT occurred on the Property.				
284. 285.		(l	b) Describe any known radon concentrations, mitigation, or remediation. NOTE: Seller shall attach the mocurrent records and reports pertaining to radon concentration within the dwelling:	st			
286.							
287.							
MN:DS	S:VL-	7 (8/23)					



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289.	THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.							
290.	Pro	perty located at XX25 Cherokee Rd +/-25ac St Charls 55972 .						
291.		(c) There IS X IS NOT a radon mitigation system currently installed on the Property.						
292. 293.	If " IS ," Seller shall disclose, if known, information regarding the radon mitigation system, including system description and documentation.							
294.								
295. 296.		EXCEPTIONS: See Section O for exceptions to this disclosure requirement.						
297.	G.	CHRONIC WASTING DISEASE IN CERVIDAE: (The following Seller disclosure satisfies MN Statute 35.155, Subd. 11(d).)						
298. 299.		Has Chronic Wasting Disease been detected on the Property? ☐ YES ▼ NO If Yes, see Disclosure Statement: Chronic Wasting Disease. ———(Check one.)						
300. 301. 302.	H.	PREFERENTIAL PROPERTY TAX TREATMENT: Is the Property subject to any preferential property tax status or any other credits affecting the Property (e.g., Exclusive Ag Covenant, Green Acres, Managed Forest Land, Non-Profit Status, Rural Preserve, SFIA, etc.)? ▼ No						
303.		If "Yes," would these terminate upon the sale of the Property? ☐ Yes ▼ No						
304.		Explain:						
305. 306. 307.	I.	FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Section 1445 of the Internal Revenue Code provides that a transferee ("Buyer") of a United States real property interest must be notified in writing and must withhold tax if the transferor ("Seller") is a foreign person and no exceptions from FIRPTA withholding apply.						
308.		Seller represents that Seller IS IS NOT a foreign person (i.e., a non-resident alien individual, foreign corporation,(Check one.)						
309. 310.		foreign partnership, foreign trust, or foreign estate) for purposes of income taxation. This representation shall survive the closing of any transaction involving the Property described herein.						
311. 312. 313.		NOTE: If the above answer is " IS ," Buyer may be subject to income tax withholding in connection with the transaction (unless the transaction is covered by an applicable exception to FIRPTA withholding). In non-exempt transactions, Buyer may be liable for the tax if Buyer fails to withhold.						
314. 315. 316.		If the above answer is " IS NOT ," Buyer may wish to obtain specific documentation from Seller ensuring Buyer is exempt from the withholding requirements as prescribed under Section 1445 of the Internal Revenue Code.						
317. 318. 319. 320.		Due to the complexity and potential risks of failing to comply with FIRPTA, including Buyer's responsibility for withholding the applicable tax, Buyer and Seller should seek appropriate legal and tax advice regarding FIRPTA compliance, as the respective licensees representing or assisting either party will be unable to assure either party whether the transaction is exempt from the FIRPTA withholding requirements.						
321.	J.	METHAMPHETAMINE PRODUCTION DISCLOSURE:						
322.		(A methamphetamine production disclosure is required by MN Statute 152.0275, Subd. 2 (m).)						
323. 324.		Seller is not aware of any methamphetamine production that has occurred on the Property. Seller is aware that methamphetamine production has occurred on the Property.						
324. 325.		(See Disclosure Statement: Methamphetamine Production.)						
326. 327. 328. 329. 330.		NOTICE REGARDING AIRPORT ZONING REGULATIONS: The Property may be in or near an airport safety zone with zoning regulations adopted by the governing body that may affect the Property. Such zoning regulations are filed with the county recorder in each county where the zoned area is located. If you would like to determine if such zoning regulations affect the Property, you should contact the county recorder where the zoned area is located.						
331. 332. 333.	L.	CEMETERY ACT: MN Statute 307.08 prohibits any damage or illegal molestation of human remains, burials, or cemeteries. A person who intentionally, willfully and knowingly destroys, mutilates, injures, disturbs or removes human skeletal remains or human burial grounds is guilty of a felony.						
334.		Are you aware of any human remains, burials, or cemeteries located on the Property?						
335. 336. 337. 338.		If "Yes," please explain: All unidentified human remains or burials found outside of platted, recorded, or identified cemeteries and in contexts which indicate antiquity greater than 50 years shall be dealt with according to the provisions of MN Statute 307.08, Subd. 7.						

