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47.

If "Yes," HUD #(s) is/are.

Has the title been surrendered to the Registrar of Motor Vehicles for cancellation?

DISCLOSURE STATEMENT: SELLER'S PROPERTY DISCLOSURE STATEMENT

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

	67	2021 Minnesota Association of REALTORS , Minnetonka, MIN
	1. Dat	$z = \frac{2/(\delta/2\delta 2z)}{2}$
	2. Pag 3. REI	pe 1 ofpages: RECORDS AND PORTS, IF ANY, ARE ATTACHED AND MADE A RT OF THIS DISCLOSURE
	THE INFORMATION DISCLOSED IS GIVEN TO THE	BEST OF SELLER'S KNOWLEDGE.
Under Indisclosed an ordin MN Starclosing, of any find Buyer's Seller in form for kind by	E: This Disclosure Statement satisfies the disclosure requiremental law, sellers of residential property, with limited exercise to prospective buyers all material facts of which Seller is mary buyer's use or enjoyment of the property or any intentute 513.58 requires Seller to notify buyer in writing as social facts disclosed here (new or changed) of which Seller is away use or enjoyment of the property or any intended use of the disclosure alternatives allowed by MN Statutes. See Discriptive information regarding disclosure alternatives. This expression or licensee(s) representing or assisting any party prections or warranties the party(ies) may wish to obtain.	exceptions listed on page nine (9), are obligated to aware that could adversely and significantly affect anded use of the property of which Seller is aware on as reasonably possible, but in any event before is obligated to continue to notify Buyer, in writing are that could adversely and significantly affect the the property that occur up to the time of closing sclosure Statement: Seller's Disclosure Alternatives disclosure is not a warranty or a guarantee of any
For purp	ooses of the seller disclosure requirements of MN Statutes 513.5	52 through 513.60:
single-fa	ntial real property" or "residential real estate" means proper amily residence, including a unit in a common interest c 10), regardless of whether the unit is in a common interest com	community as defined in MN Statute 515B.1-103
	ler disclosure requirements of MN Statutes 513.52 through tial real estate, whether by sale, exchange, deed, contract fo ption.	
inspecte the que	UCTIONS TO BUYER: Buyers are encouraged to thoroused by a third party, and to inquire about any specific areas destions listed below, it does not necessarily mean that it does not may mean that Seller is unaware.	of concern. NOTE: If Seller answers "NO" to any or
inspecti knowled (6) If any	UCTIONS TO SELLER: (1) Complete this form yourself ion report(s) when completing this form. (3) Describe concided. (4) Attach additional pages, with your signature, if add y items do not apply, write "NA" (not applicable). y located at 800 College St	ditions affecting the property to the best of you
City of	, Northfield, County of	
State of	Minnesota, Zip Code55057	("Property").
A. GEN	IERAL INFORMATION: The following questions are to be ans	swered to the best of Seller's knowledge.
	What date did you Acquire Build the home?	
(2)	Type of title evidence: Abstract Registered (Torrens) [Location of Abstract: Posses to M	Unknown
	Is there an existing Owner's Title Insurance Policy?	☐ Yes 🔲 No
(3)	Have you occupied this home continuously during your owner	
	If "No," explain:	
(4)	Is the home suitable for year-round use?	∑ Yes □ No
(5)	Are you in possession of prior seller's disclosure statement(s)?	
(6)	Does the Property include a manufactured home?	☐ Yes ☐ No

MN:DS:SPDS-1 (8/21)

ER-128-1 (8/21)

