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- 1. Date <u>November 17, 2022</u>
- 2. Page 1 of _____ pages: RECORDS AND
- 3. REPORTS, IF ANY, ARE ATTACHED AND MADE
- 4. A PART OF THIS DISCLOSURE

5.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S	KNOWLEDGE.	
6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16.	Under M disclose an ordin MN Stat closing, of any fa Buyer's Seller ha form for	This Disclosure Statement satisfies the disclosure requirements of MN Statut innesota law, Sellers of residential property, with limited exceptions listed on page to prospective Buyers all material facts of which Seller is aware that could adver- ary buyer's use or enjoyment of the property or any intended use of the propert sute 513.58 requires Seller to notify Buyer in writing as soon as reasonably possil if Seller learns that Seller's disclosure was inaccurate. Seller is obligated to continu- cts disclosed herein (new or changed) of which Seller is aware that could adversely use or enjoyment of the property or any intended use of the property that occur as disclosure alternatives allowed by MN Statutes. See <i>Disclosure Statement: Sell</i> further information regarding disclosure alternatives. This disclosure is not a war Seller or licensee(s) representing or assisting any party in the transaction.	ge nine (9), are ob sely and significar by of which Seller ble, but in any eve to notify Buyer, i and significantly r up to the time o er's Disclosure Alt	ligated to ntly affect is aware. Int before n writing, affect the f closing. <i>rematives</i>
17.	For purp	poses of the seller disclosure requirements of MN Statutes 513.52 through 513.60	D:	
18. 19. 20.	single-fa	ntial real property" or "residential real estate" means property occupied as, or <i>inte</i> amily residence, including a unit in a common interest community as defined in MN ardless of whether the unit is in a common interest community not subject to Ch	Statute 515B.1-10	
21. 22. 23.		er disclosure requirements of MN Statutes 513.52 through 513.60 apply to the ial real estate, whether by sale, exchange, deed, contract for deed, lease with an otion.		
24. 25. 26. 27.	by a thing question	CTIONS TO BUYER: Buyers are encouraged to thoroughly inspect the Property perd party, and to inquire about any specific areas of concern. NOTE: If Seller and Is listed below, it does not necessarily mean that it does not exist on the Property No" may mean that Seller is unaware.	nswers "No" to a	ny of the
28. 29. 30. 31.	inspecti knowlec	CTIONS TO SELLER: (1) Complete this form yourself. (2) Consult prior disclorn report(s) when completing this form. (3) Describe conditions affecting the Prilge. (4) Attach additional pages with your signature if additional space is required terms do not apply, write "NA" (not applicable).	roperty to the bes	st of your
32.	Property	location or identification TBD Ember Drive		,
	1 ⁻	(Address/Section/Township/Range)	11 60 55 5 (55 4	7
33.		L0170030 &/or 110170040, Legal Description Sect-21 Twp-103 Range-009	1.69 ac &/OL 4	<u>/ ac</u> ,
34.	-	Township of Lanesboro , County of Fillmore		,
35.		Minnesota, Zip Code <u>55949</u> ("Property").		
36.		VERAL INFORMATION: The following questions are to be answered to the best	of Seller's knowled	dge.
37.	(1)	What date did you acquire the land? 2/10/2010		
38.	(2)	Type of title evidence: 🗶 Abstract 🗌 Registered (Torrens) 🗌 Unknown		
39.		Location of Abstract: Owner's safe		
40.		Is there an existing Owner's Title Insurance Policy?	Yes	🗶 No
41. 42.	(3)	Are you in possession of prior vacant land disclosure statement(s)? (If "Yes," please attach if in your possession.)	Yes	🗶 No
MN:D	S:VL-1 (8/2)		



