DISCLOSURE STATEMENT:

SELLER'S DISCLOSURE ALTERNATIVES

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05/30/2019 1. Date

2. Page 1 of _____7 ___ pages: RECORDS AND

3. REPORTS, IF ANY, ARE ATTACHED AND MADE A

InstanetFORMS*

4. PART OF THIS DISCLOSURE

5.	Prop	pert	ty located at835 23rd Avenue Southeast,								
6.	City	of .	Minneapolis , County of <u>Hennepin</u> , State of Minnesota.								
7. 8. 9. 10. 11. 12.	513 pros follo licer	.52 spe owii	E: Sellers of residential property, with limited exceptions, are obligated to satisfy the requirements of MN Statutes through 513.60. To comply with the statute, Seller must provide either a written disclosure to the ective Buyer (see <i>Disclosure Statement: Seller's Property Disclosure Statement</i>) or satisfy one of the ng two options. Disclosures made here, if any, are not a warranty or guarantee of any kind by Seller or e(s) representing or assisting any party in this transaction and are not a substitute for any inspections or ties the party(ies) may wish to obtain.								
13.	(Sel	lect	t <u>one</u> option only.)								
14. 15. 16. 17. 18. 19.	1)		QUALIFIED THIRD-PARTY INSPECTION: Seller shall provide to prospective Buyer a written report that discloses material information relating to the real property that has been prepared by a qualified third party. "Qualified third party" means a federal, state, or local governmental agency, or any person whom Seller or prospective Buyer reasonably believes has the expertise necessary to meet the industry standards of practice for the type of inspection or investigation that has been conducted by the third party in order to prepare the written report.								
20. 21. 22.		Seller shall disclose to prospective Buyer material facts known by Seller that contradict any information that is included in a written report, or material facts known by Seller that are not included in the report.									
23.			The inspection report was prepared by								
24.											
25.			and dated, 20								
26. 27.			Seller discloses to Buyer the following material facts known by Seller that contradict any information included in the above referenced inspection report.								
28.											
29.											
30. 31.			Seller discloses to Buyer the following material facts known by Seller that are not included in the above								
32.			referenced inspection report.								
33.											
34. 25											
35. 36. 37.	2)	×	WAIVER: The written disclosure required may be waived if Seller and prospective Buyer agree in writing. Seller and Buyer hereby waive the written disclosure required under MN Statutes 513.52 through 513.60.								
 38. 39. 40. 41. 42. 43. 44. 			NOTE: If both Seller and prospective Buyer agree, in writing, to waive the written disclosure required under MN Statutes 513.52 through 513.60, Seller is not obligated to disclose ANY material facts 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, other than those disclosure requirements created by any other law. Seller is not obligated to update Buyer on any changes made to material facts 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 of any changes made to material facts 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, other than those disclosure requirements created by any other law.								
45. 46.	S-SDA	-1 /9	Waiver of the disclosure required under MN Statutes 513.52 through 513.60 does not waive, limit, or abridge any obligation for Seller disclosure created by any other law.								

DISCLOSURE STATEMENT: SELLER'S DISCLOSURE ALTERNATIVES

47. Page 2

		47. Fage 2								
48.	Pro	pperty located at <u>835 23rd Avenue Southeast</u> Minneapolis MN 55414.								
49. 50. 51. 52. 53.	OTHER REQUIRED DISCLOSURES: NOTE: In addition to electing one of the above alternatives to the material fact disclosure, Minnesota law also requires sellers to provide other disclosures to prospective buyers, such as those disclosures listed below Additionally, there may be other required disclosures by federal, state, local, or other governmental entities that are not listed below.									
54. 55.	Α.	A. SUBSURFACE SEWAGE TREATMENT SYSTEM DISCLOSURE: (A subsurface sewage treatment disclosure is required by MN Statute 115.55.) (Check appropriate box.)								
56.		Seller certifies that Seller DOES DOES NOT know of a subsurface sewage treatment system on or serving								
57. 58. 59. 60. 61. 62.		 the above-described real property. (If answer is DOES, and the system does not require a state permit, see <i>Disclosure Statement: Subsurface Sewage Treatment System</i>.) There is a subsurface sewage treatment system on or serving the above-described real property. (<i>See Disclosure Statement: Subsurface Sewage Treatment System</i>.) There is an abandoned subsurface sewage treatment system on the above-described real property. (<i>See Disclosure Statement: Subsurface Sewage Treatment System</i>.) There is an abandoned subsurface sewage treatment system on the above-described real property. (<i>See Disclosure Statement: Subsurface Sewage Treatment System</i>.) 								
 63. 64. 65. 66. 67. 68. 69. 70. 71. 	B.	 PRIVATE WELL DISCLOSURE: (A well disclosure and Certificate are required by MN Statute 103I.235.) (Check appropriate box.) ✓ Seller certifies that Seller does not know of any wells on the above-described real property. Seller certifies there are one or more wells located on the above-described real property. (See Disclosure Statement: Well.) Are there any wells serving the above-described property that are not located on the property? Yes ✗ Not To your knowledge, is the property in a Special Well Construction Area? Comments:								
72. 73. 74. 75. 76. 77.	C.	VALUATION EXCLUSION DISCLOSURE: (Required by MN Statute 273.11, Subd. 18) There IS IS NOT an exclusion from market value for home improvements on this property. Any valuation <i>Check one.)</i> exclusion shall terminate upon sale of the property, and the property's estimated market value for property tax purposes shall increase. If a valuation exclusion exists, Buyers are encouraged to look into the resulting tax consequences. Additional comments:								
78. 79. 80. 81. 82.	D.	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. Seller represents that Seller IS IS NOT a foreign person (i.e., a non-resident alien individual, foreign corporation,								
83. 84.		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.								
85. 86. 87. 88. 89. 90.	6. 7. 8. 9.	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 Interna Revenue Code.								
91. 92. 93. 94.		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.								

