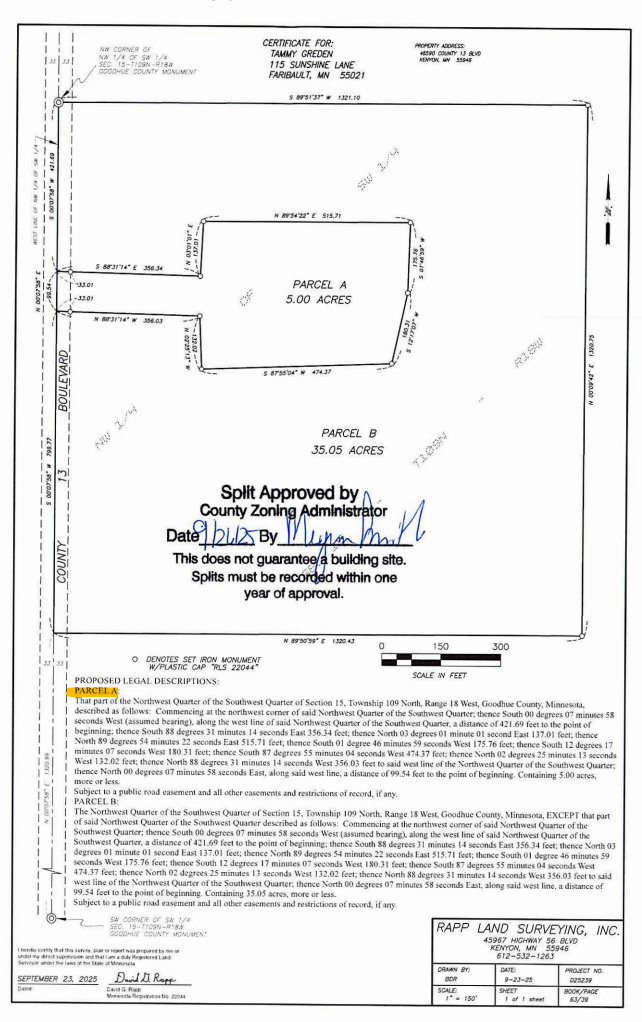
Exhibit A



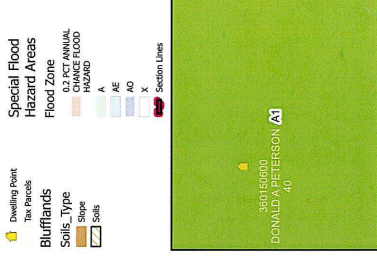


SITE PLAN

State the use of the property. Show the size, shape and location of structures with distance to property lines and location of ALL wells and septic systems.

- Parcel 360150600 to be split into two parcels

Legend



DATA DISCLAIMER: Goodhue County assumes NO liability for the accuracy or completeness of this map OR responsibility for any associated direct, indirect, or consequential damages that may result from its use or misuse. Goodhue County Copyright, 2025.

2024 Aerial Imagery Map Created September, 2025 by William Lenzen

4

AGENCY RELATIONSHIPS IN REAL ESTATE TRANSACTIONS

1. Page 1

- 2. <u>MINNESOTA LAW REQUIRES</u> that early in any relationship, real estate brokers or salespersons discuss with consumers what type of agency representation or relationship they desire. (1) The available options are listed below. This is not a contract. This is an agency disclosure form only. If you desire representation you must enter into a written contract, according to state law (a listing contract or a buyer/tenant representation contract). Until such time as you choose to enter into a written contract for representation, you will be treated as a customer and will not receive any representation from the broker or salesperson. The broker or salesperson will be acting as a Facilitator (see paragraph V on page two (2)), unless the broker or salesperson is representing another party, as described below.
- 9. ACKNOWLEDGMENT: I/We acknowledge that I/we have been presented with the below-described options.
 10. I/We understand that until I/we have signed a representation contract, I/we am/are not represented by the
 11. broker/salesperson. I/We understand that written consent is required for a dual agency relationship.
- 12. THIS IS A DISCLOSURE ONLY, NOT A CONTRACT FOR REPRESENTATION.

13.				
	(Signature)	(Date)	(Signature)	(Date)

- 14. Seller's/Landlord's Broker: A broker who lists a property, or a salesperson who is licensed to the listing broker, 15. represents the Seller/Landlord and acts on behalf of the Seller/Landlord. A Seller's/Landlord's broker owes to the Seller/Landlord the fiduciary duties described on page two (2).(2) The broker must also disclose to the Buyer 16. 17. material facts as defined in MN Statute 82.68, Subd. 3, of which the broker is aware that could adversely and significantly affect the Buyer's use or enjoyment of the property. (MN Statute 82.68, Subd. 3 does not apply to 18. rental/lease transactions.) If a broker or salesperson working with a Buyer/Tenant as a customer is representing the 19. 20. Seller/Landlord, he or she must act in the Seller's/Landlord's best interest and must tell the Seller/Landlord any 21. information disclosed to him or her, except confidential information acquired in a facilitator relationship (see paragraph 22. V on page two (2)). In that case, the Buyer/Tenant will not be represented and will not receive advice and counsel 23. from the broker or salesperson.
- 24. II. Subagent: A broker or salesperson who is working with a Buyer/Tenant but represents the Seller/Landlord. In this case, the Buyer/Tenant is the broker's customer and is not represented by that broker. If a broker or salesperson working with a Buyer/Tenant as a customer is representing the Seller/Landlord, he or she must act in the Seller's/Landlord's best interest and must tell the Seller/Landlord any information that is disclosed to him or her. In that case, the Buyer/Tenant will not be represented and will not receive advice and counsel from the broker or salesperson.
- 30. III. Buyer's/Tenant's Broker: A Buyer/Tenant may enter into an agreement for the broker or salesperson to represent 31. and act on behalf of the Buyer/Tenant. The broker may represent the Buyer/Tenant only, and not the Seller/Landlord, 32. even if he or she is being paid in whole or in part by the Seller/Landlord. A Buyer's/Tenant's broker owes to the 33. Buyer/Tenant the fiduciary duties described on page two (2). (2) The broker must disclose to the Buyer material facts 34. as defined in MN Statute 82.68, Subd. 3, of which the broker is aware that could adversely and significantly affect 35. the Buyer's use or enjoyment of the property. (MN Statute 82.68, Subd. 3 does not apply to rental/lease transactions.) 36. If a broker or salesperson working with a Seller/Landlord as a customer is representing the Buyer/Tenant, he or 37. she must act in the Buyer's/Tenant's best interest and must tell the Buyer/Tenant any information disclosed to him or her, except confidential information acquired in a facilitator relationship (see paragraph V on page two (2)). In 38. 39. that case, the Seller/Landlord will not be represented and will not receive advice and counsel from the broker or salesperson. 40.
- 41. _____ I have had the opportunity to review the "Notice Regarding Predatory Offender Information" on 42. page two. (2)

AGENCY RELATIONSHIPS IN REAL ESTATE TRANSACTIONS

43. Page 2

- 44. IV. Dual Agency - Broker Representing both Seller/Landlord and Buyer/Tenant: Dual agency occurs when one 45. broker or salesperson represents both parties to a transaction, or when two salespersons licensed to the same 46. broker each represent a party to the transaction. Dual agency requires the informed consent of all parties, and 47. means that the broker and salesperson owe the same duties to the Seller/Landlord and the Buyer/Tenant. This 48. role limits the level of representation the broker and salesperson can provide, and prohibits them from acting 49. exclusively for either party. In a dual agency, confidential information about price, terms and motivation for pursuing 50. a transaction will be kept confidential unless one party instructs the broker or salesperson in writing to disclose 51. specific information about him or her. Other information will be shared. Dual agents may not advocate for one party 52. to the detriment of the other.(3)
- Within the limitations described above, dual agents owe to both Seller/Landlord and Buyer/Tenant the fiduciary duties described below. Dual agents must disclose to Buyers material facts as defined in MN Statute 82.68, Subd. 3, of which the broker is aware that could adversely and significantly affect the Buyer's use or enjoyment of the

56. property. (MN Statute 82.68, Subd. 3 does not apply to rental/lease transactions.)

- 57. Facilitator: A broker or salesperson who performs services for a Buyer/Tenant, a Seller/Landlord or both but 58. does not represent either in a fiduciary capacity as a Buyer's/Tenant's Broker, Seller's/Landlord's Broker or Dual 59. Agent. THE FACILITATOR BROKER OR SALESPERSON DOES NOT OWE ANY PARTY ANY OF THE FIDUCIARY 60. DUTIES LISTED BELOW, EXCEPT CONFIDENTIALITY, UNLESS THOSE DUTIES ARE INCLUDED IN A 61. WRITTEN FACILITATOR SERVICES AGREEMENT. The facilitator broker or salesperson owes the duty of 62. confidentiality to the party but owes no other duty to the party except those duties required by law or contained in 63. a written facilitator services agreement, if any. In the event a facilitator broker or salesperson working with a Buyer/ 64. Tenant shows a property listed by the facilitator broker or salesperson, then the facilitator broker or salesperson 65. must act as a Seller's/Landlord's Broker (see paragraph I on page one (1)). In the event a facilitator broker or 66. salesperson, working with a Seller/Landlord, accepts a showing of the property by a Buyer/Tenant being represented by the facilitator broker or salesperson, then the facilitator broker or salesperson must act as a Buyer's/Tenant's 67. 68. Broker (see paragraph III on page one (1)).
- 69. (1) This disclosure is required by law in any transaction involving property occupied or intended to be occupied by 70. one to four families as their residence.
- 71. (2) The fiduciary duties mentioned above are listed below and have the following meanings:
- 72. <u>Loyalty</u> broker/salesperson will act only in client(s)' best interest.
- 73. <u>Obedience</u> broker/salesperson will carry out all client(s)' lawful instructions.
- 74. <u>Disclosure</u> broker/salesperson will disclose to client(s) all material facts of which broker/salesperson has knowledge

75. which might reasonably affect the client(s)' use and enjoyment of the property.

- 76. <u>Confidentiality</u> broker/salesperson will keep client(s)' confidences unless required by law to disclose specific information (such as disclosure of material facts to Buyers).
- 78. Reasonable Care broker/salesperson will use reasonable care in performing duties as an agent.
- 79. Accounting broker/salesperson will account to client(s) for all client(s)' money and property received as agent.
- 80. (3) If Seller(s)/Landlord(s) decide(s) not to agree to a dual agency relationship, Seller(s)/Landlord(s) may give up the opportunity to sell/lease the property to Buyer(s)/Tenant(s) represented by the broker/salesperson. If Buyer(s)/Tenant(s) decide(s) not to agree to a dual agency relationship, Buyer(s)/Tenant(s) may give up the opportunity to
- 83. purchase/lease properties listed by the broker.
- 84. NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory offender
- 85. registry and persons registered with the predatory offender registry under MN Statute 243.166 may be
- 86. obtained by contacting the local law enforcement offices in the community where the property is located,
- 87. or the Minnesota Department of Corrections at (651) 361-7200, or from the Department of Corrections Web site at
- 88. www.corr.state.mn.us.