Yes

No

TOANICACTIONS



49.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S K	NOWLEDGE.	
50.	Property	located at 800 College St Northf	ield MN 5	5057 .
51.		s the Property located on a public or a private road?	Public: no mai	ntenance
52.		flood Insurance: All properties in the state of Minnesota have been assigned a flo	ood zone designatio	on. Some
53.		lood zones may require flood insurance.	□v ₋ .	₩.
54.	(a) Do you know which zone the Property is located in?	Yes	M₀
55.		If "Yes," which zone?		
56.	(b) Have you ever had a flood insurance policy?	∐Yes	⊠No
57.		If "Yes," is the policy in force?	Yes	∐No
58.		If "Yes," what is the annual premium? \$	_	
59.		If "Yes," who is the insurance carrier?		
60.	(c) Have you ever had a claim with a flood insurance carrier or FEMA?	Yes	⊠No
61.		If "Yes," please explain:		
62.				
63. 64. 65. 66. 67.	1	Whether or not Seller currently carries flood insurance, it may be required in premiums are increasing, and in some cases will rise by a substantial previously charged for flood insurance for the Property. As a result, Bu premiums paid for flood insurance on this Property previously as an india will apply after Buyer completes their purchase.	amount over the payer should not rely	remiums y on the
68.	Are there	any	_	
69.	(9)	encroachments?	Yes	⊠No
70. 71.	(10)	association, covenants, historical registry, reservations, or restrictions, that affect or may affect the use or future resale of the Property?	Yes	⊠No
71. 72.	(11)	governmental requirements or restrictions that affect or may affect the use or future		/
73.	(11)	enjoyment of the Property (e.g., shoreland restrictions, non-conforming use, etc.)?	Yes	⊠No
74.	(12)	easements, other than utility or drainage easements?	Yes	⊠ No
75.	(13)	Please provide clarification or further explanation for all applicable "Yes" responses i	n Section A:	
76.				
77.				
78. 79.		IERAL CONDITION: To your knowledge, have any of the following conditions pently exist on the Property?	previously existed or	do they
80.		(ANSWERS APPLY TO ALL STRUCTURES, SUCH AS GARAGE AND OUTBUI	LDINGS.)	
81.	(1) I	las there been any damage by wind, fire, flood, hail, or other cause(s)?	Yes	□No
82.	1	f"Yes," give details of what happened and when:		
83.	-	HAIL damage on Preexisting Roof, mostly Ref	TACE	
84. 85.		Have you ever had an insurance claim(s) against your Homeowner's nsurance Policy?	Yes	□No
86.	I	f "Yes," what was the claim(s) for (e.g., hail damage to roof)?		
87.		(SAME)		
88.	Ī	Did you receive compensation for the claim(s)?	Yes	□No
89.	1	f you received compensation, did you have the items repaired?	₹Yes	□No
90.	,	What dates did the claim(s) occur?		
NANI-D	C CDDC 2 (0/2		ED 400 0 //	2/04)



92.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNO	WLEDGE.	
93.	Property	located at 800 College St Northfie	ld MN	55057 .
94. 95. 96. 97.	(3)	(a) Has/Have the structure(s) been altered? (e.g., additions, altered roof lines, changes to load-bearing walls) If "Yes," please specify what was done, when, and by whom (owner or contractor): addition to West of Kitchen, mudRoom, bathdown as the State Superary (o.g., additions to the	AYes	□No (æ)
		in aster suite + closets NASTAIRS By muner		
98. 99. 100. 101.		Property, wiring, plumbing, retaining wall, general finishing) If "Yes." please explain:	Yes	□No
102.		new 200 AMP Service Waddition		
103. 104. 105.		(c) Are you aware of any work performed on the Property for which appropriate permits were not obtained? If "Yes," please explain:	Yes	⊠No
106.107.108.109.	(4)	Has there been any damage to flooring or floor covering? If "Yes," give details of what happened and when:	Yes	⊠No
110. 111. 112.		Do you have or have you previously had any pets? If "Yes," indicate type <u> こんなんちのいれる</u> , <u> こらみち</u> and nun THE FOUNDATION: The type of foundation is (i.e., block, poured, wood, stone, other): 「そんと + Block	∑ Yes nber <u></u>	No
113.	(-) =	·		
114. 115. 116. 117. 118.		THE BASEMENT, CRAWLSPACE, SLAB: (a) cracked floor/walls? Yes No (e) leakage/seepage? (b) drain tile problem? Yes No (f) sewer backup? (c) flooding? Yes No (g) wet floors/walls? (d) foundation problem? Yes No (h) other?	Yes Yes Yes Yes Yes	□ No □ No □ No
		Slight Seep AGE in Foundation WALLS in	LCAVY	RAIN
120.		Give details to any questions answered "Yes": Slight Secrate in Foundation Walls in Would greatly Benz Fit W/Gutters THE ROOF: (a) What is the age of the roofing material? Porch 10 YRS Home: ISUS years Garage(s)/Outbuilding(s): years	/	
121.	(0)	THE POOF		
122. 123.	(8)	(a) What is the age of the roofing material?		
124.		Home: // years Garage(s)/Outbuilding(s):years		
125.		(b) Has there been any interior or exterior damage?	Yes	∑ No
126.		(c) Has there been interior damage from ice buildup?	Yes	No
127.		(d) Has there been any leakage?	Yes	Mo No
128.		(e) Have there been any repairs or replacements made to the roof?	Yes	√ No
129. 130.		Give details to any questions answered "Yes": - REPAIRS done DAddItION 3 YRS		