MN:DS:SDA-2 (8/16)



DISCLOSURE STATEMENT: SELLER'S DISCLOSURE ALTERNATIVES

					95.	Page 3					
96.	Pro	operty loo	cated at <u>835</u>	23rd Avenue Sou	theast		Minneapolis	MN	55414		
97. 98.	E.			PRODUCTION DIS		/N Statute 1	152.0275, Subd. 2 (r	n).)			
99.		Seller is not aware of any methamphetamine production that has occurred on the property.									
100. 101.		Seller is aware that methamphetamine production has occurred on the property. (See Disclosure Statement: Methamphetamine Production.)									
102. 103.	F.		RADON DISCLOSURE: (The following Seller disclosure satisfies MN Statute 144.496.)								
104. 105. 106. 107.		RADON WARNING STATEMENT: The Minnesota Department of Health strongly recommends th homebuyers have an indoor radon test performed prior to purchase or taking occupancy, and recommends the radon levels mitigated if elevated radon concentrations are found. Elevated radon concentrations ca be reduced by a qualified, certified, or licensed, if applicable, radon mitigator.									
108. 109. 110. 111. 112.		danger Radon, cause d	ous levels of indo a Class A huma overall. The selle	oor radon gas that r n carcinogen, is the	nay place occup e leading cause on residential real	ants at risk of lung cance	t the property may of developing radon- er in nonsmokers an s required to provide	induced lu	ung cancer. ond leading		
113. 114. 115.	 RADON IN REAL ESTATE: By signing this Statement, Buyer hereby acknowledges receipt of the Department of Health's publication entitled <i>Radon in Real Estate Transactions</i>, which is attached can be found at www.health.state.mn.us/divs/eh/indoorair/radon/rnrealestateweb.pdf. A seller who fails to disclose the information required under MN Statute 144.496, and is aware of ma pertaining to radon concentrations in the property, is liable to the Buyer. A buyer who is injured by a viola Statute 144.496 may bring a civil action and recover damages and receive other equitable relief as det the court. Any such action must be commenced within two years after the date on which the buyer purchase or transfer of the real property. SELLER'S REPRESENTATIONS: The following are representations made by Seller to the extent of Se 										
116. 117. 118. 119. 120.								d by a viol elief as det	ation of MN ermined by		
121. 122.								ktent of Se	ller's actual		
123.		(a)	Radon test(s)	HAVE X HAVE N	NOT occurred on	the propert	у.				
124. 125.		(b)	Describe any kn		trations, mitigatic		iation. NOTE: Seller vithin the dwelling:	shall atta	ch the mosi		
126.											
127.											
128.											
129.		(c)	There IS X		itigation system of	currently ins	talled on the proper	ty.			
130. 131.			,	Ill disclose, if knowr	n, information reg	parding the r	adon mitigation syst	em, incluc	ling system		
132.											
133.											
134.											
135.	G.	NOTICI	E REGARDING A	AIRPORT ZONING	REGULATIONS	: The proper	ty may be in or near	an airport	safety zone		