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			3.		pages: RECORDS AND IY, ARE ATTACHED AND MADE A ISCLOSURE
5.	Propert	ty located at			,
6.	City of	, County of _			, State of Minnesota.
7. 8. 9. 10. 11.	513.52 prospe followi license	E: Sellers of residential property, with limited exception through 513.60. To comply with the statute, Sective Buyer (see <i>Disclosure Statement: Seller's</i> and two options. Disclosures made here, if any, are (s) representing or assisting any party in this tractices the party(ies) may wish to obtain.	elle : <i>Pr</i> are	er must provide el coperty Disclosure not a warranty or (ither a written disclosure to the Statement) or satisfy one of the guarantee of any kind by Seller or
13. 14. 15. 16. 17. 18.	(Select	done option only.) QUALIFIED THIRD-PARTY INSPECTION: Seller discloses material information relating to the real "Qualified third party" means a federal, state, or leprospective Buyer reasonably believes has the exp for the type of inspection or investigation that has written report.	prop ocal ertis	perty that has been I governmental age se necessary to me	prepared by a qualified third party. ency, or any person whom Seller or et the industry standards of practice
20. 21. 22.		Seller shall disclose to prospective Buyer mater that is included in a written report, or materiareport.			
23.		The inspection report was prepared by			
24.					
25.		and dated , 20			
26. 27.		Seller discloses to Buyer the following material facting the above referenced inspection report.	ts k	nown by Seller that	contradict any information included
28.					
29.					
30. 31.		Seller discloses to Buyer the following material t	acto	known by Seller	that are not included in the above
32.		referenced inspection report.	acio	s known by Jellei	that are not included in the above
33.					
34.					
35.					
36. 37.	2)	WAIVER: The written disclosure required may be wand Buyer hereby waive the written disclosure req			
38. 39. 40. 41. 42. 43. 44.		NOTE: If both Seller and prospective Buyer agree MN Statutes 513.52 through 513.60, Seller is no is aware that could adversely and significantly af intended use of the property, other than those di not obligated to update Buyer on any changes madversely and significantly affect the Buyer's use property that occur, other than those disclosure re	t ob fect sclo nade or	ligated to disclose the Buyer's use of soure requirements to material facts enjoyment of the p	ANY material facts of which Seller r enjoyment of the property or any created by any other law. Seller is of which Seller is aware that could roperty or any intended use of the
45. 46.		Waiver of the disclosure required under MN Stabridge any obligation for Seller disclosure cre			

47. Page 2

48.	Pro	perty located at
49. 50. 51. 52. 53.		HER REQUIRED DISCLOSURES: 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.	A.	SUBSURFACE SEWAGE TREATMENT SYSTEM DISCLOSURE: (A subsurface sewage treatment system disclosure is required by MN Statute 115.55.) (<i>Check appropriate box.</i>)
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 Disclosure Statement: Subsurface Sewage Treatment System.) There is a subsurface sewage treatment system on or serving the above-described real property. (See Disclosure Statement: Subsurface Sewage Treatment System.) There is an abandoned subsurface sewage treatment system on the above-described real property. (See Disclosure Statement: Subsurface Sewage Treatment System.)
63. 64. 65. 66. 67.	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.)
68.		Are there any wells serving the above-described property that are not located on the property?
69.		To your knowledge, is the property in a Special Well Construction Area? Yes No
70.		Comments:
71.72.73.74.	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 exclusion shall terminate upon sale of the property, and the property's estimated market value for property tax purposes
75. 76.		shall increase. If a valuation exclusion exists, Buyers are encouraged to look into the resulting tax consequences.
77.		Additional comments:
78.		
79. 80. 81.	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.
82.		Seller represents that Seller IS IS NOT a foreign person (i.e., a non-resident alien individual, foreign corporation,(Check one.)
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.		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.
91. 92.		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.

93. 94.

95. Page 3

96.	Pro	perty loc	cated at
97. 98. 99.	E.	(A meth	AMPHETAMINE PRODUCTION DISCLOSURE: namphetamine production disclosure is required by MN Statute 152.0275, Subd. 2 (m).) ler is not aware of any methamphetamine production that has occurred on the property.
100. 101.			ler is aware that methamphetamine production has occurred on the property. Disclosure Statement: Methamphetamine Production.)
102. 103.	F.		N DISCLOSURE: Iowing Seller disclosure satisfies MN Statute 144.496.)
104. 105. 106. 107.		homebuthe rade	WARNING STATEMENT: The Minnesota Department of Health strongly recommends that ALL uyers have an indoor radon test performed prior to purchase or taking occupancy, and recommends having on levels mitigated if elevated radon concentrations are found. Elevated radon concentrations can easily ced by a qualified, certified, or licensed, if applicable, radon mitigator.
108. 109. 110. 111. 112.		dangero Radon, cause o	buyer of any interest in residential real property is notified that the property may present exposure to bus levels of indoor radon gas that may place occupants at risk of developing radon-induced lung cancer. a Class A human carcinogen, is the leading cause of lung cancer in nonsmokers and the second leading overall. The seller of any interest in residential real property is required to provide the buyer with any tion on radon test results of the dwelling.
113. 114. 115.		Departr	N IN REAL ESTATE: By signing this Statement, Buyer hereby acknowledges receipt of the Minnesota ment of Health's publication entitled <i>Radon in Real Estate Transactions</i> , which is attached hereto and found at www.health.state.mn.us/divs/eh/indoorair/radon/rnrealestateweb.pdf.
116. 117. 118. 119. 120.		pertaini Statute the cou	who fails to disclose the information required under MN Statute 144.496, and is aware of material facts ng to radon concentrations in the property, is liable to the Buyer. A buyer who is injured by a violation of MN 144.496 may bring a civil action and recover damages and receive other equitable relief as determined by rt. Any such action must be commenced within two years after the date on which the buyer closed the se or transfer of the real property.
121. 122.		SELLE!	R'S REPRESENTATIONS: The following are representations made by Seller to the extent of Seller's actual dge.
123.		(a)	Radon test(s) HAVE HAVE NOT occurred on the property.
124. 125.		(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:
126.			
127.			
128.129.		(c)	There IS IS NOT a radon mitigation system currently installed on the property.
130. 131.			If " IS ," Seller shall disclose, if known, information regarding the radon mitigation system, including system description and documentation.
132.			
133.			
134.			
135. 136. 137. 138.	G.	with zor	E REGARDING AIRPORT ZONING REGULATIONS: The property may be in or near an airport safety zone ning regulations adopted by the governing body that may affect the property. Such zoning regulations are high the county recorder in each county where the zoned area is located. If you would like to determine if such regulations affect the property, you should contact the county recorder where the zoned area is located.

MN:DS:SDA-3 (8/16)

139. Page 4

140. Property located at _____

141. H. NOTICE REGARDING CARBON MONOXIDE DETECTORS:

- 142. MN Statute 299F.51 requires Carbon Monoxide Detectors to be located within ten (10) feet from all sleeping
- 143. rooms. Carbon Monoxide Detectors may or may not be personal property and may or may not be included in the
- 144. sale of the home.
- 145. I. WATER INTRUSION AND MOLD GROWTH: Studies have shown that various forms of water intrusion affect many
- 146. homes. Water intrusion may occur from exterior moisture entering the home and/or interior moisture leaving the
- 147. home.
- 148. Examples of exterior moisture sources may be
- improper flashing around windows and doors,
- 150. improper grading,
- 151. flooding,
- 152. roof leaks.
- 153. Examples of interior moisture sources may be
- 154. plumbing leaks,
- condensation (caused by indoor humidity that is too high or surfaces that are too cold),
- overflow from tubs, sinks, or toilets,
- 157. firewood stored indoors,
- 158. humidifier use,
- inadequate venting of kitchen and bath humidity.
- improper venting of clothes dryer exhaust outdoors (including electrical dryers),
- 161. line-drying laundry indoors,
- houseplants—watering them can generate large amounts of moisture.
- 163. 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.
- 165. Therefore, it is very important to detect and remediate water intrusion problems.
- 166. Fungi are present everywhere in our environment, both indoors and outdoors. Many molds are beneficial to humans.
- 167. However, molds have the ability to produce mycotoxins that may have a potential to cause serious health problems,
- 168. particularly in some immunocompromised individuals and people who have asthma or allergies to mold.
- 169. To complicate matters, mold growth is often difficult to detect, as it frequently grows within the wall structure. If you
- 170. have a concern about water intrusion or the resulting mold/mildew/fungi growth, you may want to consider having
- 171. the property inspected for moisture problems before entering into a purchase agreement or as a condition of your
- 172. purchase agreement. Such an analysis is particularly advisable if you observe staining or any musty odors on the
- 173. property.
- 174. J. NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory
- 175. offender registry and persons registered with the predatory offender registry under MN Statute 243.166
- 176. may be obtained by contacting the local law enforcement offices in the community where the property is
- 177. located or the Minnesota Department of Corrections at (651) 361-7200, or from the Department of Corrections
- 178. web site at www.corr.state.mn.us.

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

179. Page 5

180.	Pro	perty located at
181.	K.	SELLER'S STATEMENT:
182. 183. 184. 185. 186. 187. 188.		(To be signed at time of listing.) Seller(s) hereby authorizes any licensee(s) representing or assisting any party(ies) in this transaction to provide a copy of this Disclosure Statement to any person or entity in connection with any actual or anticipated sale of the property. A seller may provide this Disclosure Statement to a real estate licensee representing or assisting a prospective buyer. The Disclosure Statement provided to the real 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.
190. 191. 192. 193. 194.		QUALIFIED THIRD-PARTY INSPECTION: If Seller has made a disclosure under the Qualified Third-Party Inspection, Seller is obligated to disclose to Buyer in writing of any new or changed 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 up to the time of closing. To disclose new or changed facts, please use the <i>Amendment to Disclosure Statement</i> form.
195. 196.		WAIVER: If Seller and Buyer agree to waive the seller disclosure requirement, Seller is NOT obligated to disclose and will NOT disclose any new or changed information regarding facts.
197. 198. 199. 200.		OTHER REQUIRED DISCLOSURES (Sections A-F): Whether Seller has elected a Qualified-Third Party Inspection 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 <i>Amendment to Seller's Disclosure</i> form.
201.		(Seller) (Date) (Seller) (Date)
202.		(Seller) (Date) (Seller) (Date) BUYER'S ACKNOWLEDGEMENT:
202.	L.	(To be signed at time of purchase agreement.)
204. 205. 206. 207. 208.		I/We, the Buyer(s) of the property, acknowledge receipt of this <i>Seller's Disclosure Alternatives</i> 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) (Date) (Buyer) (Date)
211. 212.		LISTING BROKER AND LICENSEES MAKE NO REPRESENTATIONS HERE AND ARE NOT RESPONSIBLE FOR ANY CONDITIONS EXISTING ON THE PROPERTY.

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, 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.

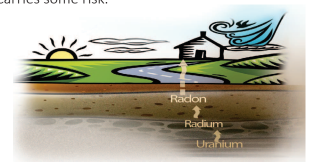


Radon Facts

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

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

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.

Continuous Radon Monitor (CRM)

Fastest



Simultaneous Shortterm Testing

Second Fastest



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.

Radon Mitigation

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".

BUYER PURCHASING "AS IS" ADDENDUM This form approved by the Minnesota Association of REALTORS®, which disclaims any liability arising out of use or misuse of this form. © 2011 Minnesota Association of REALTORS®, Edina, MN

	1. Date
	2. Page
3.	Addendum to Purchase Agreement between parties, dated, 20, pertaining
4.	to the purchase and sale of the property at
5.	
6. 7. 8. 9. 10.	DISCLOSURE REQUIRED: Under Minnesota law, Sellers of residential property, except by waiver or with limited exceptions, are obligated to disclose to prospective Buyers all material facts of which Seller is aware that could adversely and significantly affect an ordinary Buyer's use or enjoyment of the property or any intended use of the property of which Seller is aware. Such a disclosure is not a warranty or a guarantee of any kind by Seller or licensee representing or assisting any party in the transaction. Seller agrees to notify Buyer immediately in writing of any substantive changes from any prior representations regarding the property.
12.	(Check appropriate box.)
13. 14.	Buyer has received and had an opportunity to review the Seller's Property Disclosure Statement; or
15.	Buyer has received and had an opportunity to review the Seller's Disclosure Alternatives form.
16. 17.	CONDITION OF PROPERTY: The property being purchased by Buyer, including the dwelling, other improvements and fixtures, is not new and is being purchased "AS IS".
18. 19. 20. 21. 22. 23. 24.	Buyer understands that the property, as defined above, will be purchased in the condition it is in at the time of Purchase Agreement. Buyer shall have the right to a walk-through review of the property prior to closing. To the extent there is a material change in the condition of the property arising between the date of the Purchase Agreement and the closing date, Seller shall be responsible for restoring the property to substantially the same condition it was in on the date of the Purchase Agreement, except that Seller shall have NO OBLIGATION OR RESPONSIBILITY to repair or replace central air-conditioning, heating, plumbing (including subsurface sewage treatment systems, unless otherwise required by law), wiring systems or wells on the property if they fail between the date of Purchase Agreement and the date of closing. This provision voids lines 217-219 of the Purchase Agreement.
26. 27. 28. 29. 30. 31. 32. 33. 34.	RISK OF LOSS: The Risk of Loss provision in the Purchase Agreement is modified as follows. If there is any loss or damage to the property between the date of Purchase Agreement and the date of closing for any reason, including fire, vandalism, flood, earthquake or act of God, the risk of loss shall be on Seller except that Seller shall have NO OBLIGATION OR RESPONSIBILITY to repair or replace central air-conditioning, heating, plumbing (including subsurface sewage treatment systems, unless otherwise required by law), wiring systems or wells on the property if they fail between the date of Purchase Agreement and the date of closing. If the property is destroyed or substantially damaged before the closing date, this Purchase Agreement is canceled, at Buyer's option, by written notice to Seller or licensee representing or assisting Seller. If Buyer cancels this Purchase Agreement, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid hereunder to be refunded to Buyer.
36. 37.	RIGHT OF INSPECTION: Buyer shall have the right to inspect the property or to have it inspected by a person of Buyer's choice, at Buyer's expense.
38. 39.	THIS IS A LEGALLY BINDING CONTRACT BETWEEN BUYER(S) AND SELLER(S). IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

