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- 1. Date
- _ pages: RECORDS AND 2. Page 1 of ____
- 3. REPORTS, IF ANY, ARE ATTACHED AND MADE A
- 4. 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.	closing, if Seller learns that Seller's disclosure was inaccurate. Seller is obligated to continue to notify Buyer, in writing, of any 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. Seller has disclosure alternatives allowed by MN Statutes. See <i>Disclosure Statement: Seller's Disclosure Alternatives</i> form for further information regarding disclosure alternatives. This disclosure is not a warranty or a guarantee of any					
17. 18.	inspections or warranties the party(ies) may wish to obtain. For purposes of the seller disclosure requirements of MN Statutes 513.52 through 513.60:					
19. 20. 21.	"Residential real property" or "residential real estate" means property occupied as, or intended to be occupied as, a single-family residence, including a unit in a common interest community as defined in MN Statute 515B.1-103, clause (10), regardless of whether the unit is in a common interest community not subject to chapter 515B.					
22. 23. 24.	The seller disclosure requirements of MN Statutes 513.52 through 513.60 apply to the transfer of any interest in residential real estate, whether by sale, exchange, deed, contract for deed, lease with an option to purchase, or any other option.					
25. 26. 27. 28.	 by a third party, and to inquire about any specific areas of concern. NOTE: If Seller answers NO to any of the questions listed below, it does not necessarily mean that it does not exist on the property, did not occur, or does not apply. NO 					
29. 30. 31. 32.	INSTRUCTIONS TO SELLER: (1) Complete this form yourself. (2) Consult prior disclosure statement(s) and/or inspection report(s) when completing this form. (3) Describe conditions affecting the property to the best of your knowledge. (4) Attach additional pages, with your signature, if additional space is required. (5) Answer all questions. (6) If any items do not apply, write "NA" (not applicable).					
33.	Property located at,					
34.	City of, County of, State of Minnesota.					
35.	A. GENERAL INFORMATION: The following questions are to be answered to the best of Seller's knowledge.					
36.	(1) What date did you Acquire Build the home?					
37.	(2) Type of title evidence: Abstract Registered (Torrens) Unknown					
38.	Location of Abstract:					
39.	Is there an existing Owner's Title Insurance Policy?					
40.	(3) Have you occupied this home continuously during your ownership?					
41.	If "No," explain:					
42.	(4) Is the home suitable for year-round use?					
43.	(5) Are you in possession of prior seller's disclosure statement(s)? (If "Yes," please attach.) Yes					
44.	(6) Does the property include a manufactured home?					
45.	If "Yes," HUD #(s) is/are					
46.	Has the title been surrendered to the Registrar of Motor Vehicles for cancellation?					
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PROPERTY DISCLOSURE STATEMENT

48.	THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOW	LEDGE.				
49.	Property located at					
50.		Public: no ma	intenance			
51. 52.	 (8) <u>Flood Insurance:</u> All properties in the state of Minnesota have been assigned a flood zone designation. Some flood zones may require flood insurance. 					
53.	(a) Do you know which zone the property is located in?	Yes	No			
54.	If "Yes," which zone?					
55.	(b) Have you ever had a flood insurance policy?	Yes	No			
56.	If "Yes," is the policy in force?	Yes	No			
57.	If "Yes," what is the annual premium? \$					
58.	If "Yes," who is the insurance carrier?					
59.	(c) Have you ever had a claim with a flood insurance carrier or FEMA?	Yes	No			
60.	If "Yes," please explain:					
61.						
62. 63. 64. 65. 66.	NOTE: Whether or not Seller currently carries flood insurance, it may be required in the premiums are increasing, and in some cases will rise by a substantial amou previously charged for flood insurance for the property. As a result, Buyer s premiums paid for flood insurance on this property previously as an indication will apply after Buyer completes their purchase.	unt over the should not re	premiums ely on the			
67.	Are there any					
68. 60	(9) encroachments?	Yes	No			
69. 70.	(10) association, covenants, historical registry, reservations, or restrictions, that affect or may affect the use or future resale of the property?	Yes	No			
71.	(11) governmental requirements or restrictions that affect or may affect the use or future					
72.						
73.	2. (12) easements, other than utility or drainage easements?					
74.	(13) Please provide clarification or further explanation for all applicable "Yes" responses i	in Section A:				
75. 76.						
77. 78. 79.	 B. GENERAL CONDITION: To your knowledge, have any of the following conditions previou currently exist on the property? (ANSWERS APPLY TO ALL STRUCTURES, SUCH AS GARAGE AND OUTBU 	-	or do they			
		Yes	No			
80.	(1) Has there been any damage by wind, fire, flood, hail, or other cause(s)?					
81.	If "Yes," give details of what happened and when:					
82.						
83. 84.	(2) Have you ever had an insurance claim(s) against your Homeowner's Insurance Policy?	Yes	No			
85. 86	If "Yes," what was the claim(s) for (e.g., hail damage to roof)?					
86. 97						
87. ••	Did you receive compensation for the claim(s)?	Ves	No No			
88.	If you received compensation, did you have the items repaired?	Yes	No			
89.	What dates did the claim(s) occur?					