43. Page 2

44.		THE INFORM	ATION DISCLOSED IS GI	VEN TO THE BEST OF SELLER'S K	NOWLEDGE.	
45.	Property	located at	Ember Drive	Lanesboro	5	5949
46. 47.	(4)	•	urrent or past Phase I, Pha (If "Yes," please attach if i	se II, or Phase III Environmental Site n your possession.)	Yes	🗶 No
48.	(5)	Access (where/	type):			
49.		ls access (legal	and physical) other than b	y direct frontage on a public road?	X Yes	No
50.	(6)	Has the Propert	y been surveyed?		🗶 Yes	No
51. 52.		Year surveyed: . What company/	2010 /person performed the surv	ey? <u>Jerome R Schwarz</u>		
53.		Name:	Addre	ss: P	hone:	
54. 55.	(7)	Is this platted la If "Yes,"	ind?		Yes	🗶 No
56.		has the plat b	een recorded?		Yes	🗶 No
57.		do you have a	a certificate of survey in you	ur possession?	Yes	🗶 No
58.		lf "Yes," who c	completed the survey?	Whe	n?	
59.	(8)	Are there any pr	roperty markers on the Pro	perty?	Yes	No
60.		If "Yes," give det				
61.		1/2" Capped 1	ron pipe sets			
62.	(9)	Is the Property I	ocated on a public or priva	te road?	Public: no ma	intenance
63.	(10)	Are there any pr	rivate or non-dedicated roa	dways that you are responsible for?	Yes	🗶 No
64. 65.	(11)		vers, lakes, ponds, creeks, perty or along a boundary	streams, or springs running line?	🗶 Yes	No
66. 67.	(12)		All properties in the States may require flood insurations.	e of Minnesota have been assigned ance.	a flood zone de	-
68.		., .	w which zone the Property		Yes	🗶 No
69.			ch zone?			
70.		· · ·	ver had a flood insurance p	policy?	Yes	X No
71.			he policy in force?		Yes	∐ No
72.			·	<u> </u>		
73.		If "Yes," who	o is the insurance carrier? $_$			
74.		(c) Have you e	ver had a claim with a flood	d insurance carrier or FEMA?	Yes	🗶 No
75.		lf "Yes," plea	ase explain:			
76.						
77. 78.			-	arries flood insurance, it may be rec some cases will rise by a substantial a	•	

insurance premiums are increasing, and in some cases will rise by a substantial amount over the premiums
previously charged for flood insurance for the Property. As a result, Buyer should not rely on the premiums
paid for flood insurance on this Property previously as an indication of the premiums that will apply after
Buyer completes their purchase.

MN:DS:VL-2 (8/21)



83.			THE INFORM	IATION DISCLOSED IS C	NVEN TO THE BEST OF SELLER'S KNO	WLEDGE.	
84.	Pro	perty	located at TBD	Ember Drive	Lanesboro		55949
85.		(13)		located in a drainage dist	rict, County or Judicial Drainage System?	Yes	🗶 No
86.		(14)	Is the Property	drain tiled?		Yes	🗶 No
87.		(15)	Is there a privat	te drainage system on the	Property?	Yes	🗶 No
88.		(16)		Ũ	ent designated disaster evacuation zone	_	_
89.				•	I facility, hazardous waste facility)?	∐ Yes	🗶 No
90.		(17)	Are there encro			∐ Yes	X No
91.		(18)	Please provide	clarification or further exp	planation for all applicable "Yes" responses	in Section	A:
92.							
93. 94.	D	CEN		ON: The following questic	no are to be answered to the best of Seller	'a knowlod	
94. 95.	Б.	(1)			ons are to be answered to the best of Seller or emblements (e.g., crops) included	S KIIOWIEU	ge.
95. 96.		(1)	in the sale?	indetales, improvements,	or emplements (e.g., crops) included	X Yes	No
97.			If "Yes," list all ite	ms:			
98.			Amish shed 12	2x20			
99.		(2)	Are there any al	bandoned or junk motor v	vehicles, equipment of any kind, or debris		
100.			included in the	sale?		Yes	🗶 No
101.			If "Yes," list all ite	ms:			
102.							
103.		(3)	Are there any d	rainage issues, flooding, o	or conditions conducive to flooding?	Yes	🗶 No
104.		(4)	Has there been	any damage by wind, fire	e, flood, hail, or other cause(s)?	Yes	🗶 No
105.			If "Yes," give de	tails of what happened an	d when:		
106.							
107.		(5)	-	previous structures on the		Yes	🗶 No
108. 109.		(6)		ettling, erosion, or soil mo	vement problems on or affecting		X No
1109.		(7)	the Property?	ravel nits caves sink hole	es, or mineshafts on or affecting	Yes	
111.		(7)	the Property?	ravel pits, caves, sink not	es, or mineshalls on or allecting	Yes	X No
112.		(8)	For any question	ns in Section B answered '	"Yes," please explain:		
113.							
114.							
115.	C.	USE	RESTRICTIONS	3: The following questions	are to be answered to the best of Seller's	knowledge).
116. 117.		(1)	•	ollowing types of covenan e resale of the Property?	ts, conditions, reservations of rights or use	e, or restric	tions affect
117.					ility or drainage easements?	Yes	🗶 No
119.			(b) Are there	any public or private use	paths or roadway rights of way/		
120. 121.			easement (c) Are there		intenance or other obligations related to	Yes	X No
122.				erty that the buyer will be		Yes	🗶 No