132.	THE INFORMATION DISCLOSED) IS G	VEN	TO THE BEST OF SELLER	SKNOWLED	GE.		
133.	Property located at 800 College St			Nor	thfield	MN	55057	_ ·
134.	(9) THE EXTERIOR AND INTERIOR WA	ALLS/	SIDIN	G/WINDOWS:		,		
135.	(9) THE EXTERIOR AND INTERIOR WA (a) The type(s) of siding is (e.g., vinyl, stu	ıcco. bı	ick, ot	her): Cement ClA	p BOARd			
136.	(b) cracks/damage?		,	,.	∏Yes	K	No	
137.	(c) leakage/seepage?				☐Yes			
	(d) other?				Yes	-	No	
138.		<i>,</i> , , , ,				<u></u>	4110	
139.	Give details to any questions answered	"Yes":						
140.								
141.	C. APPLIANCES, HEATING, PLUMBING, E							
142.	NOTE: Check "NA" if the item is not							
143.	condition. Check "No" for items	not in	worki	ng condition. Working order	means all co	mpone	ants or	trie
144. 145.	items specified below.	Work	ina				Work	ina
146.		Orde	_				Orde	_
147.	NA	Yes	No			NA	Yes	No
148.	Air-çonditioning	A		Pool and equipment		又		
149.	Central Wall Window		pane	tank		10 1		
150.	Air exchange system			Rented Owned				
151.	Carbon monoxide detector	X		Range/oven			\bowtie	
152.	Ceiling fan			Range hood			X X X	Ц
153.	Central vacuum			Refrigerator			X	Ш
154.	Clothes dryer	X		Security system		X		
155.	Clothes washer			Rented Owned			_	_
156.	Dishwasher	\square		Smoke detectors (battery)		<u>×</u>		Ц
157.	Doorbell	\boxtimes		Smoke detectors (hardwire	d)(b			Н
158.	Drain tile system	Ш	Ц	Solar collectors				\sqcup
159.	Electrical system	\boxtimes		Sump pump		<u>[Ă</u>]		\vdash
160.	Environmental remediation system	_	_	Toilet mechanisms		<u> </u>		\sqcup
161.	(e.g., radon, vapor intrusion)		Ц	Trash compactor			\vdash	\vdash
162.	Exhaust system	X	\Box	TV antenna system			\vdash	\forall
163.	Fire sprinkler system	Ц	Ц	TV cable system			님	H
164.	Fireplace	닏	\sqcup	TV receiver				\vdash
165.	Fireplace mechanisms	님	\vdash	TV satellite dish		Ц		Ш
166.	Freezer	닖	\vdash	\square Rented \boxtimes Owned				
167.	Furnace humidifier	四	H	Water heater		H		H
168.	Garage door auto reverse	\vdash	H	Water purification system			Ш	
169.	Garage door opener	H	H	☐Rented ☐Owned			רעלו	
170.	Garage door opener remote	H	H	Water softener		Ц	Д	
171.	Garbage disposal		H	Rented Owned		口		П
172.	Heating system (central)	区	H	Water treatment system		K		
173.	Heating system (supplemental)	님		☐ Rented ☐ Owned				
174.	Incinerator	H	님	Windows				H
175.	Intercom	H	님	Window treatments			H	H
176.	Invisible fence	님	님	Wood-burning stove			H	H
177.	Lawn sprinkler system	\exists	님	Other		-님	H	H
178.	Microwave	X	H	Other		- 님	H	H
179.	Plumbing		Ш	Other		_ 凵		