PROPERTY DISCLOSURE STATEMENT

91.		Т	HE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOW	LEDGE.		
92.	Propert	y loc	cated at			
93.	•	-	Has/Have the structure(s) been altered?			
94.	(0)	(4)	(e.g., additions, altered roof lines, changes to load-bearing walls)	Yes	No	
95.			If "Yes," please specify what was done, when, and by whom (owner or contractor):			
96.						
97.						
98.		(b)	Has any work been performed on the property? (e.g., additions to the property?	erty, wiring	, plumbing,	
99.			retaining wall, general finishing)	Yes	No	
100.			If "Yes," please explain:			
101.						
102.		(α)	Are you aware of any work performed on the property for which			
102.		(0)	appropriate permits were not obtained?	Yes	No	
104.						
			If "Yes," please explain:			
105.						
106.	(4)	Ha	s there been any damage to flooring or floor covering?	Yes	No	
107.		If "`	Yes," give details of what happened and when:			
108.						
109.	(5)		you have or have you previously had any pets?	Yes	No	
110.		lf "`	fes," indicate type and num	ber	·	
111.	(6) THE FOUNDATION: The type of foundation is (i.e., block, poured, wood, stone, other):					
112.					<u> </u>	
113.	(7)	ТНЕ	E BASEMENT, CRAWLSPACE, SLAB:			
114.		(a)	cracked floor/walls? Yes No (e) leakage/seepage?	Yes	No	
115.		(b)	drain tile problem? Yes No (f) sewer backup?	Yes	No	
116.		(C)	flooding? Yes No (g) wet floors/walls?	Yes	No	
117.		(d)	foundation problem? Yes No (h) other?	Yes	No	
118.		Giv	e details to any questions answered "Yes":			
119.						
120.						
121.	(8)	тн	E ROOF:			
122.	(0)		What is the age of the roofing material?			
123.		• •	Home: years Garage(s)/Outbuilding(s): years			
124.			Has there been any interior or exterior damage?	Yes	No	
125.		• •	Has there been interior damage from ice buildup?] Yes [No	
126.		• •	Has there been any leakage?	Yes	No	
127.		(e) Have there been any repairs or replacements made to the roof?				
128.		. ,	e details to any questions answered "Yes":			
129.		-				

PROPERTY DISCLOSURE STATEMENT

131.	THE INFORMATION DISCLOSE	IS GIVEN	TO THE BEST OF SELLER'S K	NOWLEDGE.	
132.	Property located at				
133.	(9) THE EXTERIOR AND INTERIOR WA	I I S/SIDIN	G/WINDOWS:		
134.	(a) The type(s) of siding is (e.g., vinyl,				
135.	(b) cracks/damage?		., other)	Yes	No
136.	(c) leakage/seepage?			Yes	No
137.	(d) other?			Yes	No
138.	Give details to any questions answere	ed "Yes":			
139.					
140.	C. APPLIANCES, HEATING, PLUMBING, E		-		
141.	NOTE: This section refers only to the				
142.	items unless otherwise noted in			luded in the sale	ONLY IF
143.	specifically referenced in the Pure	•			
144.	CHECK "NA" FOR ONLY THOSE		T PHYSICALLY LOCATED ON		
145.		ing Order			king Order
146.	Yes	No NA	Durantest	Yes	No NA
147.			Propane tank		
148.	Central Wall Window				
149.	Air exchange system		Range/oven		
150.	Carbon monoxide detector		Range hood		
151.			Refrigerator		
152.	Central vacuum		Security system		
153.	Clothes dryer				
154.	Dishwasher		Smoke detectors (battery)		
155.			Smoke detectors (hardwired). Solar collectors		
156.					
157.	Drain tile system Electrical system		Sump pump Toilet mechanisms		
158. 159.					
159. 160.	Environmental remediation system		Trash compactor		
160.	(e.g., radon, vapor intrusion)		TV antenna system TV cable system		
161.			TV cable system		
	Fire sprinkler system				
163. 164.			TV satellite dish		
164. 165.	Fireplace mechanisms		Water heater		
165. 166.	Freezer		Water nealer Water purification system		
166. 167.	Garage door auto reverse		Rented Owned		
167.			Water softener		
169.	Garage door opener remote		Rented Owned		
170.	Garbage disposal		Water treatment system		
170.	Heating system (central)		Rented Owned		
171.	Heating system (supplemental)		Windows		
172.			Windows		
173. 174.			Wood-burning stove		
174.	Lawn sprinkler system		Other		
175.	Microwave		Other		
170.			Other		
177.	Pool and equipment		Other		
170.				L	