124.		TH	E INFORM		ISCLOSED	IS GIVEN T	O THE BE	ST OF SELLER'S	KNOWLEDG	E.
125. F	Property	locate	ed at <u>TBD</u>	Ember	r Drive			Lanesboro		55949
126.	. ,	(d)		any com	munication,	power, wind	l, pipeline ((utility or drainage),		
127.		()		-	ts of way/ea	•			X Yes	s 🗌 No
128.		(e)	Are there	any railro	oad or other	transportatio	on rights o	f way/easement(s)?	Yes	s 🗶 No
129.		(f)	Is there s	ubdivisio	n or other re	corded cove	enants, cor	nditions, or restrictio	ons? 🗌 Yes	s 🗶 No
130.		(g)	Are there	associat	ion requirem	nents or restr	ictions?		Yes	s 🗶 No
131.		(h)	Is there a	right of f	irst refusal to	o purchase?			Yes	s 🚺 No
132.		(i)	Is the Pro	perty wit	hin the bour	ndaries of a N	Native Ame	erican reservation?	Yes	s 🗶 No
133.		(j)	Are there	any Depa	artment of N	latural Resou	urces restri	ictions?	Yes	s 🗶 No
134.		(k)	Is the Pro	perty loc	ated in a wa	atershed dist	rict?		Yes	s 🔀 No
135. 136.		(I)			•			governmental progr n Acres, Managed		
137.			RIM, ripa	rian buffe	ers, Rural Pre	eserve, SFIA	, WRP/RIM	1-WRP, etc.)?	🗶 Yes	s 🗌 No
138.		(m)	Are there	any USD	A Wetland E	Determinatio	ns?		Yes	K No
139.		(n)	Are there	any USD	A Highly Erc	odible Land [Determinat	ions?	🗶 Yes	No 🗌 No
140.		(o)		-	•	actices instal	led (e.g., te	erracing, waterways		
141.			control st	,				_	X Yes	
142.		(p)						ts Animals	Yes	
143.		(q)		-	-			ne mineral rights?	Yes	× No
144.		(r)		•		er of rights (e	e.g., miner	al, timber,	<u> </u>	
145.			developm	,			-			
146.		(s)		-		y restrictions				
147.		(t)	If any of	he quest	tions in Sect	tion C(1) are	answered	"Yes," please prov	ide written co	opies of these
148.			covenant	s, conditi	ons, reserva	tions, or rest	rictions if ir	n your possession:		
149.										
150.										
151.	(2)	Have	e you ever	received	notice from	any person	or authorit	y as to any breach	of any of the	se covenants,
152.			•		or restrictio				Yes	
153.		lf "Y€	es," please	explain:						
154.				•						
155.	(=)									
156.	(3)		e Property						X Yes	
157. 158.			es," is there 'Yes," pleas			the lease if ir	n your pos	session or provide i	Yes nformation:	s No
159.		Le	ase start d	ate: <u>M</u> a	ay 1st, 202	22	-			
160.		Le	ase end da	te: <u>oc</u>	tober 31st	2022				
161.		Nu	imber of ac	res lease	ed: <u>14.3</u>		-			
162.		Pr	ce/acre: _\$	175			_			
163.			rms of leas		y					
164.			enter's nam					Phone number: _	507) 951-22	207
164. 165.						formation or	the Prope		X Yes	
	VL-4 (8/21									