BUYER PURCHASING "AS IS" ADDENDUM

40. Page _____

,			
CONDITION OF THE PROP TO, CENTRAL AIR-CONDI [*] CITY WATER ARE VOID. T	PERTY CONTAINED IN THIS F TIONING, HEATING, PLUMB	ots the property "AS IS." ANY WAR PURCHASE AGREEMENT INCLUING, WIRING, AND CONNECTION ivery of the deed or contract for co	DING, BUT NOT LIMITED N TO CITY SEWER AND
OTHER:			
Seller)	(Date)	(Buyer)	(Date)
Seller)	(Date)	(Buyer)	(Date)

63. THIS IS A LEGALLY BINDING CONTRACT BETWEEN BUYER(S) AND SELLER(S).

64. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

DISCLOSURE STATEMENT: SUBSURFACE SEWAGE TREATMENT SYSTEM

This form approved by the Minnesota Association of REALTORS®, which disclaims any liability arising out of use or misuse of this form. © 2017 Minnesota Association of REALTORS®, Edina, MN

	1. Date	
	 Page 1 of pages: THE REQUIRED MAP IS ATTACHED AN PART OF THIS DISCLOSURE 	D MADE A
5.	5. Property located at in the City of	
6.	6. County of State of Minnesota, legally described as for	ollows or on
7.		
8. 9. 10.	7. This disclosure is not a warranty of any kind by Seller(s) or any licensee(s) representing or assisting any p	
11. 12. 13.	2. SUBSURFACE SEWAGE TREATMENT SYSTEM AND TO PROVIDE FOR APPROPRIATE PROVISION	NS IN A
14. 15. 16. 17. 18.	the following information with the knowledge that even though this is not a warranty, prospective Buyers this information in deciding whether and on what terms to purchase the Property. The Seller(s) authors licensee(s) representing or assisting any party(ies) in this transaction to provide a copy of this statement to	may rely on orizes any
19. 20. 21. 22. 23. 24.	the existence or known status of a subsurface sewage treatment system at the time of sale, and who k reason to know of the existence or known status of the system, is liable to Buyer for costs relating to be system into compliance with subsurface sewage treatment system rules and for reasonable attorney fees for costs from Seller. An action under this subdivision must be commenced within two years after the data.	new or had oringing the or collection
25. 26. 27.	26. Buyer is advised to contact the local unit(s) of government, state agency, or qualified professional whic	
28. 29.	, , ,	mation is a
30.	30. SUBSURFACE SEWAGE TREATMENT SYSTEM DISCLOSURE: (Check the appropriate boxes.)	
31.	31. Seller certifies that the following subsurface sewage treatment system is on or serving the above-describe	ed Property.
32. 33.		
34.	34. Is this system a straight-pipe system?	Unknown
35.	35. Sealed System (holding tank)	
36.	36. Other (Describe.):	
37.	37. Is the subsurface sewage treatment system(s) currently in use?	☐ No
38. 39.		□No
40.	10. If "Yes," please explain:	
41.	H1	
42.	12. If "No," is subsurface sewage treatment system entirely within Property boundary lines,	
43.	l3. including set back requirements?	
44.	14. Comments:	

DISCLOSURE STATEMENT: SUBSURFACE SEWAGE TREATMENT SYSTEM

45. Page 2

46.	Property located at
47. 48.	Is the subsurface sewage treatment system(s) a shared system? If "Yes," Yes No
49.	(1) How many properties or residences does the subsurface sewage treatment system serve?
50.	
51.	(2) Is there a maintenance agreement for the shared subsurface sewage treatment system? Yes No
52.	If "Yes," what is the annual maintenance fee? \$
53. 54.	NOTE: If any water use appliance, bedroom, or bathroom has been added to the Property, the system may no longer comply with applicable sewage treatment system laws and rules.
55.	Seller or transferor shall disclose to Buyer or transferee what Seller or transferor has knowledge of relative to the
56.	compliance status of the subsurface sewage treatment system.
57.	
58.	
59.	Any previous inspection report in Seller's possession must be attached to this Disclosure Statement.
60.	When was the subsurface sewage treatment system installed?
61.	Installer Name/Phone
62.	Where is tank located?
63.	What is tank size?
64.	When was tank last pumped?
65.	How often is tank pumped?
66.	Where is the drain field located?
67.	What is the drain field size?
68.	Describe work performed to the subsurface sewage treatment system since you have owned the Property.
69.	
70.	
71.	Date work performed/by whom:
72.	
73.	Approximate number of:
74.	people using the subsurface sewage treatment systemshowers/baths taken per week
75. 76.	wash loads per week
77. 78.	NOTE: Changes in the number of people using the subsurface sewage treatment system or volume of water used may affect the subsurface sewage treatment system performance.
79.	Distance between well and subsurface sewage treatment system?
80. 81.	Have you received any notices from any government agencies relating to the subsurface sewage treatment system? (If "Yes," see attached notice.)
82.	Are there any known defects in the subsurface sewage treatment system?
83.	If "Yes," please explain:
84.	
85.	

DISCLOSURE STATEMENT: SUBSURFACE SEWAGE TREATMENT SYSTEM

86. Page 3

87.	Property located at			
88.	SELLER'S STATEMENT: (To	be signed at time of listing.))	
89. 90. 91. 92. 93. 94. 95.	assisting any party(ies) in this connection with any actual or a estate licensee representing o licensee representing or assist	transaction to provide a conticipated sale of the proper assisting a prospective being a prospective buyer is corovided to the real estate li	opy of this Disclos rty. A seller may p uyer. The Disclosu considered to have censee represent	authorizes any licensee(s) representing or sure Statement to any person or entity in rovide this Disclosure Statement to a rea ure Statement provided to the real estate e been provided to the prospective buyer ing or assisting the prospective buyer, the
96. 97. 98. 99.	(new or changed) of which \$	Seller is aware that could any intended use of the p	d adversely and property that occ	nat differ from the facts disclosed here significantly affect the Buyer's use or ur up to the time of closing. To disclose form.
100.	(Seller)	(Date)	(Seller)	(Date
101.	BUYER'S ACKNOWLEDGEM	ENT: (To be signed at time	of purchase agre	ement.)
103.				Statement: Subsurface Sewage Treatments s have been made other than those made
105.	(Buyer)	(Date)	(Buyer)	(Date
106. 107.	LISTING BROKE	, ,	E NO REPRESEN	ITATIONS HERE AND ARE

MN-DS:SSTS-3 (8/17)



Compliance inspection report form

520 Lafayette Road North St. Paul, MN 55155-4194

Existing Subsurface Sewage Treatment System (SSTS)

Doc Type: Compliance and Enforcement

Instructions: Inspector must submit completed form to Local Governmental Unit (LGU) and system owner within 15 days of final determination of compliance or noncompliance. Instructions for filling out this form are located on the Minnesota Pollution Control Agency (MPCA) website at https://www.pca.state.mn.us/sites/default/files/wq-wwists4-31a.pdf.

Property information	Local tracking number:
Parcel ID# or Sec/Twp/Range: 360150600	Reason for Inspection Property Sale
Local regulatory authority info: Goodhue County	
Property address: 48590 County 13 Blvd Kenyon, MN 55946	
Owner/representative: Donald Peterson - Adam Engen	Owner's phone:
Brief system description: 1000 gallon 2 piece non compliant tan	k and unable to identify/locate drainfield
System status	
System status on date (mm/dd/yyyy): 9/11/2025	
☐ Compliant – Certificate of compliance*	
(Valid for 3 years from report date unless evidence of an imminent threat to public health or safety requiring removal and abatement under section 145A.04, subdivision 8 is discovered or	Systems failing to protect ground water must be upgraded, replaced, or use discontinued within the time required by local ordinance.
a shorter time frame exists in Local Ordinance.) *Note: Compliance indicates conformance with Minn. R. 7080.1500 as of system status date above and does not guarantee future performance.	An imminent threat to public health and safety (ITPHS) must be upgraded, replaced, or its use discontinued within ten months of receipt of this notice or within a shorter period if required by local ordinance or under section 145A.04 subdivision 8.
Reason(s) for noncompliance (check all applicab	ole)
☐ Impact on public health (Compliance component #1)	– Imminent threat to public health and safety
☐ Tank integrity (Compliance component #2) – Failing	to protect groundwater
☐ Other Compliance Conditions (Compliance components)	ent #3) – Imminent threat to public health and safety
	ent #3) – Failing to protect groundwater
System not abandoned according to Minn. R. 7080.2	2500 (Compliance component #3) – Failing to protect groundwater
☐ Soil separation (Compliance component #5) – Failing	g to protect groundwater
☐ Operating permit/monitoring plan requirements (Con	npliance component #4) – Noncompliant - local ordinance applies
Comments or recommendations	
Sewage tank water level was below operating depth, is a locate drainfield due to depth.	n old two piece septic tank. Probed soil area all around and unable to
Certification I hereby certify that all the necessary information has been gathered.	to determine the compliance status of this system. No determination of
	wn conditions during system construction, possible abuse of the system,
By typing my name below , I certify the above statements to be true used for the purpose of processing this form.	and correct, to the best of my knowledge, and that this information can be
Business name: EcoSense Septic Services LLC	Certification number: 1794
Inspector signature:	License number: 4177
/ (This document has been electronically sign	ned) Phone: 612-201-5217
Necessary or locally required supporting do	cumentation (must be attached)
☐ Soil observation logs ☐ System/As-Built ☐ Locally re☐ Other information (list):	equired forms

Compliance criteria:		onent #1 of 5 Attached supporting documentation:
System discharges sewage to the ground surface	☐ Yes* ☒ No	☐ Other: ☐ Not applicable
System discharges sewage to drain tile or surface waters.	☐ Yes* ⊠ No	
System causes sewage backup into dwelling or establishment.	☐ Yes* ☒ No	
Any "yes" answer above indicates imminent threat to public health ar		
Describe verification methods and		
nk integrity – Compliance	e component #2 (of 5
	e component #2 o	
Compliance criteria:	· 	Attached supporting documentation:
Compliance criteria: System consists of a seepage pit,	e component #2 o	
Compliance criteria:	· 	Attached supporting documentation:
Compliance criteria: System consists of a seepage pit, cesspool, drywell, leaching pit, or other pit? Sewage tank(s) leak below their	· 	Attached supporting documentation: □ Empty tank(s) viewed by inspector
Compliance criteria: System consists of a seepage pit, cesspool, drywell, leaching pit, or other pit?	☐ Yes* ☑ No	Attached supporting documentation: Empty tank(s) viewed by inspector Name of maintenance business:
Compliance criteria: System consists of a seepage pit, cesspool, drywell, leaching pit, or other pit? Sewage tank(s) leak below their	☐ Yes* ☑ No	Attached supporting documentation: Empty tank(s) viewed by inspector Name of maintenance business: License number of maintenance business: Date of maintenance:
Compliance criteria: System consists of a seepage pit, cesspool, drywell, leaching pit, or other pit? Sewage tank(s) leak below their	☐ Yes* ☑ No	Attached supporting documentation: Empty tank(s) viewed by inspector Name of maintenance business: License number of maintenance business: Date of maintenance: Existing tank integrity assessment (Attach)
Compliance criteria: System consists of a seepage pit, cesspool, drywell, leaching pit, or other pit? Sewage tank(s) leak below their designed operating depth?	Yes* No	Attached supporting documentation: Empty tank(s) viewed by inspector Name of maintenance business: License number of maintenance business: Date of maintenance: Existing tank integrity assessment (Attach) Date of maintenance
Compliance criteria: System consists of a seepage pit, cesspool, drywell, leaching pit, or other pit? Sewage tank(s) leak below their	☐ Yes* ☑ No	Attached supporting documentation: Empty tank(s) viewed by inspector Name of maintenance business: License number of maintenance business: Date of maintenance: Existing tank integrity assessment (Attach)
Compliance criteria: System consists of a seepage pit, cesspool, drywell, leaching pit, or other pit? Sewage tank(s) leak below their designed operating depth?	☐ Yes* ☐ No ☐ Yes* ☐ No ☐ Yes* ☐ No ☐ First and only tank eates the system	Attached supporting documentation: Empty tank(s) viewed by inspector Name of maintenance business: License number of maintenance business: Date of maintenance: Existing tank integrity assessment (Attach) Date of maintenance
Compliance criteria: System consists of a seepage pit, cesspool, drywell, leaching pit, or other pit? Sewage tank(s) leak below their designed operating depth? If yes, which sewage tank(s) leaks: Any "yes" answer above indic	☐ Yes* ☐ No ☐ Yes* ☐ No ☐ Yes* ☐ No ☐ First and only tank eates the system	Attached supporting documentation: Empty tank(s) viewed by inspector Name of maintenance business: License number of maintenance business: Date of maintenance: Existing tank integrity assessment (Attach) Date of maintenance (mm/dd/yyyy): (See form instructions to ensure assessment comp Minn. R. 7082.0700 subp. 4 B (1))
Compliance criteria: System consists of a seepage pit, cesspool, drywell, leaching pit, or other pit? Sewage tank(s) leak below their designed operating depth? If yes, which sewage tank(s) leaks: Any "yes" answer above indic	☐ Yes* ☐ No ☐ Yes* ☐ No ☐ Yes* ☐ No ☐ First and only tank eates the system	Attached supporting documentation: Empty tank(s) viewed by inspector Name of maintenance business: License number of maintenance business: Date of maintenance: Existing tank integrity assessment (Attach) Date of maintenance (mm/dd/yyyy): (See form instructions to ensure assessment comp