340.		THE INFORMATIO	ON DISCLOSED IS GIVEN TO T	THE BEST OF SELLER'S KNO	WLEDGE.			
341.	Pro	operty located at xx25	Cherokee Rd +/-25ac	St Charls	55972			
342. 343. 344. 345. 346.	M.							
347.	N.	NOTICES/OTHER DEFEC	CTS/MATERIAL FACTS: The fo	ollowing questions are to be an	swered to the best of			
348.		Seller's knowledge.	7					
349.		Notices: Seller HAS X	HAS NOT received a notice re	garding <u>any</u> proposed improve	ment project from any			
350.			costs of which project may be a	ssessed against the Property. I	f "HAS," please attach			
351.		and/orexplain:						
352.								
353. 354.			acts: Are there any other material formater is forment of the Property or any in	•	d significantly affect an Yes No			
355.		If "Yes," explain:						
356.		, I						
357.	Ο.	MN STATUTES 513.52 TH	IROUGH 513 60·					
357. 358. 359. 360. 361. 362. 363. 364. 365. 366. 367. 368. 370. 371. 372. 373. 374.	0.	(1) real property the seller discrete (2) a gratuitous trace (3) a transfer pursual (4) a transfer to a transfer to be (5) a transfer to be (6) a transfer from (8) a transfer made (9) a transfer between agreement incomparison (10) a transfer of ne (11) an option to put (12) a transfer to a respect to a de (13)	sclosure requirements of MN Sta hat is not residential real proper	gency; eclosure; er co-tenants; rent, child, or grandchild of Selle a decree of marriage dissolution eperty that has not been inhabite erest community, until exercised crolled by the grantor as those to 103, clause (2); the residential real property; or	er; on or from a property ed; l;			
375.		MN STATUTES 144.496: I	RADON AWARENESS ACT					
376. 377.		The seller disclosure requirements of MN Statute 144.496 DO NOT apply to (1)-(9) and (11)-(14) above. Sellers of newly constructed residential property must comply with the disclosure requirements of MN Statute 144.496.						
378. 379. 380.		<u>Waiver</u> : The written disclosure required under sections 513.52 to 513.60 may be waived if Seller and the prospective Buyer agree in writing. Waiver of the disclosure required under sections 513.52 to 513.60 does not waive, limit, or abridge any obligation for seller disclosure created by any other law.						
381. 382. 383. 384. 385. 386. 387.	2.1/1	No Duty to Disclose A. There is no duty to disclose the fact that the Property (1) is or was occupied by an owner or occupant who is or was suspected to be infected with Human Immunodeficiency Virus or diagnosed with Acquired Immunodeficiency Syndrome; (2) was the site of a suicide, accidental death, natural death, or perceived paranormal activity; or (3) is located in a neighborhood containing any adult family home, community-based residential facility, or nursing home.						