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167.		THE INFORMA	TION DISCLOSED IS G	RIVEN TO THE BEST OF SELLER'S KNO	WLEDGE.	
168.	Proper	ty located at TBD	Ember Drive	Lanesboro	5	5949
169.	(4)	Is woodland leas	ed for recreational purpo	oses?	Yes	🗶 No
170.	(5)	Has a timber cru	ise been completed on v	woodland?	Yes	🗶 No
171.	(6)		harvested in the past 25		X Yes	No
172.				ack Cherry and Red Oak on SW 4 acres 20		hite Oak
173.			nitored by a registered fo		¥ Yes	No
174. 175.	(7)	•		n of an existing road, airport, trail, hat may affect this Property?	Yes	🗶 No
176.		lf "Yes," please ex	kplain:			
177.						
178.						
179.	(8)	Are there any zor	ning violations, nonconfo	orming uses, or unusual restrictions on the	·	
180.		Property that wo	uld affect future construe	ction or remodeling?	Yes	🗶 No
181.	D. UT	ILITIES: The followi	ng questions are to be a	nswered to the best of Seller's knowledge	·	
182.	(1)		on tests been performed		Yes	🗶 No
183. 184.			sults, if in your possessi	By whom? on.		
185. 186.	(2)	Subsurface Sewag		sclosure: (A subsurface sewage treatmen	t system dis	closure is
187.		Seller DOES X	DOES NOT know of a subs	surface sewage treatment system on or servi	ng the above-	-described
188. 189.		real Property. (If an		ystem does not require a state permit, see	Disclosure S	Statement:
190. 191.				vage treatment system on the above-desc Sewage Treatment System.)	ribed real Pr	operty.
192. 193.	(3)	Private Well Disclos (Check appropriate	•	and Certificate are required by MN Statute	103I.235.)	
194.		X Seller does not	know of any wells on th	e above-described real Property.		
195. 196.			or more wells located on Statement: Well.)	the above-described real Property.		
197.		This Property is	s in a Special Well Const	truction Area.		
198. 199. 200.		(a) How many	-	ribed Property that are not located on the does the shared well serve?for the shared well?	Property.	No
201.		lf "Yes," wh	at is the annual maintena	ance fee? \$		

MN:DS:VL-5 (8/21)