	Property Address: 48590 County 13 Blvd Kenyon, MN 55946	
В	Business Name: EcoSense Septic Services LLC	Date: <u>9/11/2025</u>
_		
<u>3.</u>	Other compliance conditions – Compliance component #3 of 5	_
	3a. Maintenance hole covers appear to be structurally unsound (damaged, cracked, etc.), or unse	ecured?
	☐ Yes* ☐ No ☐ Unknown	
	3b. Other issues (electrical hazards, etc.) to immediately and adversely impact public health or safet	y? ∐ Yes* ⊠ No ∐ Unknown
	*Yes to 3a or 3b - System is an imminent threat to public health and safety.	
	3c. System is non-protective of ground water for other conditions as determined by inspector?	☐ Yes* ☒ No
	3d. System not abandoned in accordance with Minn. R. 7080.2500?	☐ Yes* ☑ No
	*Yes to 3c or 3d - System is failing to protect groundwater. Describe verification methods and results:	
	Describe verification methods and results.	
	Attached supporting desurgentation.	
	Attached supporting documentation: Not applicable	
4.	Operating permit and nitrogen BMP* – Compliance component #4 o	f 5 ⊠ Not applicable
<u>4.</u>		
4.	Is the system operated under an Operating Permit? ☐ Yes ☐ No	If "yes", A below is required
<u>4.</u>	Is the system operated under an Operating Permit? ☐ Yes ☐ No Is the system required to employ a Nitrogen BMP specified in the system design? ☐ Yes ☐ No	If "yes", A below is required
4.	Is the system operated under an Operating Permit? ☐ Yes ☐ No	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit? Is the system required to employ a Nitrogen BMP specified in the system design? BMP = Best Management Practice(s) specified in the system design	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit? Is the system required to employ a Nitrogen BMP specified in the system design? BMP = Best Management Practice(s) specified in the system design If the answer to both questions is "no", this section does not need to be completed.	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit? Is the system required to employ a Nitrogen BMP specified in the system design? BMP = Best Management Practice(s) specified in the system design If the answer to both questions is "no", this section does not need to be completed Compliance criteria:	If "yes", A below is required If "yes", B below is required
<u>4.</u>	Is the system operated under an Operating Permit? Is the system required to employ a Nitrogen BMP specified in the system design? Yes No BMP = Best Management Practice(s) specified in the system design If the answer to both questions is "no", this section does not need to be completed Compliance criteria: a. Have the operating permit requirements been met? Yes No b. Is the required nitrogen BMP in place and properly functioning? Yes No	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit?	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit? Is the system required to employ a Nitrogen BMP specified in the system design? Yes No BMP = Best Management Practice(s) specified in the system design If the answer to both questions is "no", this section does not need to be completed Compliance criteria: a. Have the operating permit requirements been met? Yes No b. Is the required nitrogen BMP in place and properly functioning? Yes No	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit?	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit?	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit?	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit?	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit?	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit?	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit?	If "yes", A below is required If "yes", B below is required
4.	Is the system operated under an Operating Permit?	If "yes", A below is required If "yes", B below is required

https://www.pca.state.mn.us wq-wwists4-31b • 4/28/2021

siness Name: <u>EcoSense Septic Services LLC</u>		Date: <u>9/11/2025</u>
Soil separation – Compliance cor	nponent #5 o	f 5
Date of installation (mm/dd/yyyy)	_⊠ Unknown	
Shoreland/Wellhead protection/Food beverage lodging?	☐ Yes ☑ No	Attached supporting documentation: Soil observation logs completed for the report
Compliance criteria (select one):		☐ Two previous verifications of required vertical separation
5a. For systems built prior to April 1, 1996, and not located in Shoreland or Wellhead Protection Area or not serving a food, beverage or lodging establishment:	⊠ Yes □ No*	Not applicable (No soil treatment area)
Drainfield has at least a two-foot vertical separation distance from periodically saturated soil or bedrock.		
5b. Non-performance systems built April 1, 1996, or later or for non- performance systems located in Shoreland or Wellhead Protection Areas or serving a food, beverage, or lodging establishment:	☐ Yes ☐ No*	A. Bottom of distribution media B. Periodically saturated soil/bedrock
Drainfield has a three-foot vertical separation distance from periodically saturated soil or bedrock.*		C. System separation D. Required compliance separation* *May be reduced up to 15 percent if allowed by Local Ordinance.
5c. "Experimental", "Other", or "Performance" systems built under pre-2008 Rules; Type IV or V systems built under 2008 Rules 7080. 2350 or 7080.2400 (Intermediate Inspector License required ≤ 2,500 gallons per day; Advanced Inspector License required > 2,500 gallons per day)	☐ Yes ☐ No*	
Drainfield meets the designed vertical separation distance from periodically saturated soil or bedrock.		

Unable to located drainfield. No records of system with the County.

Upgrade requirements: (Minn. Stat. § 115.55) An imminent threat to public health and safety (ITPHS) must be upgraded, replaced, or its use discontinued within ten months of receipt of this notice or within a shorter period if required by local ordinance. If the system is failing to protect ground water, the system must be upgraded, replaced, or its use discontinued within the time required by local ordinance. If an existing system is not failing as defined in law, and has at least two feet of design soil separation, then the system need not be upgraded, repaired, replaced, or its use discontinued, notwithstanding any local ordinance that is more strict. This provision does not apply to systems in shoreland areas, Wellhead Protection Areas, or those used in connection with food, beverage, and lodging establishments as defined in law.

800-657-3864

WELL DISCLOSURE STATEMENT
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1. Date _____

							pages: THE REGRETO AND MADE	
4. 5. 6. 7. 8.	disclose info is satisfied or a disclos	ormation in writing by delivering to E ure statement ind	g to Buyer abo Buyer either a dicating the le	out the status statement b egal descript	and locations and location and continuity	on of all known at Seller does i unty, and a maj	or transfer real prowells on the property not know of any well p showing the locati in use, not in use o	y. This requirement Is on the property, on of each well. In
9. 10. 11. 12. 13.	the existend status of the of costs fro	ce or known statu e well, is liable to	is of a well at Buyer for cos ction is comm	the time of sats relating to	ale, and kr sealing of	new or had reas the well and re	the sale, a Seller when to know of the estasonable attorneys Buyer closed the pu	xistence or known fees for collection
14. 15. 16.		of government,					wells. Buyer is advi	
17.	Instruction	s for completio	n of this for	n are on the	reverse s	side.		
18.	PROPERT	Y DESCRIPTION	I: Street Add	ress:				
19.			(City)				(Zip)	(County)
			,					, , , ,
20.	LEGAL DE	SCRIPTION:						
21.								
22.								
23.								
24.								
25.								
26. 27.		CLOSURE STAT	EMENT:					
28. 29.		ertifies that Selle						
30.	Seller	ertifies that the f	-					
31. 32.		MN Unique Well No.	Well Depth	Year of Const.	Well Type	IN USE	NOT IN USE	SEALED
33.	Well 1	Won No.	Ворин	oonot.	Туро			
34.	Well 2							
35.	Well 3							
36. 37. 38. 39. 40.	NOTE:	it must be seal from the Minn	ed by a licer esota Depa t transferabl	sed well co	ntractor o	r a well owner I pay an annı	on lines 89-100. If a must obtain a ma ual maintenance for maintained, a ma	intenance permit ee. Maintenance
41.	C	RIGINAL COPY	TO LISTING	BROKER;	COPIESTO	O SELLER, BU	IYER, SELLING BF	ROKER.

WELL DISCLOSURE STATEMENT

42. Page 2

OTHER WELL INFORMATION:				
Date well water last tested for contamina			Yes	No
Comments:				
Contaminated Well: Is there a well on the	e property conta	aining contaminated water?	Yes	□No
SEALED WELL INFORMATION: For ea	ıch well designa	ted as sealed above, complete this se	ection.	
When was the well sealed?	•	·		
Who sealed the well?				
vviio scaicu iiie vveii!				-
Was a Sealed Well Report filed with the			Yes	☐ No
	Minnesota Department of Minnes	artment of Health? tion of each well on the real proper or any licensee(s) representing or as	ty. ssisting any p	
Was a Sealed Well Report filed with the MAP: Complete the attached MAP sho This disclosure is not a warranty of any leads to the second seco	Minnesota Departments Dispute the locate of	artment of Health? tion of each well on the real proper or any licensee(s) representing or as as or warranties the party(ies) may wi	ty. ssisting any p sh to obtain.	art(/ies) in
Was a Sealed Well Report filed with the MAP: Complete the attached MAP should be shoul	Minnesota Departments Dispute the locate of	artment of Health? tion of each well on the real proper or any licensee(s) representing or as as or warranties the party(ies) may wi	ty. ssisting any p sh to obtain.	art(/ies) in
Was a Sealed Well Report filed with the MAP: Complete the attached MAP should be shoul	Minnesota Departments of the locat kind by Seller(s) or any inspection that the informal ways are the locat that the locat control of t	artment of Health? tion of each well on the real proper or any licensee(s) representing or any sor warranties the party(ies) may wine mation provided above is accurate	ty. ssisting any p sh to obtain.	art(/ies) in
Was a Sealed Well Report filed with the MAP: Complete the attached MAP should be a substitute for the stransaction and is not a substitute for the stransact	Minnesota Departments of the locat kind by Seller(s) or any inspection that the informal ways are the locat that the locat control of t	artment of Health? tion of each well on the real proper or any licensee(s) representing or any sor warranties the party(ies) may wine mation provided above is accurate	ty. ssisting any p sh to obtain.	art(/ies) in

MN-WDS-1 (8/07)

WELL DISCLOSURE STATEMENT

67. Page 3

68. INSTRUCTIONS FOR COMPLETING THE WELL DISCLOSURE STATEMENT 69. **DEFINITION:** A "well" means an excavation that is drilled, cored, bored, washed, driven, dug, jetted or otherwise 70. constructed if the excavation is intended for the location, diversion, artificial recharge or acquisition of groundwater. 71. MINNESOTA UNIQUE WELL NUMBER: All new wells constructed AFTER January 1, 1975, should have been assigned a Minnesota unique well number by the person constructing the well. If the well was constructed after this 72. 73. date, you should have the unique well number in your property records. If you are unable to locate your unique well 74. number and the well was constructed AFTER January 1, 1975, contact your well contractor. If no unique well number is available, please indicate the depth and year of construction for each well. 75. 76. WELL TYPE: Use one of the following terms to describe the well type. 77. WATER WELL: A water well is any type of well used to extract groundwater for private or public use. Examples 78. of water wells are: domestic wells, drive-point wells, dug wells, remedial wells and municipal wells. 79. **IRRIGATION WELL:** An irrigation well is a well used to irrigate agricultural lands. These are typically 80. large-diameter wells connected to a large pressure distribution system. 81. MONITORING WELL: A monitoring well is a well used to monitor groundwater contamination. The well is 82. typically used to access groundwater for the extraction of samples. 83. **DEWATERING WELL:** A dewatering well is a well used to lower groundwater levels to allow for construction 84. or use of underground spaces. 85. INDUSTRIAL/COMMERCIAL WELL: An industrial/commercial well is a nonpotable well used to extract groundwater for any nonpotable use, including groundwater thermal exchange wells (heat pumps and heat 86. 87. loops). WELL USE STATUS: Indicate the use status of each well. CHECK ONLY ONE (1) BOX PER WELL. 88. 89. IN USE: A well is "in use" if the well is operated on a daily, regular or seasonal basis. A well in use includes a well that operates for the purpose of irrigation, fire protection or emergency pumping. 90. 91. NOT IN USE: A well is "not in use" if the well does not meet the definition of "in use" above and has not been 92. sealed by a licensed well contractor. 93. SEALED: A well is "sealed" if a licensed contractor has completely filled a well by pumping grout material 94. throughout the entire bore hole after removal of any obstructions from the well. A well is "capped" if it has a metal or plastic cap or cover which is threaded, bolted or welded into the top of the well to prevent entry 95. 96. into the well. A "capped" well is not a "sealed" well. 97.