181.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SEL	LER'S KNOW	LEDGE.	
182.	Pro	operty located at 800 College St	Northfield	MN	<u>55057</u> .
183.		Are there any items or systems on the Property connected or controlled wireless	ly,	_	
184.		via internet protocol ("IP"), to a router or gateway or directly to the cloud?		Yes	∐No
185.		Comments regarding issues in Section C:			
186.					
187. 188.	D.	(A subsurface sewage treatment system disclosure is required by MN Statute 115	5.55.) (Check app	oropriate be	ox.)
189.		Seller DOES DOES NOT know of a subsurface sewage treatment system (Check one.)	em on or servir	ng the abov	ve-described
190. 191.		real Property. (If answer is DOES , and the system does not require a state Subsurface Sewage Treatment System.)	te permit, see	Disclosure	Statement:
192. 193.		There is an abandoned subsurface sewage treatment system on the above-c (See Disclosure Statement: Subsurface Sewage Treatment System.)	described real Pi	roperty.	
194. 195.	E.	PRIVATE WELL DISCLOSURE: (A well disclosure and Certificate are required (Check appropriate box(es).)	l by MN Statute	1031.235.)	
196.		Seller does not know of any wells on the above-described real Property.			AZ 113
197.		There are one or more wells located on the above-described real Property. (S This Property is in a Special Well Construction Area.	see Disclosure S	tatement: \	well.)
198. 199.		There are wells serving the above-described Property that are not located or	n the Property.		
200.		(1) How many properties or residences does the shared well serve?			
201.		(2) Is there a maintenance agreement for the shared well?		Yes	∐No
202. 203. 204.	F.	Preferential Property Tax Treatment			
205. 206.		Is the Property subject to any preferential property tax status or any other credits affecting the Property? (e.g., Disabled Veterans' Benefits, Disability, Green Acres,	•		
207.		Non-Profit Status, RIM, Rural Preserve, etc.)		Yes	⊠Nο
208.		If "Yes," would these terminate upon the sale of the Property?		Yes	∐No
209.		Explain:			
210.			6.1	15	
211. 212. 213.	G.	FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Sec provides that a transferee ("Buyer") of a United States real property interest withhold tax if the transferor ("Seller") is a foreign person and no exceptions from	must be notifie	ed in writir	ng and must
214.		Seller represents that Seller IS NOT a foreign person (i.e., a non-reside	ent alien individ	ual, foreign	corporation,
215. 216.		foreign partnership, foreign trust, or foreign estate) for purposes of inconsurvive the closing of any transaction involving the Property described here.	ne taxation. Th	is represei	ntation shall
217. 218. 219. 220. 221. 222.		NOTE: If the above answer is "IS," Buyer may be subject to income tax transaction (unless the transaction is covered by an applicable exce exempt transactions, Buyer may be liable for the tax if Buyer fails to with If the above answer is "IS NOT," Buyer may wish to obtain specific Buyer is exempt from the withholding requirements as prescribed Revenue Code.	eption to FIRPT/ nhold. documentation dunder Section	A withhold on from Se n 1445 of	ing). In non- ller ensuring the Internal
223. 224. 225. 226.	c cpp	Due to the complexity and potential risks of failing to comply with FIRI for withholding the applicable tax, Buyer and Seller should seek appropria FIRPTA compliance, as the respective licensees representing or assignment assure either party whether the transaction is exempt from the FIRPTA	te legal and t sting either pa	tax advice arty will b	e regarding e unable to



228.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.									
229.	Pro	perty located at 800 College St Northfield MN 5505	7 .								
230. 231. 232. 233. 234.	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. (See Disclosure Statement: Methamphetamine Production.)									
235. 236. 237. 238. 239.	I.	NOTICE REGARDING AIRPORT ZONING REGULATIONS: The Property may be in or near an airport safety cone 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 f such zoning regulations affect the Property, you should contact the county recorder where the zoned area is ocated.									
240. 241. 242.	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.									
243.	K.	CEMETERY ACT: The following questions are to be answered to the best of Seller's knowledge.									
244.245.246.		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.									
247.		Are you aware of any human remains, burials, or cemeteries located on the Property?									
248.		f "Yes," please explain:									
249. 250. 251.		All unidentified human remains or burials found outside of platted, recorded or identified cemeteries at contexts which indicate antiquity greater than 50 years shall be dealt with according to the provisions of Statute 307.08, Subd. 7.	nd in of MN								
252. 253. 254. 255. 256. 257. 258.	L.	(2) Asbestos?	X No X No X No X No X No								
259.		(11) Other? Yes	No								
260. 261. 262. 263.		(12) Are you aware if there are currently or have previously been any orders issued	Д́№								
264. 265. 266.		on the Property by any governmental authority ordering the remediation of a public health nuisance on the Property? If answer above is "Yes," all orders HAVE HAVE NOT been vacated. (Check one.)	ДNo								
267.		(14) Please provide clarification or further explanation for all applicable "Yes" responses in Section L.									
268.											
269.											
270.											
271.											