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180.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.	
181.	Pro	operty located at	
182.		Are there any items or systems on the property connected or controlled wirelessly, via internet protocol ("IF	⊃"), to
183.			No
184.		Comments regarding issues in Section C:	
185.			
186.	D.	SUBSURFACE SEWAGE TREATMENT SYSTEM DISCLOSURE:	
187.		(A subsurface sewage treatment system disclosure is required by MN Statute 115.55.) (Check appropriate	,
188.		Seller certifies that Seller DOES DOES NOT know of a subsurface sewage treatment system on or se	erving
189. 190.		the above-described real property. (If answer is DOES , and the system does not require a state permit <i>Disclosure Statement: Subsurface Sewage Treatment System</i> .)	
191. 192.		There is an abandoned subsurface sewage treatment system on the above-described real property. (See Disclosure Statement: Subsurface Sewage Treatment System.)	
193. 194.	E.	PRIVATE WELL DISCLOSURE: (A well disclosure and Certificate are required by MN Statute 103I.235.) (<i>Check appropriate box.</i>)	
195.		Seller certifies that Seller does not know of any wells on the above-described real property.	
196. 197.		Seller certifies there are one or more wells located on the above-described real property. (See Disclosure Statement: Well.)	
198.		Are there any wells serving the above-described property that are not located on the	
199. 200.		property?	No
200.		 (1) How many properties or residences does the shared well serve? 	
202.		(2) Is there a maintenance agreement for the shared well?	No
203.		If "Yes," what is the annual maintenance fee? \$	
204.		Is this property in a Special Well Construction Area?	No
205.	F.	PROPERTY TAX TREATMENT:	
206.		Valuation Exclusion Disclosure (Required by MN Statute 273.11, Subd. 18.)	
207.		There IS IS NOT an exclusion from market value for home improvements on this property	. Any
208.		valuation exclusion shall terminate upon sale of the property, and the property's estimated market value	
209. 210.		property tax purposes shall increase. If a valuation exclusion exists, Buyers are encouraged to look int resulting tax consequences.	to the
211.		Additional comments:	
212.			
213.		Preferential Property Tax Treatment	
214.		Is the property subject to any preferential property tax status or any other credits affecting the property?	
215.		(e.g., Disability, Green Acres, CRP, RIM, Rural Preserve, Veterans' Benefits,	
216.		Non-Profit Status)	No
217.		If "Yes," would these terminate upon the sale of the property?	No
218.		Explain:	
219.			