97. If the well has been sealed by someone other than a licensed well contractor or a licensed well sealing contractor, check the well status as "not in use."

99. If you have any questions, please contact the Minnesota Department of Health, Well Management Section, at (651) 201-4587 (metropolitan Minneapolis–St. Paul) or 1-800-383-9808 (greater Minnesota).

101. ORIGINAL COPY TO LISTING BROKER; COPIES TO SELLER, BUYER, SELLING BROKER.

MN-WDS-3 (8/07)



HM AUCTION GROUP - ADAM ENGEN 48590 COUNTY 13 BLVD KENYON, MN 55946 SE MINNESOTA WATER ANALYSIS LABORATORY

2100 CAMPUS DR SE

ROCHESTER, MN 55904-4722 PHONE: (507) 328-7495

FAX: (507) 328-7485

EMAIL: waterlab@co.olmsted.mn.us

 Report Date:
 9/26/2025

 Lab Number:
 48588

 Received Date:
 9/25/2025

 Received Time:
 11:08

 Sampled Date:
 9/25/2025

 Sampled Time:
 9:10

Sampler: ADAM ENGEN

Sampler Title: REAL ESTATE AGENT

Unique Number: 443596
Temp(C)@ receipt: 16.3~

Sample Name: **DONALD PETERSON**

Sample Location: 48590 COUNTY 13 BLVD KENYON MN 55946

Reason For Test: FINANCING / SALE

Comments: Bacteria Prep Date/Time: 9/25/2025 1130 This sample meets EPA primary drinking water standards for all of the analytes tested.

Analyte	Result	Method	(LRL*)	Prep^/Analyzed	Analyst
Chloride	< 1 mg/L	EPA 300.0 Rev 2.1	(1 mg/L)	09/25/25 15:33	oc09323
Fluoride	0.4 mg/L	EPA 300.0 Rev 2.1	(0.2 mg/L)	09/25/25 15:33	oc09323
Nitrate	< 0.5 mg/L	EPA 300.0 Rev 2.1	(0.5 mg/L)	09/25/25 15:33	oc09323
Nitrite	< 0.1 mg/L	EPA 300.0 Rev 2.1	(0.1 mg/L)	09/25/25 15:33	oc09323
Sulfate	59.5 mg/L	EPA 300.0 Rev 2.1	(0.5 mg/L)	09/25/25 15:33	oc09323
E. coli	Absent	SM 9223 B	(1 colony / 100 ml)	09/26/25 13:20	TR
Total Coliform	Absent	SM 9223 B	(1 colony / 100 ml)	09/26/25 13:20	TR

Laboratory Certification: MN LAB # 027-109-399 EPA LAB CODE MN00096

SEMWAL is accredited by the Minnesota Department of Health

Environmental Laboratory Accreditation Program and conforms to current TNI standards.

** = See 'Meaning of Test Results' fact sheet for additional information.

(LRL*) = Laboratory Reporting Limit is the lowest value of the analyte that can be quantitatively determined.

 \sim = Sample received outside temperature range specified in Minnesota statutes.

EX = Sample received outside holding time specified in EPA 300.0 Rev. 2.1

^ = Date and time chemistry sample was prepared for analysis. For bacteria see Comments

Minnesota Unique Well Number

443596

Goodhue County West Ouad

Quad ID 51B

MINNESOTA DEPARTMENT OF HEALTH WELL AND BORING REPORT

Minnesota Statutes Chapter 1031

Entry Date

03/29/1990 09/12/2014

HE-01205-15

Update Date Received Date

Well Name Well Depth **Date Well Completed** Township Range Dir Section Subsection Depth Completed PETERSON. 109 W 15 **CBBDAA** 400 ft. 400 ft. 04/29/1988 18 Drill Fluid Foam 7.5 minute topographic map (+/- 5 feet) **Drill Method** Non-specified Rotary Elevation 1241 Elev. Method Address Use domestic Status Active Well Hydrofractured? C/W BOX 33 KENYON MN 55946 Yes No From T_0 Casing Type Single casing **Joint** Welded Drive Shoe? Yes X Stratigraphy Information Above/Below 1 ft. Geological Material From To (ft.) Color Hardness Casing Diameter Weight **Hole Diameter** CLAY 0 YELLOW **MEDIUM** 16 4 in. To 365 ft. lbs./ft. 11 in To 100 ft. CLAY 16 74 BLUE **MEDIUM** 365 ft. 8 in. To GALENA 74 98 **GRAY** HARD in. To 400 ft. DECORAH 98 198 **GRAY MEDIUM** PLATTEVILLE 198 218 **GRAY HARD** Open Hole То 400 From ft. ft. 365 GLENWOOD 243 GREEN **MEDIUM** 218 Make Screen? Type ST. PETER SANDROCK 243 347 WHITE **MEDIUM** SHAKOPEE LIMESTONE 347 400 GRAY HARD Static Water Level 04/29/1988 ft. land surface Measure Pumping Level (below land surface) Wellhead Completion Pitless adapter manufacturer MONITOR Model Casing Protection 12 in. above grade At-grade (Environmental Wells and Borings ONLY) Well Grouted? X Yes **Grouting Information** No Not Specified Material Amount From To 7 ft. 365 neat cement Cubic yards ft. **Nearest Known Source of Contamination** Southwes Direction feet Tanks Type Well disinfected upon completion? Yes No Pump Date Installed Not Installed Manufacturer's name Model Number HP 0 Volt Length of drop pipe Capacity g.p. Typ Submersible Abandoned Does property have any not in use and not sealed well(s)? Yes No Variance Was a variance granted from the MDH for this well? Yes No Miscellaneous First Bedrock Aquifer Prairie Du Chien Stewartville-Last Strat Prairie Du Chien Group Depth to Bedrock ft Minnesota Geological Survey Located by Remarks Digitized - scale 1:24,000 or larger (Digitizing Table) Locate Method UTM - NAD83, Zone 15, Meters System X 501747 Y 4899252 Unique Number Verification Input Date Other, note in 01/01/1990 **Angled Drill Hole** Well Contractor Hartmann Well Co. 40174 JAECKELS, R. Licensee Business Lic. or Reg. No. Name of Driller 443596 Printed on 09/23/2025 Minnesota Well Index Report

LOCATION MAP

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SUBSURFACE SEWAC	GE TREATMENT	SYSTEM WE	ELL METH	AMPHETAMINE PRODUCTION
Include approximate distan	nces from fixed ref	erence points su	ch as streets, b	buildings and landmarks.
Property located at				
	ATTACH .	ADDITIONAL SH	EETS AS NEE	EDED.
Seller and Buyer initial:	(Seller)	(Date)	(Buyer)	(Date)

11.

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

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			Dat Pag		
3.	Addendum to Purcha	se Agreement between parties, dated _			, 20 ,
4.	pertaining to the purc	hase and sale of the property at			
5.					
6. 7. 8. 9. 10. 11. 12. 13.	that such property m developing lead poiso learning disabilities, r poses a particular rish the buyer with any ir possession and notify	ning Statement erest in residential real property on which eay present exposure to lead from lead- ening. Lead poisoning in young children meduced intelligence quotient, behavioral exto pregnant women. The seller of any information on lead-based paint hazards of the buyer of any known lead-based pair eards is recommended prior to purchase.	I-base may pi I prob nteres s fron nt haz	ed paint that may _i roduce permanent lems, and impaired st in residential rea n risk assessment	place young children at risk of neurological damage, including d memory. Lead poisoning also I property is required to provide s or inspections in the seller's
15.	Seller's Disclosure (Initial.)			
16. 17.	(a)	Presence of lead-based paint and/or lead (Check one below.)	ad-ba	ised paint hazards	
18. 19.		Known lead-based paint and/or lead-ba (Explain.):	ased p	paint hazards are p	present in the housing
20. 21.		Seller has no knowledge of lead-based	l paint	t and/or lead-based	d paint hazards in the housing.
22. 23.	(b)	Records and reports available to the se (Check one below.)	eller.		
24. 25.		Seller has provided Buyer with all availa and/or lead-based paint hazards in the			
26.27.28.		Seller has no reports or records pertaini in the housing.	ing to	lead-based paint a	und/or lead-based paint hazards
29.	Buyer's Acknowledg	ment (Initial.)			
30.	(c)	Buyer has received copies of all information	ation	listed under (b) ab	ove.
31.	(d)	Buyer has received the pamphlet, Prote	ect Yo	ur Family from Lea	ad in Your Home.
32.	(e)	Buyer has (Check one below.):			
33. 34. 35.		Received a 10-day opportunity (or mutuor inspection for the presence of lead-basee Section II on page 2.); or			
36. 37.		Waived the opportunity to conduct a risbased paint and/or lead-based paint ha			ection for the presence of lead-

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

38. Page 2

39.	Property located at			
40. 41. 42.	Real Estate Licensee's Acknowledgme ———— (f) Real estate licensee ha of licensee's responsib	s informed Selle	r of Seller's obligations under 42 U Impliance.	.S.C. 4852(d) and is aware
43. 44. 45.	Certification of Accuracy The following parties have reviewed the inferovided by the signatory is true and accuracy		and certify, to the best of their know	rledge, that the information
46.	(Seller)	(Date)	(Buyer)	(Date)
47.	(Seller)	(Date)	(Buyer)	(Date)
48.	(Real Estate Licensee)	(Date)	(Real Estate Licensee)	(Date)
49. 50. 51.	Section II: Contingency (Initial only if fire This contract is contingent upon a risk based paint and/or lead-based paint haz	assessment or	an inspection of the property f	or the presence of lead-
52.	shall be completed within ten (10) (Check on	cale	endar days after Final Acceptance o	of the Purchase Agreement.
53. 54. 55. 56. 57. 58. 59. 60. 61. 62.	This contingency shall be deemed removed real estate licensee representing or assist Seller, within three (3) calendar days after deficiencies and the corrections required and Buyer have not agreed in writing within that: (A) some or all of the required correction the purchase price will be made; this Purchase price will be made; this Purchase Agreement correfunded to Buyer. It is understood that Buyer or real estate licens representing or assisting Seller of the wait	d, and the Purcha ting Buyer delive the assessment , together with a n three (3) calend ons will be made irchase Agreemen firming said ca yer may unilatera see representing	ers to Seller or real estate licensees or inspection is timely completed, a copy of any risk assessment or lar days after delivery of the written er; or (B) Buyer waives the deficiencient is canceled. Buyer and Seller neellation and directing all earner ally waive deficiencies or defects, or g or assisting Buyer notifies Seller	e representing or assisting a written list of the specific inspection report. If Seller list of required corrections ies; or (C) an adjustment to shall immediately sign a st money paid here to be or remove this contingency, er or real estate licensee

TLX:SALE-2 (8/17)