202. Page 6

203.		THE INFORM	ATION DISCLOSED IS GIVE	IN TO THE BEST OF SELLER'S KNO	WLEDGE.	
204.	Property	located at TBD	Ember Drive	Lanesboro		55949
205. 206. 207. 208. 209. 210. 211. 212. 213. 214. 215.	(4) (4) (4) (4) (4) (4) (4) (4) (1) (1) (1) (1) (1)	a) connection to b) connection to c) connection to c) connection to d) connection to e) connection to c) connection to d) connection to c) connection to c) connection to b) connection to c) connection to c) connection to b) connection to c) connection to c) connection to c) connection to	fiber optic? cable? ONCERNS: The following qu uried storage tanks or buried	perty? eum, other)?	 Yes 	X No X No X No X No X No X No X No X No
 217. 218. 219. 220. 221. 222. 	(2)	If "Yes," give det Are there any ha the Property? If "Yes," give det	azardous or toxic substances	or wastes in, on, or affecting	Yes	X No
222. 223. 224. 225. 226.	(3)	When?	ests been performed? f results if in your possession pil problems?	By whom?	Yes	X No
227. 228. 229. 230.	(5)	•	ails: ead or diseased trees? ails: Elm trees. Pick the	morels.	X Yes	No
231. 232. 233.	(6)		sect/animal/pest infestations		Yes	🗶 No
234. 235.	(7)		nimal burial pits? ails:		Ves 🗌	🗶 No
236. 237. 238. 239.	(8)		ge tanks, contaminated soil o	environmental hazards (e.g., fuel or r water) on the land?	Yes	🗶 No
240. 241. 242. 243.	(9)		oxic substance storage site, ju	in close proximity to a gas station, refu Ink yard, or other pollution situation?	use	🗶 No
	DS-6 (8/21)					Minnes

Minnesota Realtors® TRANSACTIONS TransactionDesk Edition

245.		THE INFORM	ATION DISCLOSED IS GI	VEN TO THE BEST OF SELLER'S KNC	WLEDGE.			
246.	Property	located at	Ember Drive	Lanesboro	5	5949		
247. 248. 249. 250. 251.	(10)	If "Yes," the Pro including, but no keeping of lives	ot limited to, noise; dust;	to normal and accepted agricultural pra day and nighttime operation of farm mac application of manure, fertilizers, soil ar	chinery; the r	aising and		
252. 253. 254.	(11)	Are there any lar If "Yes," give deta	•	ites within two (2) miles of the Property?	Yes	🗶 No		
255.	(12)	Is there any gov	ernment sponsored clean	-up of the Property?	Yes	🗶 No		
256. 257.		If "Yes," give det	ails:					
258. 259. 260.	(13)	ordering the rem		, any orders issued on the Property by any n nuisance on the Property? IAVE I HAVE NOT been vacated.	governmenta	al authority 🔀 No		
261. 262.	(14)	Other:						
263.	F. RAD	ON DISCLOSUR	E: (The following Seller di	sclosure satisfies MN Statute 144.496.)				
264. 265. 266. 267.	hom havir	ebuyers have an ng the radon levels	indoor radon test perforr s mitigated if elevated rade	esota Department of Health strongly r ned prior to purchase or taking occupa on concentrations are found. Elevated rac ensed, if applicable, radon mitigator.	ncy, and rec	commends		
268. 269. 270. 271. 272.	dang Rado caus	erous levels of inc on, a Class A hum e overall. The se	door radon gas that may p an carcinogen, is the lead	property is notified that the property ma lace occupants at risk of developing rado ing cause of lung cancer in nonsmokers a dential real property is required to provi	n-induced lu and the seco	ng cancer. nd leading		
273. 274. 275.	Depa	artment of Health'	s publication entitled Rad	atement, Buyer hereby acknowledges re Ion in Real Estate Transactions , which unities/environment/air/radon/radonre.htm	is attached I			
276. 277. 278. 279. 280.	perta Statu the c	A seller who fails to disclose the information required under MN Statute 144.496, and is aware of material facts pertaining to radon concentrations in the Property, is liable to the Buyer. A buyer who is injured by a violation of MN Statute 144.496 may bring a civil action and recover damages and receive other equitable relief as determined by the court. Any such action must be commenced within two years after the date on which the buyer closed the purchase or transfer of the real Property.						
281. 282.		L ER'S REPRESE /ledge.	NTATIONS: The following	are representations made by Seller to the	extent of Sel	ler's actual		
283.	(a) Radon test(s)	HAVE X HAVE NOT c	occurred on the Property.				
284. 285.	(known radon concentration	ns, mitigation, or remediation. NOTE: Sellor radon concentration within the dwelling		h the most		
286.								
287.								
MN:DS	S:VL-7 (8/21))						