273.			THE INF	ORMAT	TON DISCLO	SED IS GIV	EN TO THE	BEST OF	SELLER'S K	NOWLE	OGE.		
274.	Pro	perty loc	ated at	800	College S	t			Northf	ield	MN	55057 .	
275.	M.	RADO	N DISCL	OSURE	: (The followin	ng Seller discl	losure satisfie	s MN Statut	te 144.496.)				
276. 277. 278. 279.		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.											
280. 281. 282. 283. 284.		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.											
285. 286. 287.		RADON IN REAL ESTATE: By signing this Statement, Buyer hereby acknowledges receipt of the Minnesota Department of Health's publication entitled <i>Radon in Real Estate Transactions</i> , which is attached hereto and can be found at www.health.state.mn.us/communities/environment/air/radon/radonre.html.											
288. 289. 290. 291. 292.	A seller who fails to disclose the information required under MN Statute 144.496, and is aware of material fact pertaining to radon concentrations in the Property, is liable to the Buyer. A buyer who is injured by a violation of M Statute 144.496 may bring a civil action and recover damages and receive other equitable relief as determined 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.									ation of MN ermined by			
293. 294.		SELLER'S REPRESENTATIONS: The following are representations made by Seller to the extent of Seller's actual knowledge.											
295.				est(s)	HAVE HA	VE NOT occ	urred on the	Property.					
296. 297.		(b)	Describe current r	e any kr ecords a	nown radon co and reports pe	oncentrations rtaining to ra	s, mitigation, Idon concent	or remedia ration withi	ation. NOTE : n the dwellin	: Seller sh g:	all attac	:h the most	
298.													
299. 300.		(c)	There	ls⊠	IS NOT a rado	n mitigation	system curre	ntly installe	ed on the Prop	erty.			
301. 302.			If " IS ," S	(ChếcRo eller sha	_{one.)} all disclose, if documentatio	known, infor					ı, includ	ling system	
303.													
304.													
305.		EXCEF	PTIONS:	See Sec	tion R for exce	ptions to this	disclosure re	quirement.					
306. 307.	N.		ES/OTHI knowledg		FECTS/MATE	RIAL FACT	TS: The follo	owing ques	stions are to	be answe	red to	the best of	
308.		<u>Notice</u>	s: Seller	HAS	HAS NO	T received	a notice rega	irding <u>any</u>	proposed im	provemen	t projec	ct from <u>any</u>	
309.		assessir	ng author	ities, th	ne costs of w	hich project	may be ass	sessed aga	inst the Prop	perty. If "H	HAS," pl	ease attach	
310.		and/or	explain:										
311.													
312.													
313.													



315.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.
316.	Pro	perty located at 800 College St Northfield MN 55057
317. 318.	,	Other Defects/Material Facts: Are there any other material facts that could adversely and significantly affect an ordinary buyer's use or enjoyment of the Property or any intended use of the Property?
319.		If "Yes," explain:
320.		
321.		
322.		
323.		
324. 325. 326.	О.	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.
327. 328. 329. 330. 331.		 Examples of exterior moisture sources may be: improper flashing around windows and doors, improper grading, flooding, roof leaks.
332. 333. 334. 335. 336. 337. 338. 339. 340.		 Examples of interior moisture sources may be: plumbing leaks, condensation (caused by indoor humidity that is too high or surfaces that are too cold), overflow from tubs, sinks, or toilets, firewood stored indoors, humidifier use, inadequate venting of kitchen and bath humidity, improper venting of clothes dryer exhaust outdoors (including electrical dryers), line-drying laundry indoors, houseplants—watering them can generate large amounts of moisture.
342.		In addition to the possible structural damage water intrusion may do to the Property, water intrusion may also result
343. 344.		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.
345. 346. 347. 348.		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.
349. 350. 351. 352. 353.		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.
354. 355. 356. 357. 358.	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.