PURCHASE AGREEMENT
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	2. Page 1
וום	
Ьυ	JYER (S):
Bu	yer's earnest money in the amount of
	Dollars (\$
sha	all be delivered to listing broker, or, if checked, to no later than two (2) Busines
Da: dep	lys after Final Acceptance Date of this Purchase Agreement. Buyer and Seller agree that earnest money shall be posited in the trust account of Earnest Money Holder as specified above within three (3) Business Days of receipt the earnest money or Final Acceptance Date of this Purchase Agreement, whichever is later.
Sai	id earnest money is part payment for the purchase of the property located at
Str	reet Address:
Cit	y of , County of
Sta	ate of Minnesota, legally described as
ope win she liqu dis of a	exchange system; environmental remediation system (e.g., radon, vapor intrusion); sump pump; TV antenna/cab jacks and wiring/TV wall mounts; wall/ceiling-mounted speakers and mounts; carpeting; mirrors; garage doceners and all controls; smoke detectors; fireplace screens, door, and heatilators; BUILT-INS: dishwashers; refrigerator ne/beverage refrigerators; trash compactors; ovens; cook-top stoves; warming drawers; microwave ovens; hood fan elving; work benches; intercoms; speakers; air conditioning equipment; electronic air filter; humidifier/dehumidifier in the tanks (and controls); pool/spa equipment; propane tank (and controls); security system equipment; TV satellish; AND the following personal property shall be transferred with no additional monetary value, and free and clear all liens and encumbrances: Intertwithstanding the foregoing, leased fixtures are not included. Intertwithstanding the foregoing, the following item(s) are excluded from the purchase:
	PURCHASE PRICE:
Sel	ller has agreed to sell the Property to Buyer for the sum of (\$
	Dollar
wh	Dollar ich Buyer agrees to pay in the following manner:
 whi	Dollar ich Buyer agrees to pay in the following manner: percent (%) of the sale price in CASH , or more in Buyer's sole discretion, which includes the earne money;
whi 1. 2.	Dollar iich Buyer agrees to pay in the following manner: percent (%) of the sale price in CASH , or more in Buyer's sole discretion, which includes the earne money; percent (%) of the sale price in MORTGAGE FINANCING . (See following Mortgage Financing section)
white 1. 2. 3.	percent (%) of the sale price in CASH , or more in Buyer's sole discretion, which includes the earnest money; percent (%) of the sale price in MORTGAGE FINANCING . (See following Mortgage Financing section percent (%) of the sale price by ASSUMING Seller's current mortgage. (See attached <i>Addendum</i> in
white 1. 2. 3.	Dollars iich Buyer agrees to pay in the following manner: percent (%) of the sale price in CASH , or more in Buyer's sole discretion, which includes the earner money; percent (%) of the sale price in MORTGAGE FINANCING . (See following Mortgage Financing section percent (%) of the sale price by ASSUMING Seller's current mortgage. (See attached <i>Addendum in Purchase Agreement: Assumption Financing</i> .) percent (%) of the sale price by CONTRACT FOR DEED . (See attached <i>Addendum to Purchase</i>)

	46. Page 2 Date
47.	Property located at
48.	MORTGAGE FINANCING:
49.	This Purchase Agreement IS IS NOT subject to the mortgage financing provisions below. If IS, complete the
50. 51.	MORTGAGE FINANCING section below. If IS NOT, proceed to the SELLER'S CONTRIBUTIONS TO BUYER'S COSTS section.
52. 53.	Such mortgage financing shall be: <i>(Check one.)</i> FIRST MORTGAGE only FIRST MORTGAGE AND SUBORDINATE FINANCING.
54.55.56.57.	Buyer shall apply for and secure, at Buyer's expense, a: (Check all that apply.) CONVENTIONAL DEPARTMENT OF VETERANS' AFFAIRS ("DVA") GUARANTEED FEDERAL HOUSING ADMINISTRATION ("FHA") INSURED
58.	
59. 60.	UNITED STATES DEPARTMENT OF AGRICULTURE ("USDA") RURAL DEVELOPMENT
61.	OTHER
62.	mortgage in the amount stated in this Purchase Agreement, amortized over a period of not more than
63. 64. 65. 66.	years, with an initial interest rate at no more percent (%) per annum. The mortgage application IS TO BE MADE WITHIN FIVE (5) BUSINESS DAYS after the Final Acceptance Date of this Purchase Agreement. Buyer agrees to use best efforts to secure a commitment for such financing and to execute all documents required to consummate said financing.
67. 68.	MORTGAGE FINANCING CONTINGENCY: This Purchase Agreement is contingent upon the following and applies to the first mortgage and any subordinate financing. (Check one.)
69. 70. 71. 72.	If Buyer cannot secure the financing specified in this Purchase Agreement, and this Purchase Agreement does not close on the closing date specified, this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to be REFUNDED TO BUYER FORFEITED TO SELLER. ———————————————————————————————————
73. 74.	NOTE: If this Purchase Agreement is subject to DVA or FHA financing, FORFEITEDTO SELLER may be prohibited. See the following DVA and FHA Escape Clauses.
75.	Buyer shall provide Seller, or licensee representing or assisting Seller, with the Written Statement, on
76.	or before , 20
77. 78. 79. 80. 81.	For purposes of this Contingency, "Written Statement" means a Written Statement prepared by Buyer's mortgage originator(s) or lender(s) after the Final Acceptance Date that Buyer is approved for the loan(s) specified in this Purchase Agreement, including both the first mortgage and any subordinate financing, if any, and stating that an appraisal, satisfactory to the lender(s), has been completed and stating conditions required by lender(s) to close the loan.
82. 83. 84. 85. 86. 87.	Upon delivery of the Written Statement to Seller, or licensee representing or assisting Seller, the obligation for satisfying all conditions required by mortgage originator(s) or lender(s), except those conditions specified below, are deemed accepted by Buyer: (a) work orders agreed to be completed by Seller; (b) any other financing terms agreed to be completed by Seller here; and (c) any contingency for the sale and closing of Buyer's property pursuant to this Purchase Agreement.
88. 89. 90. 91. 92. 93.	Upon delivery of the Written Statement, if this Purchase Agreement does not close on the stated closing date for ANY REASON relating to financing, including, but not limited to interest rate and discount points, if any, then Seller may, at Seller's option, declare this Purchase Agreement canceled, in which case this Purchase Agreement is canceled. If Seller declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to be forfeited to Seller as liquidated damages. In the alternative, Seller may seek all other remedies allowed by law.

	94. Page 3 Date
95.	Property located at
96. 97. 98. 99. 100. 101.	Notwithstanding the language in the preceding paragraph, Seller may not declare this Purchase Agreement canceled if the reason this Purchase Agreement does not close was due to: (a) Seller's failure to complete work orders to the extent required by this Purchase Agreement; (b) Seller's failure to complete any other financing terms agreed to be completed by Seller here; or (c) any contingency for the sale and closing of Buyer's property pursuant to this Purchase Agreement, except as specified in the contingency for sale and closing of Buyer's property.
102. 103. 104. 105. 106.	If the Written Statement is not provided by the date specified on line 76, Seller may, at Seller's option, declare this Purchase Agreement canceled by written notice to Buyer at any time prior to Seller receiving the Written Statement, in which case this Purchase Agreement is canceled. In the event Seller declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.
107. 108. 109. 110.	If the Written Statement is not provided, and Seller has not previously canceled this Purchase Agreement, this Purchase Agreement is canceled as of the closing date specified in this Purchase Agreement. Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.
	LOCKING OF MORTGAGE INTEREST RATE ("RATE") : The Rate shall be locked with the lender(s) by Buyer: <i>(Check one.)</i>
113.	☐ WITHIN FIVE (5) BUSINESS DAYS OF FINAL ACCEPTANCE DATE OF THIS PURCHASE AGREEMENT; OR
114.	AT ANY TIME PRIOR TO CLOSING OR AS REQUIRED BY LENDER(S).
	LENDER COMMITMENT WORK ORDERS: Nothing in this Purchase Agreement shall be construed as a warranty that Seller shall make repairs required by the lender commitment. However, Seller agrees to pay up to
118. 119.	\$ to make repairs as required by the lender commitment. If the lender commitment is subject to any work orders for which the cost of making said repairs shall exceed this amount, Seller shall have the following options: (a) making the necessary repairs; or
121. 122. 123. 124. 125.	 (b) negotiating the cost of making said repairs with Buyer; or (c) declaring this Purchase Agreement canceled, in which case this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer, unless Buyer provides for payment of the cost of said repairs or escrow amounts related thereto above the amount specified on line 117 of this Purchase Agreement.
126.	SELLER BUYER agrees to pay any reinspection fee required by Buyer's lender(s).
128. 129. 130.	FHA ESCAPE CLAUSE (FHA Financing only): "It is expressly agreed that, notwithstanding any other provisions of this contract, the purchaser shall not be obligated to complete the purchase of the Property described here or to incur any penalty by forfeiture of earnest money deposits or otherwise, unless the purchaser has been given in accordance with the Department of Housing and Urban Development ("HUD")/FHA or DVA requirements a written statement by the Federal Housing Commissioner, Department of Veterans' Affairs, or a Direct Endorsement lender setting forth the
132.	appraised value of the Property as not less than \$
134. 135.	The purchaser shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage HUD will insure; HUD does not warrant the value nor the condition of the Property. The purchaser should satisfy himself/herself that the price and condition of the Property are acceptable."
137.	LENDER PROCESSING FEES (FHA, DVA Financing Only): Seller agrees to pay Buyer's closing fees and
	miscellaneous processing fees which cannot be charged to Buyer, not to exceed \$ This amount is in addition to Seller's Contributions to Buyer's Costs, if applicable.

	140. Page 4 Date
141.	Property located at
	DVA FUNDING FEE (DVA Financing only): Pursuant to federal regulations, a one-time Funding Fee must be paid at the closing of this transaction as follows:
144.	paid by Buyer AT CLOSING ADDED TO MORTGAGE AMOUNT (Check one.)
145.	paid by Seller
146.	NOTE: DVA regulations limit the fees and charges Buyer can pay to obtain a DVA loan.
148. 149. 150. 151.	DEPARTMENT OF VETERANS' AFFAIRS ESCAPE CLAUSE (DVA Financing only): "It is expressly agreed that, notwithstanding any other provisions of this contract, the purchaser shall not incur any penalty by forfeiture of earnest money or otherwise be obligated to complete the purchase of the Property described here, if the contract purchase price or cost exceeds the reasonable value of this Property established by the Department of Veterans' Affairs. The purchaser shall, however, have the privilege and option of proceeding with the consummation of this contract without regard to the amount of reasonable value established by the Department of Veterans' Affairs."
153. 154.	NOTE: Verify DVA requirements relating to payment of all special assessments levied and pending, and annual installments of special assessments certified to yearly taxes.
155.	OTHER MORTGAGE FINANCING ITEMS:
156.	
157.	SELLER'S CONTRIBUTIONS TO BUYER'S COSTS:
158.	Seller IS IS NOT contributing to Buyer's costs. If answer is IS, Seller agrees to pay at closing, up to: (Check one.)
159.	<u>\$</u>
160.	percent (%) of the sale price
163. 164. 165.	percent (%) of the mortgage amount towards Buyer's closing fees, title service fees, title searches, title examinations, abstracting, lender's title insurance, owner's title insurance, prepaid items, other Buyer's costs allowable by lender, if any, and/or mortgage discount points. Any amount of Seller's contribution that exceeds Buyer's allowable costs, or which cannot be used because Seller's contribution exceeds the maximum Seller contribution allowed by law or by mortgage requirements, shall be retained by Seller.
167. 168.	NOTE: The amount paid by Seller cannot exceed the maximum Seller contribution allowed by FHA, DVA, or lender. All funds paid by Seller on behalf of Buyer must be stated on the Closing Disclosure at closing.
169.	INSPECTIONS:
170.	Buyer has been made aware of the availability of Property inspections. Buyer Elects Declines to have a Property
171.	inspection performed at Buyer's expense.
172.	This Purchase Agreement IS IS NOT contingent upon any inspection(s) of the Property obtained by Buyer to Check one.)
174. 175. 176.	determine its condition, including any non-intrusive testing or any intrusive testing as allowed pursuant to this Purchase Agreement. Any inspection(s) or test(s) shall be done by an inspector(s) or tester(s) of Buyer's choice. Buyer shall satisfy Buyer as to the qualifications of the inspector(s) or tester(s). For purposes of this Purchase Agreement, "intrusive testing" shall mean any testing, inspection(s), or investigation(s) that changes the Property from its original condition or otherwise damages the Property.
178.	Seller DOES DOES NOT agree to allow Buyer to perform intrusive testing or inspection(s).
	If answer is DOES , Buyer agrees that the Property shall be returned to the same condition it was in prior to Buyer's intrusive testing at Buyer's sole expense.
181.	Seller will provide access to attic(s) and crawlspace(s).
MN:PA	4 (8/17)