				200. 1 4.90 0		
289.		THE INFORM	NATION DISCLOSED IS C	GIVEN TO THE BEST OF SELLER'S KN	OWLEDGE.	
290.	Pro	operty located at	Ember Drive	Lanesboro	!	55949
291.		(c) There 🗌 IS	X IS NOT a radon mitigative <i>k</i> one.)	tion system currently installed on the Pro	operty.	
292. 293.		If " IS ," Seller		formation regarding the radon mitigation	system, includ	ling system
294.						
295. 296.		EXCEPTIONS: See S	Section O for exceptions t	o this disclosure requirement.		
297. 298. 299.	G.	property tax status of	r any other credits affectin	NT: Is the Property subject to any preference of the Property (e.g., Exclusive Ag Cover to Status, Rural Preserve, SFIA, etc.)?		No
300.		If "Yes," would these	terminate upon the sale of	of the Property?	Yes	🗶 No
301.		Explain:				
302. 303. 304.	H.	provides that a transf withhold tax if the tra	feree ("Buyer") of a United Insferor ("Seller") is a forei	TAX ACT ("FIRPTA"): Section 1445 of the States real property interest must be no gn person and no exceptions from FIRP	tified in writing TA withholding	g and must g apply.
305.		Seller represents that \$	Seller IS X IS NOT a for	eign person (i.e., a non-resident alien indiv	dual, foreign c	orporation,
306. 307.			foreign trust, or foreign es	state) for purposes of income taxation. the Property described herein.	This represent	tation shall
308. 309. 310.		transaction	n (unless the transaction is	hay be subject to income tax withholdin s covered by an applicable exception to y be liable for the tax if Buyer fails to with	FIRPTA with	
311. 312. 313.			empt from the withholdin	er may wish to obtain specific documenta g requirements as prescribed under Sec		•
314. 315. 316. 317.		for withholding the approximation for withholding the approximation of the second seco	pplicable tax, Buyer and S , as the respective licen	failing to comply with FIRPTA, includir Seller should seek appropriate legal an sees representing or assisting either is exempt from the FIRPTA withholdin	d tax advice party will be	regarding unable to
318.	I.		IE PRODUCTION DISCLO			
319.		<u> </u>	•	required by MN Statute 152.0275, Subd		
320.			· ·	ne production that has occurred on the F	roperty.	
321. 322.			Statement: Methamphetan	duction has occurred on the Property. nine Production.)		
323. 324. 325. 326. 327.	J.	with zoning regulation filed with the county	ns adopted by the governing recorder in each county v	GULATIONS: The Property may be in or non- ng body that may affect the Property. Such where the zoned area is located. If you we ou should contact the county recorder	ch zoning regu vould like to d	ulations are letermine if
328. 329. 330.	K.	or cemeteries. A pers	•	s any damage or illegal molestation of Ily and knowingly destroys, mutilates, inju ds is guilty of a felony.		
331.		Are you aware of any	human remains, burials, o	or cemeteries located on the Property?	Yes	🗶 No
332. 333. 334.			an remains or burials four	nd outside of platted, recorded, or iden 50 years shall be dealt with according		
335.		Statute 307.08, Subd		[°]	-	