360.	177-18		TH	E INF	ORMAT	ION I	DISCL	OSED	IS GI	VENT	ГО ТНЕ	BEST	OF SE	LLER	'S KNO	WLED	GE.		
361.	Pro	perty	locate	ed at _	800	Col	lege	St						Nor	thfiel	d	MN	55057	
362.	Q.	MN	STAT	UTES	513.52	THRO	DUGH	513.60): SEL	LER'	'S MAT	ERIAL	FACT	DISCL	OSUR	≣:			
363.		Exc	eption	ոs։ The	e seller o	disclos	ure req	quireme	ents of	f MN St	tatutes	513.52 t	hrough	า 513.60	DO N	<u>ОТ</u> арр	ly to		
364.			(1)	real pr	operty t	hat is	not res	identia	l real p	proper	rty;								
365.			(2)	a grati	uitous tr	ansfer	;												
366.					fer purs														
367.					fer to a														
368.		((5)	a trans	fer by fo	oreclo	sure or	deed ir	n lieu d	of fore	closure	;							
369.					fer to h														
370.					fer from								W W 10.50	t all transfers					
371.			(8)	a trans	fer mad	le to a	spouse	e, paren	nt, grar	ndpare	ent, chil	d, or gra	andchil	d of Sel	ler;				
372.										g fron	m a d	ecree o	of mari	riage c	lissoluti	on or	from	a prop	erty
373.					nent inc						0.00								
374.												nat has r							
375.			(11)	an opt	ion to p	urcha	se a un	it in a c	ommo	on inte	erest co	nmunit	y, until	exercis	ed;			c 1	•••
376.												ed by t	the gra	antor a	s those	terms	are de	efined	with
377.					t to a de														
378.												ential re		perty; o	r				
379.		,	(14)	a trans	ster of sp	pecial	declara	int right	ts una	ier seci	tion 51	5B.3-104	1 .						
380.					144.49														
381.												O NOT							ellers
382.		of ne	ewly co	onstru	cted resi	identia	al prope	erty mu	ust cor	mply w	vith the	disclosu	ıre requ	uiremei	nts of M	N Statu	te 144.	496.	
383.		Wai	ver:	The w	ritten o	disclos	ure re	auired	unde	er sect	tions 5	13.52 t	o 513.	60 ma	v be w	vaived	if Sell	er and	the
384.												require							
385.												d by any							
386.		<u>No I</u>	Duty t	o Dis	close:														
387.					uty to d														
388.												is or				e infec	ted w	ith Hu	man
389.												munod							
390.			(2) W	as the	site of a	suicid	le, accid	dental c	death,	natura	al death	, or per	ceived	parano	rmai act	ivity; or	مائد ساما	l &:l:4.	
391.					_	neigh	bornoc	oa cont	taining	g any	adult	amily h	iome, c	commu	nity-bas	sea resi	aenua	i iacilit	y, or
392.				ursing															
393.												formatio							
394.												ation is							
395.												bout th							
396.												cting th	ne loca	al law	enforce	ment a	gency	where	the
397.			prope	rty is lo	ocated o	r the [Departr	ment of	f Corre	ections	s.								
398.												a duty t	to disc	lose ar	y facts	describ	ed in	paragra	aphs
399.			(A) and	d (B) fo	r prope	rty tha	at is not	t reside	ntial p	propert	ty.								
400.				ctions											_				ž
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404.												person							
405.												ustry st							ction
406.												arty in c							2011
407.												aterial							any
408.			in	torma	tion incl	uded	ın a wri	itten re	port u	nder p	paragra	oh (1) if a	а сору	or the r	eport is	provide	20 to 5	ener.	



MN:DS:SPDS-10 (8/21)

DISCLOSURE STATEMENT: SELLER'S PROPERTY DISCLOSURE STATEMENT

410.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.	
411.	Pro	erty located at 800 College St Northfield MN 55057	
412.	R.	ADDITIONAL COMMENTS:	
413.			_
414.			-
415.			_
416.			-
417.			_
418.			-
419.			-
420. 421.	s.	SELLER'S STATEMENT: To be signed at time of listing.)	
422. 423. 424. 425. 426. 427. 428.		eller(s) hereby states the facts as stated above are true and accurate and authorizes any licensee(s) representing assisting any party(ies) in this transaction to provide a copy of this Disclosure Statement to any person or entity of connection with any actual or anticipated sale of the Property. A seller may provide this Disclosure Statement of a real estate licensee representing or assisting a prospective buyer. The Disclosure Statement provided to the eal estate licensee representing or assisting a prospective buyer is considered to have been provided to the prospective buyer. If this Disclosure Statement is provided to the real estate licensee representing or assisting the prospective buyer, the real estate licensee must provide a copy to the prospective buyer.	y it e e
429. 430. 431. 432.		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 hise 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 Disclosure Statement form.	S
433.	_	Eun C. Euro 2/10/2022 Julya J. Euckson 2/10/2022 (Seller) Debra Erickson (Date)	<i>02</i> e)
434. 435.	T.	BUYER'S ACKNOWLEDGEMENT: To be signed at time of purchase agreement.)	
436. 437. 438. 439.		We, the Buyer(s) of the Property, acknowledge receipt of this Seller's Property Disclosure Statement and agre hat no representations regarding facts have been made other than those made above. This Disclosure Statemens not a warranty or a guarantee of any kind by Seller or licensee(s) representing or assisting any party in the ransaction and is not a substitute for any inspections or warranties the party(ies) may wish to obtain.	ıt
440.		he information disclosed is given to the best of Seller's knowledge.	
441.		Buyer) (Date) (Buyer) (Date	_ e)
442. 443.		LISTING BROKER AND LICENSEES MAKE NO REPRESENTATIONS HERE AND ARE NOT RESPONSIBLE FOR ANY CONDITIONS EXISTING ON THE PROPERTY.	