	182. Page 5 Date
183.	Property located at
185. 186. 187. 188. 189.	All inspection(s), test(s), and resulting negotiations, if any, shall be done within Calendar Days of Final Acceptance Date of this Purchase Agreement ("Inspection Period"). Buyer may cancel this Purchase Agreement based on the inspection(s) or test result(s) by providing written notice to Seller, or licensee representing or assisting Seller, of Buyer's intent to cancel no later than the end of the Inspection Period. If Buyer cancels this Purchase Agreement, Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer. If Buyer does not cancel this Purchase Agreement before the end of the Inspection Period, then this Inspection Contingency shall be deemed removed and this Purchase Agreement shall be in full force and effect.
192.	Seller, or licensee representing or assisting Seller, SHALL SHALL NOT have the right to continue to offer Check one.)
	the Property for sale until this Inspection Contingency is removed.
194.	OTHER INSPECTION ITEMS:
195.	
196.	
197.	
198. 199. 200. 201.	SALE OF BUYER'S PROPERTY: (Check one.) ☐ 1. This Purchase Agreement is subject to an Addendum to Purchase Agreement: Sale of Buyer's Property Contingency for the sale of Buyer's property. (If checked, see attached Addendum.)
202.	OR
203.	2. This Purchase Agreement is contingent upon the successful closing on the Buyer's property located at
204.	, which is scheduled to close on
205. 206. 207. 208. 209. 210.	property does not close by the closing date specified in this Purchase Agreement, this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer. The language in this paragraph supersedes any other provision to the contrary in any financing contingency made a part of this Purchase Agreement, if applicable. OR
211. 212. 213.	_
214.	REAL ESTATE TAXES/SPECIAL ASSESSMENTS:
215. 216.	REAL ESTATE TAXES: Seller shall pay on the date of closing all real estate taxes due and payable in all prior years including all penalties and interest.
217.	Buyer shall pay PRORATED FROM DAY OF CLOSING 12ths OF ALL NO real estate taxes due
	and payable in the year of closing.
219.	Seller shall pay PRORATED TO DAY OF CLOSING 12ths OF ALL NO real estate taxes due and (Check one.)-
	payable in the year of closing.
221.	If the Property tax status is a part- or non-homestead classification in the year of closing, Seller SHALL SHALL NOT
222.	pay the difference between the homestead and non-homestead.
	Buyer shall pay real estate taxes due and payable in the year following closing and thereafter, the payment of which is not otherwise here provided. No representations are made concerning the amount of subsequent real estate taxes.

	225. Page 6 Date		
226.	Property located at		
227	DEFERRED TAXES/SPECIAL ASSESSMENTS:		
228.	BUYER SHALL PAY SELLER SHALL PAY on date of closing any deferred real estate taxes (e.g., Green		
229.	Acres) or special assessments, payment of which is required as a result of the closing of this sale.		
230.			
	DATE OF CLOSING all installments of special assessments certified for payment, with the real estate taxes due and payable in the year of closing.		
233.	■ BUYER SHALL ASSUME ■ SELLER SHALL PAY on date of closing all other special assessments levied as		
234.	of the date of this Purchase Agreement.		
235.	BUYER SHALL ASSUME SELLER SHALL PROVIDE FOR PAYMENT OF special assessments pending as(Check one.)		
237.	of the date of this Purchase Agreement for improvements that have been ordered by any assessing authorities. (Seller's provision for payment shall be by payment into escrow of two (2) times the estimated amount of the assessments or less, as required by Buyer's lender.)		
	9. Buyer shall pay any unpaid special assessments payable in the year following closing and thereafter, the payment of which is not otherwise here provided.		
241.	As of the date of this Purchase Agreement, Seller represents that Seller HAS HAS NOT received a notice (Check one.)(Check one.)		
243. 244. 245. 246. 247. 248. 249.	regarding any new improvement project from any assessing authorities, the costs of which project may be assessed against the Property. Any such notice received by Seller after the date of this Purchase Agreement and before closing shall be provided to Buyer immediately. If such notice is issued after the date of this Purchase Agreement and on or before the date of closing, then the parties may agree in writing, on or before the date of closing, to pay, provide for the payment of, or assume the special assessments. In the absence of such agreement, either party may declare this Purchase Agreement canceled by written notice to the other party, or licensee representing or assisting the other party, in which case this Purchase Agreement is canceled. If either party declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.		
251.	ADDITIONAL PROVISIONS:		
252.	PREVIOUSLY WRITTEN PURCHASE AGREEMENT: This Purchase Agreement IS IS NOT subject to		
253.	cancellation of a previously written purchase agreement dated, 20		
255. 256.	(If answer is IS , said cancellation shall be obtained no later than, 20 If said cancellation is not obtained by said date, this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.)		
258. 259.	<u>DEED/MARKETABLE TITLE</u> : Upon performance by Buyer, Seller shall deliver a: <i>(Check one.)</i> Warranty Deed, Personal Representative's Deed, Contract for Deed, Trustee's Deed, or		
260. 261. 262. 263.	 (a) building and zoning laws, ordinances, and state and federal regulations; (b) restrictions relating to use or improvement of the Property without effective forfeiture provisions; (c) reservation of any mineral rights by the State of Minnesota; 		
264.265.	(d) utility and drainage easements which do not interfere with existing improvements;(e) rights of tenants as follows (unless specified, not subject to tenancies):		
266.	(e) rights of tenants as follows (unless specified, not subject to tenancies); and		
267. 268	(f) others (must be specified in writing):		

269. Page 7 Date _____

270.	Property located at
	POSSESSION: Seller shall deliver possession of the Property: (Check one.)
272.	IMMEDIATELY AFTER CLOSING; or
273.	OTHER:
274	Sollar agrees to remove ALL DERRIS AND ALL DERSONAL DEODERTY NOT INCLUDED HERE from the Proporty

- 274. Seller agrees to remove ALL DEBRIS AND ALL PERSONAL PROPERTY NOT INCLUDED HERE from the Property
- 275. by possession date.
- 276. LINKED DEVICES: Seller warrants that Seller shall permanently disconnect or discontinue Seller's access or service
- 277. to any device or system on or serving the property that is connected or controlled wirelessly, via internet protocol ("IP")
- 278. to a router or gateway or directly to the cloud no later than delivery of possession as specified in this Purchase
- 279. Agreement.

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- 280. PRORATIONS: All interest; unit owners' association dues; rents; and charges for city water, city sewer, electricity, and
- 281. natural gas shall be prorated between the parties as of date of closing. Buyer shall pay Seller for remaining gallons of
- 282. fuel oil or liquid petroleum gas on the day of closing, at the rate of the last fill by Seller.
- 283. **TITLE AND EXAMINATION:** As quickly as reasonably possible after Final Acceptance Date of this Purchase Agreement: 284. (a) Seller shall deliver any abstract of title and a copy of any owner's title insurance policy for the Property, if
 - (a) Seller shall deliver any abstract of title and a copy of any owner's title insurance policy for the Property, if in Seller's possession or control, to Buyer or Buyer's designated title service provider. Any abstract of title or owner's title insurance policy provided shall be immediately returned to Seller, or licensee representing or assisting Seller, upon cancellation of this Purchase Agreement; and
 - (b) Buyer shall obtain the title services determined necessary or desirable by Buyer or Buyer's lender, including but not limited to title searches, title examinations, abstracting, a title insurance commitment, or an attorney's title opinion at Buyer's selection and cost and provide a copy to Seller.
- 291. Seller shall use Seller's best efforts to provide marketable title by the date of closing. Seller agrees to pay all costs 292. and fees necessary to convey marketable title including obtaining and recording all required documents, subject to the 293. following:
- 294. In the event Seller has not provided marketable title by the date of closing, Seller shall have an additional thirty 295. (30) days to make title marketable, or in the alternative, Buyer may waive title defects by written notice to Seller. In 296. addition to the thirty (30)-day extension, Buyer and Seller may, by mutual agreement, further extend the closing 297. date. Lacking such extension, either party may declare this Purchase Agreement canceled by written notice to 298. the other party, or licensee representing or assisting the other party, in which case this Purchase Agreement is 299. canceled. If either party declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a 300. Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to be 301. refunded to Buyer.
- 302. **SUBDIVISION OF LAND, BOUNDARIES, AND ACCESS:** If this sale constitutes or requires a subdivision of land 303. owned by Seller, Seller shall pay all subdivision expenses and obtain all necessary governmental approvals. Seller 304. warrants that the legal description of the real property to be conveyed has been or shall be approved for recording as 305. of the date of closing. Seller warrants that the buildings are or shall be constructed entirely within the boundary lines 306. of the Property. Seller warrants that there is a right of access to the Property from a public right-of-way.
- 307. MECHANIC'S LIENS: Seller warrants that prior to the closing, payment in full will have been made for all labor, materials, machinery, fixtures, or tools furnished within the 120 days immediately preceding the closing in connection with
- 309. construction, alteration, or repair of any structure on, or improvement to, the Property.
- 310. **NOTICES**: Seller warrants that Seller has not received any notice from any governmental authority as to condemnation
- 311. proceedings, or violation of any law, ordinance, or regulation. If the Property is subject to restrictive covenants, Seller
- 312. warrants that Seller has not received any notice from any person or authority as to a breach of the covenants. Any
- 313. such notices received by Seller shall be provided to Buyer immediately.
- 314. **DIMENSIONS:** Buyer acknowledges any dimensions, square footage, or acreage of land or improvements provided
- 315. by Seller, third party, or broker representing or assisting Seller are approximate. Buyer shall verify the accuracy of
- 316. information to Buyer's satisfaction, if material, at Buyer's sole cost and expense.
- 317. ACCESS AGREEMENT: Seller agrees to allow reasonable access to the Property for performance of any surveys or
- 318. inspections agreed to here.

319. Page 8 Date _____

320.	Property located at
	RISK OF LOSS: If there is any loss or damage to the Property between the Final Acceptance Date and the date of closing for any reason, including fire, vandalism, flood, earthquake, or act of God, the risk of loss shall be on Seller. If the Property is destroyed or substantially damaged before the closing date, this Purchase Agreement is canceled, at Buyer's option, by written notice to Seller or licensee representing or assisting Seller. If Buyer cancels this Purchase Agreement, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.
327.	TIME OF ESSENCE: Time is of the essence in this Purchase Agreement.
	<u>CALCULATION OF DAYS</u> : Any calculation of days begins on the first day (Calendar or Business Days as specified) following the occurrence of the event specified and includes subsequent days (Calendar or Business Days as specified) ending at 11:59 P.M. on the last day.
331. 332.	BUSINESS DAYS: "Business Days" are days which are not Saturdays, Sundays, or state or federal holidays unless stated elsewhere by the parties in writing.
333.	CALENDAR DAYS: "Calendar Days" include Saturdays, Sundays, and state and federal holidays.
334. 335. 336. 337. 338. 339. 340.	RELEASE OF EARNEST MONEY: Buyer and Seller agree that the Earnest Money Holder shall release earnest money from the Earnest Money Holder's trust account: (a) at or upon the successful closing of the Property; (b) pursuant to written agreement between the parties, which may be reflected in a Cancellation of Purchase Agreement executed by both Buyer and Seller; (c) upon receipt of an affidavit of a cancellation under MN Statute 559.217; or (d) upon receipt of a court order.
341. 342. 343.	
345. 346. 347. 348.	
351.	If this Purchase Agreement is not canceled or terminated as provided here, Buyer or Seller may seek actual damages for breach of this Purchase Agreement or specific performance of this Purchase Agreement; and, as to specific performance, such action must be commenced within six (6) months after such right of action arises.
355. 356.	registry and persons registered with the predatory offender registry under MN Statute 243.166 may be obtained by contacting the local law enforcement offices in the community where the Property is located or the Minnesota
359.	BUYER HAS THE RIGHT TO A WALK-THROUGH REVIEW OF THE PROPERTY PRIOR TO CLOSING TO ESTABLISH THAT THE PROPERTY IS IN SUBSTANTIALLY THE SAME CONDITION AS OF THE DATE OF THIS PURCHASE AGREEMENT.
1	BUYER HAS RECEIVED A: (Check any that apply.) DISCLOSURE STATEMENT: SELLER'S PROPERTY DISCLOSURE STATEMENT OR A DISCLOSURE STATEMENT: SELLER'S DISCLOSURE ALTERNATIVES FORM.
	DESCRIPTION OF PROPERTY CONDITION: See <i>Disclosure Statement: Seller's Property Disclosure Statement</i> or <i>Disclosure Statement: Seller's Disclosure Alternatives</i> for description of disclosure responsibilities and limitations, if