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	300. Tage 10					
389.		THE INFORMA	TION DISCLOSED IS GIVEN	TO THE BEST OF SELLER'S	KNOWLEDGE.	
390.	Property lo	cated at XX25	Cherokee Rd +/-25ac	St Charls	55972	
391. 392. 393. 394. 395. 396. 397.	C.	register under M timely manner, persons registe where the prop The provisions A and B for pro	MN Statute 243.166 or about of provides a written notice the pred with the registry may be erty is located or the Department.	create a duty to disclose any fa	ler that section, if Seller, in a latory offender registry and cal law enforcement agency	
398. 399. 400. 401. 402. 403. 404. 405. 406.	U.	Property if a and provide a federal, stabelieves had inspection report. (2) Seller shall	a written report that discloses ed to the prospective buyer. For ate, or local governmental agencies the expertise necessary to per investigation that has been disclose to the prospective	er is not required to disclose in the information has been prepa or purposes of this paragraph, ' cy, or any person whom Seller or o meet the industry standards conducted by the third party in buyer material facts known b	red by a qualified third party 'qualified third party" means prospective buyer reasonably of practice for the type of order to prepare the written y Seller that contradict any	
407.				der paragraph (1) if a copy of th	e report is provided to Seller.	
408. 409.		IONAL COMME selling: Do	NTS: not use this parcel			
410.						
411.						
412. 413. 414. 415. 416. 417. 418. 419. 420.	Seller(s represe any pe Disclos Statem been p	s) hereby states enting or assisting rson or entity in sure Statement to the provided to the p	ng any party(ies) in this trans connection with any actual or o a real estate licensee repre he real estate licensee represe prospective buyer. If this Disc	ring.) are true and accurate and action to provide a copy of the anticipated sale of the Proper esenting or assisting a prospective closure Statement is provided eal estate licensee must provide	nis Disclosure Statement to ty. A seller may provide this ective buyer. The Disclosure buyer is considered to have to the real estate licensee	
421. 422. 423. 424.	here (r use or	new or changed enjoyment of the) of which Seller is aware the Property or any intended	writing of any facts that differ nat could adversely and signi use of the Property that occu mendment to Disclosure Statem	ificantly affect the Buyer's r up to the time of closing.	
425.	Ga	ry Dunn	01/08/2024			
	(Seller)		(Date)	(Seller)	(Date)	
426. 427. 428. 429. 430.	I/We, that no is not	he Buyer(s) of the representations a warranty or g	regarding facts have been mad uarantee of any kind by Sell	time of purchase agreement.) eipt of this Disclosure Statemed de other than those made above er or licensee representing or s or warranties the party(ies) m	e. This Disclosure Statement rassisting any party in the	
431.	The inf	ormation disclos	ed is given to the best of Selle	er's knowledge.		
432.	(Buyer)		(Date)	(Buyer)	(Date)	
433. 434.	. , ,		KER AND LICENSEES MAK	E NO REPRESENTATIONS HI	ERE AND ARE	

Minnesota Realtors® TRANSACTIONS TransactionDesk Edition

Radon in Real Estate Transactions



All Minnesota homes can have dangerous levels of radon gas. Radon is a colorless and odorless gas that comes from the soil. The gas can accumulate in the home. When inhaled, its radioactive particles can damage the lungs. Long-term exposure to radon can lead to lung cancer. About 21,000 lung cancer deaths each year in the United States are caused by radon.

The only way to know how much radon gas has entered the home is to conduct a radon test. MDH estimates 2 in 5 homes exceed the 4.0 pCi/L (picocuries per liter) action level. Whether a home is old or new, any home can have high levels of radon.

The purpose of this publication is to educate and inform potential home buyers of the risks of radon exposure, and how to test for and reduce radon as part of real estate transactions.

Disclosure Requirements

Effective January 1, 2014, the Minnesota Radon Awareness Act requires specific disclosure and education be provided to potential home buyers during residential real estate transactions in Minnesota.

Before signing a purchase agreement to sell or transfer residential real property, the seller shall provide this publication and shall disclose in writing to the buyer:

- whether a radon test or tests have occurred on the property
- the most current records and reports pertaining to radon concentrations within the dwelling
- a description of any radon levels, mitigation, or remediation
- 4. information on the radon mitigation system, if a system was installed
- 5. a radon warning statement

Radon Facts

How dangerous is radon? Radon is the number one cause of lung cancer in nonsmokers, and the second leading cause overall. Your risk for lung cancer increases with higher levels of radon, prolonged exposure, and whether or not you are a current smoker or former smoker.