ADDENDUM TO PURCHASE AGREEMENT: DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

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	1. Date								
	2. Page 1								
3. 4.	Addendum to Purchase Agreement between parties, dated(Date of this Purchase Agreement), pertaining to the purchase and sale of the Property at								
5.	800 College St Northfield MN 55057								
6.	Lead Warning Statement								
7. 8. 9. 10. 11. 12. 13.	Every buyer of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.								
15.	Seller's Disclosure (Check one.)								
16. 17.	Seller has no knowledge of, or records or reports relating to, lead-based paint and/or lead-based paint hazards in the housing.								
18. 19. 20.	Seller has knowledge of lead-based paint and/or lead-based paint hazards in the housing and has provided Buyer with all available details, records, and reports, if any, pertaining to lead-based paint and/or lead-based paint hazards in the housing. (Please explain and list documents below.):								
21.									
22. 23.									
24.	Buyer's Acknowledgment								
25.	Buyer has received copies of all information listed above, if any.								
26.	Buyer has received the pamphlet, Protect Your Family from Lead in Your Home.								
27.	Buyer has: (Check one.)								
28. 29.	Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or								
30. 31.	Received a 10-day opportunity (or mutually agreed-upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.								
32. 33.	If checked, this contract is contingent upon a risk assessment or an inspection of the property for the presence of lead- based paint and/or lead-based paint hazards to be conducted at Buyer's expense. The assessment or inspection								
34.	shall be completed within TEN (10) Calendar Days after Final Acceptance of the Purchase								
35.	Agreement.								



ADDENDUM TO PURCHASE AGREEMENT: DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

36. Page 2

37.	Property located at _	800	College St			Northfield	MN	55057
38. 39. 40. 41. 42. 43. 44.	unless Buyer or representing or a completed, a writt assessment or in after delivery of the (A) some or a (B) Buyer wa	real es assistin ten list spectione writt all of th ives th	state licensee repring Seller, within the of the specific defion report. If Buyer ten list of required the required corrective deficiencies; or	esenting or a ree (3) Caler iciencies and and Seller ha corrections the ions will be many	ssisting Buyer de dar Days after the corrections recover not agreed in at:	ment shall be in for livers to Seller or ne assessment or quired, together with writing within three	real est inspecti th a cop	ate licensee ion is timely by of any risk
46. 47.			o the purchase pricent is canceled. B			ately sign a Cance	llation (of Purchase
48.	Agreement confir	ming s	aid cancellation ar	nd directing a	ا earnest money	paid here to be refu	unded to	Buyer. It is
49.						emove this conting		
50. 51.			nsee representing o aiver or removal, ir			r or real estate licer	isee rep	resenting or
52. 53.	Real Estate License Real estate licensee	has inf	formed Seller of Se	eller's obligati	ons under 42 U.S	s.C. 4852(d) and is	aware (of licensee's
54. 55.	responsibility to ensure Certification of Accumum The following parties	uracy		ormation above	e and cortify to	the hest of their l	nowled	ge that the
56. 57.	information provided				e and certify, to	the pest of their r	anowied	ge, that the
58.	Seller) Bruce Eri	ickson	<u> </u>	(Date)	(Buyer)			(Date)
59.	tubia d En (Seller) Debra Er	ickson	Sow 2/10)/2022_ (Date)	(Buyer)			(Date)
60.	(Real Estate Licensee)	<u> </u>	3/8	202Z (Date)	(Real Estate Licensee)			(Date)

TLX:SALE-2 (8/20)