366. BUYER HAS RECEIVED THE INSPECTION REPORTS, IF REQUIRED BY MUNICIPALITY.

367. BUYER IS NOT RELYING ON ANY ORAL REPRESENTATIONS REGARDING THE CONDITION OF THE PROPERTY

368. AND ITS CONTENTS.

	369. Page 9 Date		
370.	Property located at		
371.	(Check appropriate boxes.)		
372.	SELLER WARRANTS THAT THE PROPERTY IS	SEITHER DIRECTLY OR INDIRECTLY CONNECTED TO:	
373.	CITY SEWER YES NO / CITY WATER]YES NO	
	SUBSURFACE SEWAGE TREATMENT SYSTE		
375.	SELLER DOES DOES NOT KNOW OF A SUBSURFACE SEWAGE TREATMENT SYSTEM ON OR		
	5. SERVING THE PROPERTY. (If answer is DOES , and the system does not require a state permit, see <i>Disclosure</i> 7. Statement: Subsurface Sewage Treatment System.)		
	PRIVATE WELL		
379.	SELLER DOES DOES NOT KN	OW OF A WELL ON OR SERVING THE PROPERTY.	
380.	(If answer is DOES and well is located on the Pro-	pperty, see Disclosure Statement: Well.)	
381.	I. THIS PURCHASE AGREEMENT IS IS NOT SUBJECT TO AN ADDENDUM TO PURCHASE AGREEMENT:		
	2. SUBSURFACE SEWAGE TREATMENT SYSTEM AND WELL INSPECTION CONTINGENCY. 3. (If answer is IS, see attached Addendum.)		
385.	184. IF A WELL OR SUBSURFACE SEWAGE TREATMENT SYSTEM EXISTS ON THE PROPERTY, BUYER HAS 185. RECEIVED A DISCLOSURE STATEMENT: WELL AND/OR A DISCLOSURE STATEMENT: SUBSURFACE SEWAGE 186. TREATMENT SYSTEM.		
388.		er and Seller are advised to investigate the various home protection/ thome protection/warranty plans have different coverage options, ans exclude pre-existing conditions. (Check one.)	
390.	A Home Protection/Warranty Plan will	be obtained by BUYER SELLER and paid for by(Check one.)	
391.	(Check one.)		
392.	at a cost not to exceed \$	·	
393. 394.			
395.		AGENCY NOTICE	
396.		Seller's Agent Buyer's Agent Dual Agent Facilitator.	
	(Licensee)	(Check one.)	
397.	(Real Estate Company Name)		
398.		Seller's Agent Buyer's Agent Dual Agent Facilitator.	
- "	(Licensee)	Check one.)	
399.	(Real Estate Company Name)		
400.		SOTA STATUTORY AGENCY DISCLOSURE REQUIREMENTS.	

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	401. Page 10 Date
102.	Property located at
103.	DUAL AGENCY REPRESENTATION
104.	PLEASE CHECK <u>ONE</u> OF THE FOLLOWING SELECTIONS:
405.	Dual Agency representation DOES NOT apply in this transaction. Do not complete lines 406-422.
106.	Dual Agency representation DOES apply in this transaction. Complete the disclosure in lines 407-422.
408. 409. 410.	the parties may have conflicting interests, Broker and its salespersons are prohibited from advocating exclusively for
418. 419.	With the knowledge and understanding of the explanation above, Seller(s) and Buyer(s) authorize and instruct Broker and its salesperson to act as dual agents in this transaction.
120.	Seller Buyer

423. CLOSING COSTS: Buyer or Seller may be required to pay certain closing costs, which may effectively increase the

Date ___

- 424. cash outlay at closing or reduce the proceeds from the sale.
- 425. **SETTLEMENT STATEMENT:** Buyer and Seller authorize the title company, escrow agent, and/or their representatives
- 426. to disclose and provide copies of the disbursing agent's settlement statement to the real estate licensees involved in
- 427. the transaction at the time these documents are provided to Buyer and Seller.
- 428. FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Section 1445 of the Internal Revenue Code
- 429. provides that a transferee ("Buyer") of a United States real property interest must be notified in writing and must withhold
- 430. tax if the transferor ("Seller") is a foreign person and no exceptions from FIRPTA withholding apply. Buyer and Seller
- 431. agree to comply with FIRPTA requirements under Section 1445 of the Internal Revenue Code.
- 432. Seller shall represent and warrant, under the penalties of perjury, whether Seller is a "foreign person" (as the same
- 433. is defined within FIRPTA), prior to closing. Any representations made by Seller with respect to this issue shall survive
- 434. the closing and delivery of the deed.
- 435. Buyer and Seller shall complete, execute, and deliver, on or before closing, any instrument, affidavit, or statement
- 436. reasonably necessary to comply with the FIRPTA requirements, including delivery of their respective federal taxpayer
- 437. identification numbers or Social Security numbers.
- 438. Due to the complexity and potential risks of failing to comply with FIRPTA, including the Buyer's responsibility for
- 439. withholding the applicable tax, Buyer and Seller should seek appropriate legal and tax advice regarding FIRPTA
- 440. compliance, as the respective licensee's representing or assisting either party will be unable to assure either
- 441. party whether the transaction is exempt from FIRPTA withholding requirements.
- 442. ENTIRE AGREEMENT: This Purchase Agreement and any addenda or amendments signed by the parties shall
- 443. constitute the entire agreement between Buyer and Seller. Any other written or oral communication between Buyer and
- 444. Seller, including, but not limited to, e-mails, text messages, or other electronic communications are not part of this
- 445. Purchase Agreement. This Purchase Agreement can be modified or canceled only in writing signed by Seller and
- 446. Buyer or by operation of law. All monetary sums are deemed to be United States currency for purposes of this Purchase
- 447. Agreement.

422. Date _

	448. Page 11 Date
449.	Property located at
	ELECTRONIC SIGNATURES: The parties agree the electronic signature of any party on any document related to this transaction constitute valid, binding signatures.
	FINAL ACCEPTANCE : To be binding, this Purchase Agreement must be fully executed by both parties and a copy must be delivered.
	<u>SURVIVAL</u> : All warranties specified in this Purchase Agreement shall survive the delivery of the deed or contract for deed.
456.	OTHER:
457.	
460.	
470.	
471.	ADDENDA: The following addenda are attached and made a part of this Purchase Agreement.
472.	NOTE: Disclosures and optional Arbitration Agreement are not part of this Purchase Agreement.
473.	Addendum to Purchase Agreement
474.	Addendum to Purchase Agreement: Assumption Financing
475.	Addendum to Purchase Agreement: Buyer Purchasing "As Is" and Limitation of Seller Liability
476. 477.	Addendum to Purchase Agreement: Condominium/Townhouse/Cooperative Common Interest Community ("CIC")
478.	Addendum to Purchase Agreement: Contract for Deed Financing
479. 480.	Addendum to Purchase Agreement: Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards
481.	Addendum to Purchase Agreement: Sale of Buyer's Property Contingency
482.	Addendum to Purchase Agreement: Short Sale Contingency
483.	Addendum to Purchase Agreement: Subsurface Sewage Treatment System and Well Inspection Contingency

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	484. Page 12 Date		
485.	Property located at		
486. 487. 488. 489.	I, the owner of the Property, accept this Purchase Agreement and authorize the listing broker to withdraw said Property from the market, unless instructed otherwise in writing. I have reviewed all pages of this Purchase Agreement.	I agree to purchase the Property for the price and on the terms and conditions set forth above. I have reviewed all pages of this Purchase Agreement.	
491. 492. 493.	If checked, this Purchase Agreement is subject to attached Addendum to Purchase Agreement: Counteroffer.		
494. 495.	<u>FIRPTA</u> : Seller represents and warrants, under penalty of perjury, that Seller IS IS NOT a foreign person (i.e., a(Check one.)		
497. 498. 499.	non-resident alien individual, foreign corporation, foreign partnership, foreign trust, or foreign estate for purposes of income taxation. (<i>See lines 428-441</i> .)) This representation and warranty shall survive the closing of the transaction and the delivery of the deed.		
501.	X(Seller's Signature) (Date)	X (Buyer's Signature) (Date)	
502.	X(Seller's Printed Name)	X(Buyer's Printed Name)	
503.	X(Marital Status)	X (Marital Status)	
504.	X(Seller's Signature) (Date)	X (Buyer's Signature) (Date)	
505.	X(Seller's Printed Name)	X(Buyer's Printed Name)	
506.	X(Marital Status)	X(Marital Status)	
507.	. FINAL ACCEPTANCE DATE: The Final Acceptance I		
508.	is the date on which the fully executed Purchase Agreement is delivered.		
509. 510.	THIS IS A LEGALLY BINDING CONTRACT IF YOU DESIRE LEGAL OR TAX ADVICE, CON		
512.	I ACKNOWLEDGETHAT I HAVE RECEIVED AND HAVE HAD THE OPPORTUNITY TO REVIEW THE DISCLOSURE STATEMENT: ARBITRATION DISCLOSURE AND RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT WHICH IS AN OPTIONAL, VOLUNTARY AGREEMENT AND IS NOT PART OF THIS PURCHASE AGREEMENT.		
514.	SELLER(S)	BUYER(S)	
515.	SELLER(S)	BUYER(S)	

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Name(s):

Mailing Address:

Lisa M. Hanni, LS Land Use Management Director **Building – Environmental Health – Zoning Departments** 509 West 5th Street, Red Wing, MN 55066 651-385-3104

Sewage Responsibility Form
AGREEMENT TO REPLACE, UPGRADE, OR ABANDON A SUBSURFACE SEWAGE TREATMENT SYSTEM (SSTS) Landowner and parcel information:

City:	State:	Zip:	
Telephone:	Email:		
Parcel Number:	Township Nam	Township Name:	
Section: Township	0:	Range:	
Property Address:		·	
City:	State:	Zip:	
The Goodhue County Subsurface Sewage Treatment Systems inspection is required at the time of property transfer. provided by the seller to the buyer on or before the data	A Certificate of Compliance o	r Notice of Noncomplia	
In lieu of a compliance inspection of the SSTS, the requirements for compliance indicated in MN Rule therefore, declaring the SSTS noncompliant. The saddress listed above, into compliance with Minnes Ordinance or abandon the SSTS within 10 months	es Chapters 7080-7083 and subsequent buyer(s) shall a sota Rules Chapters 7080-7 of the recorded documen	the Goodhue County gree to bring the SST '083 and the Goodhu tation of property tra	y Zoning Ordinance, 'S, located at the e County SSTS ansfer
Sufficient security in the form of an escrow agreement: The amount escrowed shall be equal to: One hundred t complying SSTS provided by a licensed and certified institute inspection and installation of a complying SSTS provided by a licensed and certified institute inspection and installation of a complying SSTS provided by a licensed and certified institute inspection and installation of a complying SSTS provided by a licensed and certified institute inspection and installation of a complying SSTS provided by a licensed and certified institute in the complex provided by a licensed and certified institute in the complex provided by a licensed and certified institute in the complex provided by a licensed and certified institute in the complex provided by a licensed and certified institute in the complex provided by a licensed and certified institute in the complex provided by a licensed and certified institute in the complex provided by a licensed and certified institute in the complex provided by a licensed and certified institute in the complex provided by a licensed and certified institute in the complex provided by a licensed and certified institute in the complex provided by a licensed and certified institute in the complex provided by a license provid	wenty-five percent (125%) of taller; or One hundred ten pe vided by a licensed and certifi	a written estimate to incent (110%) of the wried installer.	nspect and install a tten contract price fo
ESCROW Information*Escrow shall name Goodhue Cour in escrow with a licensed real estate closer, licensed attorne An escrow account will be established in the amount of the country of the	y -at-law, or federal or state cha ınt of: \$	rtered financial institutio	
Escrow held by: Contact po	erson:	Phone:	
I/we hereby declare that a replacement or abanda address noted above is necessary to comply, in Goodhue County SSTS Ordinance. If the work is enforcement legal penalties from Goodhue County State of	accordance with Minnes not completed as agree	sota Rules Chapters d, I/we understand	7080-7083 and the that I/we may face
	Signature of Property	Owner (Seller)	Date
County of	Signature of Property	Owner (Buyer)	Date
Notarial stamp or seal (or other title or rank)	This document was acknown	wledged before me on	
	SIGNATURE OF PERS	SON TAKING ACKNOWL	EDGMENT