Where is your greatest exposure to radon? For most Minnesotans, your greatest exposure is at home where radon can concentrate indoors.

What is the recommended action based on my results? If the average radon in the home is at or above 4.0 pCi/L, the home's radon level should be reduced. Also, consider mitigating if radon levels are between 2.0 pCi/L and 3.9 pCi/L. Any amount of radon, even below the recommended action level, carries some risk. A home's radon levels may change in the future, so test every 2–5 years, or sooner if there is major remodeling or changes to the foundation, heating, cooling, or ventilation.

Radon Warning Statement

"The Minnesota Department of Health strongly recommends that ALL home buyers have an indoor radon test performed prior to purchase or taking occupancy, and recommends having the radon levels mitigated if elevated radon concentrations are found. Elevated radon concentrations can easily be reduced by a qualified, certified, or licensed, if applicable, radon mitigator.

Every buyer of any interest in residential real property is notified that the property may present exposure to dangerous levels of indoor radon gas that may place the occupants at risk of developing radon-induced lung cancer. Radon, a Class A human carcinogen, is the leading cause of lung cancer in nonsmokers and the second leading cause overall. The seller of any interest in residential real property is required to provide the buyer with any information on radon test results of the dwelling."





Radon Testing

Any test lasting less than three months requires **closed-house conditions**. Closed-house conditions include keeping all windows and doors closed, except for normal entry and exit, and temperature set to 65 – 80 °F. For a full list of closed-house conditions please visit *mn.gov/radon/notice*.

Before testing: Begin closed-house conditions at least 12 hours before the start of the radon test.

During testing: Maintain closed-house conditions during the entire duration of the short-term test. Operate home heating or cooling systems normally during the test.

Where should the test be conducted? Any radon test conducted for a real estate transaction needs to be placed in the lowest livable area of the home suitable for occupancy. This is typically in the basement, whether finished or unfinished. If other foundations are present, such as a crawl space or slab on grade, also test the rooms above these foundations.

Place the test kit:

- 20 inches to 6 feet above the floor
- 3 feet from exterior doors and windows
- 1 foot from exterior walls

- away from heat sources and drafts caused by vents and fans
- not in enclosed areas or areas of high heat/humidity

How are radon tests conducted in real estate transactions?

There are special protocols for radon testing in real estate transactions. Because these tests are time-sensitive there are two testing options. For both tests, test for a minimum of 2 days.

Continuous Radon Monitor (CRM)

MDH recommends CRMs in real estate testing. CRMs are calibrated, provide more data, and may detect tampering. The average of the results are used to make a decision to mitigate.

Simultaneous Short-Term Testing

Two short-term test kits are placed side by side, 4" - 8" apart. The results of the two tests are averaged and used to make a decision to mitigate.

Radon Mitigation

When elevated levels of radon are found, they can be easily reduced by a licensed professional.

Radon mitigation is the process or system used to reduce radon concentrations in the breathing zones of occupied buildings. The goal of a radon mitigation system is to reduce the indoor radon levels to below the action level. This is done by drawing soil gas from under the house and venting it above the roof. A quality mitigation system is often able to reduce the annual average radon level to below 2.0 pCi/L. The cost of a radon mitigation system averages \$1,500 to \$3,000.

After a radon mitigation system is installed perform an independent short-term test to ensure the reduction system is effective. Operate the radon system during the entire test. This short-term test will confirm low levels in the home. Be sure to retest the house every two years to confirm continued radon reduction.

All radon testing and mitigation should be conducted by licensed radon professionals. Radon service providers, such as home inspectors, must be licensed. A list of these licensed radon professionals can be found at MDH's radon web site. MDH conducts free inspections, upon request, of recently installed radon mitigation systems, to check that they meet requirements.

More Radon Information

www.mn.gov/radon

mn.gov/raaon

MDH Indoor Air Unit PO Box 64975 St Paul, MN 55164-0975 Contact Information

651-201-4601 800-798-9050 health.indoorair@state.mn.us