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221.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.				
		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.				
226.		Seller represents that Seller IS IS NOT a foreign person (i.e., a non-resident alien individual, foreign corporation,				
227. 228.		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 here.				
229. 230. 231. 232. 233. 234.		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. 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.				
235. 236. 237. 238.		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.				
239. 240. 241. 242. 243.	н.	 METHAMPHETAMINE PRODUCTION DISCLOSURE: (A Methamphetamine Production Disclosure is required by MN Statute 152.0275, Subd. 2 (m).) 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. <i>(See Disclosure Statement: Methamphetamine Production.)</i> 				
244. 245. 246. 247. 248.	I.	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.				
249. 250. 251.	J.	NOTICE REGARDING CARBON MONOXIDE DETECTORS: MN Statute 299F.51 requires Carbon Monoxide Detectors to be located within ten (10) feet from all sleeping rooms. Carbon Monoxide Detectors may or may not be personal property and may or may not be included in the sale of the home.				
252.	К.	CEMETERY ACT: The following questions are to be answered to the best of Seller's knowledge.				
253. 254. 255.		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.				
256.		Are you aware of any human remains, burials, or cemeteries located on the property?				
257.		If "Yes," please explain:				
258. 259. 260.		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.				
261. 262.	L.	ENVIRONMENTAL CONCERNS: To your knowledge, have any of the following previously existed or do they currently exist on the property?				
263. 264.		(1) Animal/Insect/Pest Infestation? Yes No (6) Lead? (e.g., paint, plumbing) Yes No (2) Asbestos? Yes No (7) Mold? Yes No				
265.		(3) Diseased trees? Yes No (8) Soil problems? Yes No				
266. 267.		(4) Formaldehyde? Yes No (9) Underground storage tanks? Yes No (5) Hazardous waste/substances? Yes No				
267. 268.		(10) Other? [Yes No				
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PROPERTY DISCLOSURE STATEMENT

270.	THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.				
271. P	roperty located at				
272. 273.	(11) Have you ever been contacted or received any information from any governmental authority pertaining to possible or actual environmental contamination affecting the property?				
274. 275. 276.	(12) Are you aware if there are currently, or have previously been, any orders issued on the property by any governmental authority ordering the remediation of a public health nuisance on the property?				
277.	If answer above is "Yes," Seller certifies that all orders HAVE HAVE been vacated.				
278. 279.	(13) Please provide clarification or further explanation for all applicable "Yes" responses in Section L.				
280.					
281. N	I. RADON DISCLOSURE: (The following Seller disclosure satisfies MN Statute 144.496.)				
282. 283. 284. 285.	RADON WARNING STATEMENT: The Minnesota Department of Health strongly recommends that ALL homebuyers 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.				
286. 287. 288. 289. 290.	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.				
291. 292. 293.	RADON IN REAL ESTATE: By signing this Statement, Buyer hereby acknowledges receipt of the Minnesota Department of Health's publication entitled Radon in Real Estate Transactions , which is attached hereto and can be found at www.health.state.mn.us/divs/eh/indoorair/radon/rnrealestateweb.pdf.				
294. 295. 296. 297. 298.	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.				
299. 300.	SELLER'S REPRESENTATIONS: The following are representations made by Seller to the extent of Seller's actual knowledge.				
301.	(a) Radon test(s) HAVE HAVE NOT occurred on the property.				
302. 303.	 (b) Describe any known radon concentrations, mitigation, or remediation. NOTE: Seller shall attach the most current records and reports pertaining to radon concentration within the dwelling: 				
304.					
305.					
306.	(c) There IS IS NOT a radon mitigation system currently installed on the property.				
307. 308.	If " IS ," Seller shall disclose, if known, information regarding the radon mitigation system, including system description and documentation.				
309.					
310.					
311.	EXCEPTIONS: See Section R for exceptions to this disclosure requirement.				