135. G. 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.



				SELL	DISCLOSURE STATEMENT: SELLER'S DISCLOSURE ALTERNATIVES				
				139. Pag	139. Page 4				
140.	Pro	perty located at <u>835</u>	23rd Avenue Sout	heast	Minneapolis	MN	55414		
141. 142. 143. 144.	н.		equires Carbon Mono	xide Detectors to b	e located within ten (10) fe property and may or may ne				
145. 146. 147.	I.				that various forms of water i g the home and/or interior i		•		
148. 149. 150. 151. 152.		 Examples of exterior m improper flashing a improper grading, flooding, roof leaks. 	noisture sources may l around windows and c						
153. 154. 155. 156. 157. 158. 159. 160. 161. 162.		 overflow from tubs, firewood stored ind humidifier use, inadequate venting of improper venting of line-drying laundry 	sed by indoor humidity , sinks, or toilets, loors, g of kitchen and bath h f clothes dryer exhaus	y that is too high or s numidity, st outdoors (including					
163. 164. 165.			mildew, and other fur	ngi. Mold growth ma	do to the property, water intru y also cause structural dam usion problems.				
166. 167. 168.		However, molds have th	ne ability to produce m	ycotoxins that may h	d outdoors. Many molds are b ave a potential to cause seric who have asthma or allerg	ous healtl	n problems,		
169. 170. 171. 172. 173.		have a concern about w the property inspected	water intrusion or the r for moisture problems	resulting mold/mildevectors before entering into	t frequently grows within the v/fungi growth, you may war a purchase agreement or a you observe staining or any	nt to cons s a condi	ider having		
174. 175. 176. 177.	J.	offender registry and may be obtained by c	persons registered ontacting the local l	with the predatory aw enforcement of	TION: Information regard offender registry under M fices in the community wh 11-7200, or from the Departr	/IN Statu ere the p	te 243.166 property is		

web site at www.corr.state.mn.us. 178.

MN:DS:SDA-4 (8/16)



DISCLOSURE STATEMENT: SELLER'S DISCLOSURE ALTERNATIVES

179. Page 5

180.	Property located at	835	23rd Avenue Southeast	Minneapolis	MN	55414

181. K. SELLER'S STATEMENT:

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

183. Seller(s) hereby authorizes any licensee(s) representing or assisting any party(ies) in this transaction to provide 184. a copy of this Disclosure Statement to any person or entity in connection with any actual or anticipated sale of the 185. property. A seller may provide this Disclosure Statement to a real estate licensee representing or assisting a 186. prospective buyer. The Disclosure Statement provided to the real estate licensee representing or assisting a 187. prospective buyer is considered to have been provided to the prospective buyer. If this Disclosure Statement is 188. provided to the real estate licensee representing or assisting the prospective buyer, the real estate licensee must 189. provide a copy to the prospective buyer.

190. QUALIFIED THIRD-PARTY INSPECTION: If Seller has made a disclosure under the Qualified Third-Party 191. Inspection, Seller is obligated to disclose to Buyer in writing of any new or changed facts of which Seller is aware 192. 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. To disclose new or changed facts, please use the Amendment to 193. 194. Disclosure Statement form. 195. WAIVER: If Seller and Buyer agree to waive the seller disclosure requirement, Seller is NOT obligated to disclose 196. and will NOT disclose any new or changed information regarding facts. OTHER REQUIRED DISCLOSURES (Sections A-F): Whether Seller has elected a Qualified-Third Party Inspection 197.

or Waiver, Seller is obligated to notify Buyer, in writing, of any new or changed facts regarding Other Required
Disclosures up to the time of closing. To disclose new or changed facts, please use the *Amendment to Seller's Disclosure* form.

201. Authentisicar May 30 2019 (Sellar) (Date) (Seller) (Date)

202. L. BUYER'S ACKNOWLEDGEMENT:

203. (To be signed at time of purchase agreement.)

I/We, the Buyer(s) of the property, acknowledge receipt of this *Seller's Disclosure Alternatives* form and agree to the seller's disclosure option selected in this form. I/We further agree that no representations regarding facts have been made, other than those made in this form. This Disclosure Statement is not a warranty or a guarantee of any kind by Seller or licensee representing or assisting any party in the transaction and is not a suitable substitute for any inspections or warranties the party(ies) may wish to obtain.

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

210.

(Buyer)

(Buyer)

(Date)

211.LISTING BROKER AND LICENSEES MAKE NO REPRESENTATIONS HERE AND ARE212.NOT RESPONSIBLE FOR ANY CONDITIONS EXISTING ON THE PROPERTY.

(Date)

MN:DS:SDA-5 (8/16)



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
- **3.** 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 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 radon warning statement

5.

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".





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:

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

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

This test is completed by a licensed 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, and under 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 nationally certified and MDH-listed radon mitigation 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 \$1,200 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.

Radon Information on the Web: www.health.state.mn.us/radon

Last Updated 1/2019

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