		336. Page 9	
337.	THE INFORMATION DISCLOSED IS	S GIVEN TO THE BEST OF SELLER'S KNO	WLEDGE.
338. Pr	operty located at <u>TBD</u> Ember Drive	Lanesboro	55949
339. L. 340. 341. 342. 343.	registry and persons registered with the obtained by contacting the local law enfo	DER INFORMATION: Information regarding to predatory offender registry under MN Sta prcement offices in the community where to s at (651) 361-7200, or from the Departmer	atute 243.166 may be the land is located or
344. M . 345.	Seller's knowledge.	ACTS: The following questions are to be an	
346.	Notices: Seller ∐ HAS X HAS NOT receiv	red a notice regarding any proposed improve	ment project from any
347.	assessing authorities, the costs of which pro	pject may be assessed against the Property. I	f "HAS," please attach
348.	and/or explain :		
349.			
350. 351.	Other Defects/Material Facts: Are there any ordinary buyer's use or enjoyment of the Pro	y other material facts that could adversely and operty or any intended use of the Property?	d significantly affect ar
352.	If "Yes," explain:		
353.			
354. N.	MN STATUTES 513.52 THROUGH 513.60:		
 355. 356. 357. 358. 359. 360. 361. 362. 363. 364. 365. 366. 367. 368. 369. 370. 371. 	 (1) real property that is not resident (2) a gratuitous transfer; (3) a transfer pursuant to a court or (4) a transfer to a government or go (5) a transfer by foreclosure or deed (6) a transfer to heirs or devisees of (7) a transfer from a co-tenant to or (8) a transfer made to a spouse, pair (9) a transfer between spouses reagreement incidental to that deed (10) a transfer of newly constructed reagreement in a option to purchase a unit in a (12) a transfer to a gerson who contraspect to a declarant under second (13) a transfer of special declarant right 	der; overnmental agency; d in lieu of foreclosure; f a decedent; ne or more other co-tenants; rent, grandparent, child, or grandchild of Sell sulting from a decree of marriage dissolution cree; residential property that has not been inhabite a common interest community, until exercised trols or is controlled by the grantor as those ction 515B.1-103, clause (2); possession of the residential real property; or ghts under section 515B.3-104.	er; on or from a propert ed; I;
372.	MN STATUTES 144.496: RADON AWAREN		11) (14) ala ave. O allam
373. 374.		tatute 144.496 DO NOT apply to (1)-(9) and (ust comply with the disclosure requirements o	
375. 376. 377.	Waiver: The written disclosure required un	nder sections 513.52 to 513.60 may be wa of the disclosure required under sections 513	aived if Seller and the
378. 379. 380. 381. 382. 383. 384. MN:DS:VL	 Immunodeficiency Virus or diagr (2) was the site of a suicide, accide (3) is located in a neighborhood cor or nursing home. 	that the Property r or occupant who is or was suspected to be nosed with Acquired Immunodeficiency Sync ental death, natural death, or perceived paran ntaining any adult family home, community-ba	lrome; ormal activity; or
VII V. DO. V L			Minn



385. Page 10

				385. Page 10	
386.		THE INFORM	ATION DISCLOSED IS G	IVEN TO THE BEST OF SELLER'S KNOW	LEDGE.
387.	Property Ic	ocated at TBD	Ember Drive	Lanesboro	55949
388. 399. 400. 401. 402. 403. 404. 405. 406. 406. 406. 407. 408. 409. 410. 411.	B. C.	Predatory Off register under timely manne persons regist where the pro The provisions A and B for pr Inspections. (1) Except as Property if and provio a federal, s believes h	MN Statute 243.166 or a r, provides a written not tered with the registry maperty is located or the De in paragraphs A and B d operty that is not residen provided in paragraph (2 a written report that disc ded to the prospective bu tate, or local governmenta has the expertise necess	to disclose information regarding an offender about whom notification is made under that since that information about the predatory of ay be obtained by contacting the local law expartment of Corrections. To not create a duty to disclose any facts descritian tial property. (), Seller is not required to disclose information loses the information has been prepared by a yer. For purposes of this paragraph, "qualifie lagency, or any person whom Seller or prospec- sary to meet the industry standards of prac- been conducted by the third party in order to	section, if Seller, in a ffender registry and enforcement agency cribed in paragraphs on relating to the real a qualified third party d third party" means tive buyer reasonably ctice for the type of
412. 413. 414. 415.		report. (2) Seller sha	Il disclose to the prospe n included in a written rep	ective buyer material facts known by Seller port under paragraph (1) if a copy of the report	that contradict any
415.					
417.					