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313.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.					
314.	314. Property located at						
		NOTICES/OTHER DEFECTS/MATERIAL FACTS: The following questions are to be answered to the best of Seller's knowledge.					
317.		Notices: Seller HAS HAS NOT received a notice regarding any proposed improvement project from any					
318.		assessing authorities, the costs of which project may be assessed against the property. If "HAS," please attach					
319.		and/or explain :					
320.							
321.		Other Defects/Material Facts: Are there any other material facts that could adversely and significantly affect an					
322.		ordinary buyer's use or enjoyment of the property or any intended use of the property?					
323.		If "Yes," explain:					
324.							
325. 326. 327.	0.	WATER INTRUSION AND MOLD GROWTH: Studies have shown that various forms of water intrusion affect many homes. Water intrusion may occur from exterior moisture entering the home and/or interior moisture leaving the home.					
328. 329.		 Examples of exterior moisture sources may be: improper flashing around windows and doors, 					
330.		 improper lasting around windows and doors, improper grading, 					
331.		• flooding,					
332. 333.		 roof leaks. Examples of interior moisture sources may be: 					
334.		plumbing leaks,					
335.		 condensation (caused by indoor humidity that is too high or surfaces that are too cold), constlaw from tube cipical or toilate. 					
336. 337.		 overflow from tubs, sinks, or toilets, firewood stored indoors, 					
338.		humidifier use,					
339. 340.		 inadequate venting of kitchen and bath humidity, improper venting of clothes dryer exhaust outdoors (including electrical dryers), 					
340. 341.		 Improper venting of clothes dryer exhaust outdoors (including electrical dryers), line-drying laundry indoors, 					
342.		 houseplants—watering them can generate large amounts of moisture. 					
343. 344. 345.		In addition to the possible structural damage water intrusion may do to the property, water intrusion may also result in the growth of mold, mildew, and other fungi. Mold growth may also cause structural damage to the property. Therefore, it is very important to detect and remediate water intrusion problems.					
346. 347. 348. 349.		Fungi are present everywhere in our environment, both indoors and outdoors. Many molds are beneficial to humans. However, molds have the ability to produce mycotoxins that may have a potential to cause serious health problems, particularly in some immunocompromised individuals and people who have asthma or allergies to mold.					
350. 351. 352. 353. 354.		To complicate matters, mold growth is often difficult to detect, as it frequently grows within the wall structure. If you have a concern about water intrusion or the resulting mold/mildew/fungi growth, you may want to consider having the property inspected for moisture problems before entering into a purchase agreement or as a condition of your purchase agreement. Such an analysis is particularly advisable if you observe staining or musty odors on the property.					
355. 356. 357. 358. 359.	P.	NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory offender registry and persons registered with the predatory offender registry under MN Statue 243.166 may be obtained by contacting the local law enforcement offices in the community where the property is located or the Minnesota Department of Corrections at (651) 361-7200, or from the Department of Corrections web site at www.corr.state.mn.us.					

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361.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.					
362.	Pro	Property located at					
363.	Q.	ADDITIONAL COMMENTS:					
364.							
365.	R.	MN STATUTES 513.52 THROUGH 513.60: SELLER'S MATERIAL FACT DISCLOSURE:					
366.		Exceptions: The seller disclosure requirements of MN Statutes 513.52 through 513.60 DO NOT apply to					
367.		(1) real property that is not residential real property;					
368.		(2) a gratuitous transfer;					
369.		(3) a transfer pursuant to a court order;					
370.		(4) a transfer to a government or governmental agency;					
371.		 (5) a transfer by foreclosure or deed in lieu of foreclosure; (6) a transfer to being or device on a device of a deve dent. 					
372. 373.		 (6) a transfer to heirs or devisees of a decedent; (7) a transfer from a contanent to one or more other on tenents; 					
373. 374.		 (7) a transfer from a co-tenant to one or more other co-tenants; (8) a transfer made to a spouse, parent, grandparent, child, or grandchild of Seller; 					
374.		 (9) a transfer between spouses resulting from a decree of marriage dissolution or from a property agreer 	nent				
376.		incidental to that decree;	nont				
377.		(10) a transfer of newly constructed residential property that has not been inhabited;					
378.		(11) an option to purchase a unit in a common interest community, until exercised;					
379.		(12) a transfer to a person who controls or is controlled by the grantor as those terms are defined	with				
380.		respect to a declarant under section 515B.1-103, clause (2);					
381.		(13) a transfer to a tenant who is in possession of the residential real property; or					
382.		(14) a transfer of special declarant rights under section 515B.3-104.					
383.		MN STATUTES 144.496: RADON AWARENESS ACT					
384.		The seller disclosure requirements of MN Statute 144.496 DO NOT apply to (1)-(9) and (11)-(14) above. Se	llers				
385.		of newly constructed residential property must comply with the disclosure requirements of MN Statute 144.4	96.				
386.		Waiver: The written disclosure required under sections 513.52 to 513.60 may be waived if Seller and	the				
387.		prospective Buyer agree in writing. Waiver of the disclosure required under sections 513.52 to 513.60 does not					
388.		waive, limit, or abridge any obligation for seller disclosure created by any other law.					
389.		No Duty to Disclose:					
390.		(A) There is no duty to disclose the fact that the property					
391.		(1) is or was occupied by an owner or occupant who is or was suspected to be infected with Hu	man				
392.		Immunodeficiency Virus or diagnosed with Acquired Immunodeficiency Syndrome;					
393.		(2) was the site of a suicide, accidental death, natural death, or perceived paranormal activity; or					
394. 395.		(3) is located in a neighborhood containing any adult family home, community-based residential facilit	y, or				
395. 396.		nursing home. (B) Predatory Offenders. There is no duty to disclose information regarding an offender who is require	d to				
397.		register under MN Statute 243.166 or about whom notification is made under that section, if Seller, in a til					
398.		manner, provides a written notice that information about the predatory offender registry and persons regist					
399.		with the registry may be obtained by contacting the local law enforcement agency where the proper					
400.		located or the Department of Corrections.	· j				
401.		(C) The provisions in paragraphs (A) and (B) do not create a duty to disclose any facts described in paragraph	aphs				
402.		(A) and (B) for property that is not residential property.					
403.		(D) Inspections.					
404.		(1) Except as provided in paragraph (2), Seller is not required to disclose information relating to the					
405.		property if a written report that discloses the information has been prepared by a qualified third p					
406.		and provided to the prospective buyer. For purposes of this paragraph, "qualified third party" mea					
407.		federal, state, or local governmental agency, or any person whom Seller or prospective buyer reason	-				
408.		believes has the expertise necessary to meet the industry standards of practice for the type of inspec	tion				
409. 410.		or investigation that has been conducted by the third party in order to prepare the written report.	ation				
410. 411.		(2) Seller shall disclose to the prospective buyer material facts known by Seller that contradict any information included in a written report under paragraph (1) if a copy of the report is provided to Seller.	1001				
411.		included in a written report under paragraph (1) if a copy of the report is provided to Seller.					

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413. THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.

414. Property located at _

415. S. SELLER'S STATEMENT:

416. (To be signed at time of listing.)

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

424. Seller is obligated to continue to notify Buyer in writing of any facts that differ from the facts disclosed 425. here (new or changed) of which Seller is aware that could adversely and significantly affect the Buyer's 426. use or enjoyment of the property or any intended use of the property that occur up to the time of closing.

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

420.		(a , u , b)	(=)					
		(Seller)	(Date)	(Seller)	(Date)			
429. 430.	Т.	BUYER'S ACKNOWLEDGI (To be signed at time of pure						
431. 432. 433. 434.		I/We, the Buyer(s) of the property, acknowledge receipt of this <i>Seller's Property Disclosure Statement</i> and agree that no representations regarding facts have been made other than those made above. This Disclosure Statement is not a warranty or a guarantee of any kind by Seller or licensee(s) 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.						
435.		The information disclosed is	s given to the best of Seller'	s knowledge.				
436.		(Buyer)	(Date)	(Buyer)	(Date)			

437.LISTING BROKER AND LICENSEES MAKE NO REPRESENTATIONS HERE AND ARE438.NOT RESPONSIBLE FOR ANY CONDITIONS EXISTING ON THE PROPERTY.

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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, it 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 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;
- 3. a description of any radon levels, mitigation, or remediation;
- 4. information on the radon mitigation system, if a system was installed; and
- 5. a radon warning statement.



INDOOR AIR UNIT

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.



MDH Radon Program PO Box 64975 St Paul, MN 55164-0975 health.indoor@state.mn.us www.health.state.mn.us/radon 651-201-4601 800-798-9050

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Radon Testing

Any test lasting less than three months requires **closed-house conditions**. 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. Test for at least 48 hours.

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:

- twenty inches to six feet above the floor
- at least three feet from exterior walls
- four inches away from other objects
- in a location where it won't be disturbed
- not in enclosed areas or areas of high heat or humidity

Radon Mitigation

How are radon tests conducted in real estate transactions? There are special protocols for radon testing. The two most common ways to test are either using a calibrated continuous radon monitor (CRM) or two-short term test kits used at the same time. The short-term test kits are placed 4 inches apart and the results are averaged.



All radon tests should be conducted by a certified professional. This ensures the test was conducted properly, in the correct location, and under appropriate building conditions. A list of these radon measurement professionals can be found at MDH's Radon website. If the seller previously conducted testing in a property at or above 4 pCi/L, the home should be mitigated.

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

Radon mitigation is the process used to reduce radon concentrations in buildings. This is done by drawing soil gas from under the house and venting it above the roof. A quality mitigation system should reduce levels to below 4.0 pCi/L, if not lower.

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 test will confirm low levels in the home. Be sure to retest the house every two years to confirm continued radon reduction.

Radon Warning Statement

"The Minnesota Department of Health strongly recommends that ALL homebuyers 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".