418.

419. P. SELLER'S STATEMENT: (To be signed at time of listing.)

420. Seller(s) hereby states the facts as stated above are true and accurate and authorizes any licensee(s) 421. representing or assisting any party(ies) in this transaction to provide a copy of this Disclosure Statement to 422. any person or entity in connection with any actual or anticipated sale of the Property. A seller may provide this 423. Disclosure Statement to a real estate licensee representing or assisting a prospective buyer. The Disclosure 424. Statement provided to the real estate licensee representing or assisting a prospective buyer is considered to have 425. been provided to the prospective buyer. If this Disclosure Statement is provided to the real estate licensee 426. representing or assisting the prospective buyer, the real estate licensee must provide a copy to the prospective 427. buyer.

Seller is obligated to continue to notify Buyer in writing of any facts that differ from the facts disclosed here (new or changed) of which Seller is aware that could adversely and significantly affect the Buyer's use or enjoyment of the Property or any intended use of the Property that occur up to the time of closing.

431. To disclose new or changed facts, please use the Amendment to Disclosure Statement form.

John M Borkenhagen 11/18/2022 Beller) (Date) 11/18/2022 432. (Seller) (Date)

433. **Q. BUYER'S ACKNOWLEDGEMENT:** (To be signed at time of purchase agreement.)

I/We, the Buyer(s) of the Property, acknowledge receipt of this *Disclosure Statement: Vacant Land* and agree that no representations regarding facts have been made other than those made above. This Disclosure Statement is not a warranty or guarantee of any kind by Seller or licensee representing or assisting any party in the transaction and is not a substitute for any inspections or warranties the party(ies) may wish to obtain.

438. The information disclosed is given to the best of Seller's knowledge.

439.			
(Buyer)	(Date)	(Buyer)	(Date)
440.	LISTING BROKER AND LICENSEES MAI		
441.	NOT RESPONSIBLE FOR ANY CON	DITIONS EXISTING ON THE PROPERTY	Minnesota
MN:DS:VL-10 (8/21)			

Radon in Real Estate Transactions



All Minnesota homes can have dangerous levels of radon gas. Radon is a colorless, odorless and tasteless radioactive gas that can seep into homes from the soil. 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

Radon Facts

How dangerous is radon? Radon is the number one cause of lung cancer in non-smokers, 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 radon warning statement

5.

Radon Warning Statement

"The Minnesota Department of Health strongly recommends that ALL homebuyers have an indoor radontest 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**. This means keep all windows and doors closed, except for normal entry and exit.

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.

Place the test kit:

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

- 4 inches away from other objects
- in a location where it won't be disturbed
- 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. Here are the two most common.

Continuous Radon Monitor (CRM)

This test is completed by a certified radon measurement professional with a calibrated CRM for a minimum of 48 hours. The data is analyzed to ensure a valid test. A report is generated by the measurement professional.

Simultaneous Short-Term Testing

Two short-term test kits are used at the same time, placed 4 inches apart, for a minimum of 48 hours. Test kits are sent to the lab for analysis. The lab generates a report. The two test results are averaged to get the radon level.

All radon tests should be conducted by a licensed professional. This ensures the test was conducted properly, in the correct location(s), which includes testing the lowest liveable level in each unique foundation type and undre appropriate building conditions. A list of these licensed radon measurement professionals can be found at MDH's Radon web site.

Radon Mitigation

When elevated levels of radon are found, they can be easily reduced by a licensed professional. A list of these licensed radon mitigation professionals can be found on MDH's Radon website.

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 \$1,200 to \$2,500.

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.

MDH Indoor Air Unit

PO Box 64975 St Paul, MN 55164-0975 651-201-4601 800-798-9050 health.indoorair@state.mn.us



Radon Information on the Web:

www.health.state.mn.us/radon

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