1. Date

2. Page 1 of _______ pages: RECORDS AND REPORTS, IF ANY, ARE ATTACHED AND MADE A PART OF THIS DISCLOSURE

5. THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER’S KNOWLEDGE.

6. NOTICE: This Disclosure Statement satisfies the disclosure requirements of MN Statutes 513.52 through 513.60.

7. Under Minnesota law, Sellers of residential property, with limited exceptions listed on page nine (9), 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.

8. MN Statute 513.58 requires Seller to notify Buyer in writing as soon as reasonably possible, but in any event before closing, if Seller learns that Seller’s disclosure was inaccurate. Seller is obligated to continue to notify Buyer, in writing, of any facts disclosed herein (new or changed) of which Seller is aware that could adversely and significantly affect the Buyer’s use or enjoyment of the property or any intended use of the property that occur up to the time of closing.

9. Seller has disclosure alternatives allowed by MN Statutes. See Disclosure Statement: Seller’s Disclosure Alternatives form for further information regarding disclosure alternatives. This disclosure is not a warranty or a guarantee of any kind by Seller or licensee(s) representing or assisting any party in the transaction.

10. For purposes of the seller disclosure requirements of MN Statutes 513.52 through 513.60:

   a. “Residential real property” or “residential real estate” means property occupied as, or intended to be occupied as, a single-family residence, including a unit in a common interest community as defined in MN Statute 515B.1-103, clause (10), regardless of whether the unit is in a common interest community not subject to Chapter 515B.

   b. The seller disclosure requirements of MN Statutes 513.52 through 513.60 apply to the transfer of any interest in residential real estate, whether by sale, exchange, deed, contract for deed, lease with an option to purchase, or any other option.

INSTRUCTIONS TO BUYER: Buyers are encouraged to thoroughly inspect the land personally or have it inspected by a third party, and to inquire about any specific areas of concern. NOTE: If Seller answers “No” to any of the questions listed below, it does not necessarily mean that it does not exist on the land, did not occur, or does not apply. “No” may mean that Seller is unaware.

INSTRUCTIONS TO SELLER: (1) Complete this form yourself. (2) Consult prior disclosure statement(s) and/or inspection report(s) when completing this form. (3) Describe conditions affecting the land to the best of your knowledge. (4) Attach additional pages with your signature if additional space is required. (5) Answer all questions. (6) If any items do not apply, write “NA” (not applicable).

32. Land location or identification __________________________, (Address/Section/Township/Range)

33. PID # _______________________, Legal Description ___________________________,

34. City or Township of ___________________________, County of ___________________________, State of Minnesota.

A. GENERAL INFORMATION: The following questions are to be answered to the best of Seller’s knowledge.

36. (1) What date did you acquire the land?

37. (2) Type of title evidence: [ ] Abstract [ ] Registered (Torrens) [ ] Unknown

38. Location of Abstract: ___________________________

39. Is there an existing Owner’s Title Insurance Policy? [ ] Yes [ ] No

40. (3) Are you in possession of prior vacant land disclosure statement(s)?

41. (If “Yes,” please attach if in your possession.) [ ] Yes [ ] No

42. (4) Are there any current or past Phase I, Phase II, or Phase III Environmental Site Assessment(s)? (If “Yes,” please attach if in your possession.) [ ] Yes [ ] No

43. (5) Access (where/type): ___________________________

44. Is access (legal and physical) other than by direct frontage on a public road? [ ] Yes [ ] No

MN:DS:VL-1 (8/17)
46. Property located at ________________________________

47. Has the land been surveyed? □ Yes □ No

48. Year surveyed: ________________________________

49. What company/person performed the survey? ________________________________

50. Name: ________________________________ Address: ________________________________ Phone: ________________________________

51. Is this platted land? □ Yes □ No

52. If “Yes,” has the plat been recorded? □ Yes □ No

53. Do you have a certificate of survey in your possession? □ Yes □ No

54. If “Yes,” who completed the survey? ________________________________ When? ________________________________

55. Are there any property markers on the land? □ Yes □ No

56. If “Yes,” give details: ________________________________

57. Is the land located on a public or private road? □ Public □ Private □ Public: no maintenance

58. Are there any private or non-dedicated roadways that you are responsible for? □ Yes □ No

59. Are there any rivers, lakes, ponds, creeks, streams, or springs running through the land or along a boundary line? □ Yes □ No

60. Flood Insurance: All properties in the State of Minnesota have been assigned a flood zone designation. Some flood zones may require flood insurance.

61. Do you know which zone the property is located in? □ Yes □ No

62. If “Yes,” which zone? ________________________________

63. Have you ever had a flood insurance policy? □ Yes □ No

64. If “Yes,” is the policy in force? □ Yes □ No

65. If “Yes,” what is the annual premium? $ ________________________________

66. If “Yes,” who is the insurance carrier? ________________________________

67. Have you ever had a claim with a flood insurance carrier or FEMA? □ Yes □ No

68. If “Yes,” please explain: ________________________________

69. Is the land located in a drainage district, County or Judicial Drainage System? □ Yes □ No

70. Is the land drain tiled? □ Yes □ No

71. Is there a private drainage system on the land? □ Yes □ No

72. Is the land located within a government designated disaster evacuation zone (e.g., nuclear facility, hazardous chemical facility, hazardous waste facility)? □ Yes □ No

NOTE: Whether or not Seller currently carries flood insurance, it may be required in the future. Flood insurance premiums are increasing, and in some cases will rise by a substantial amount over the premiums previously charged for flood insurance for the property. As a result, Buyer should not rely on the premiums paid for flood insurance on this property previously as an indication of the premiums that will apply after Buyer completes their purchase.
88. Property located at _____________________________.

89. (17) Are there encroachments?  [ ] Yes  [ ] No

90. (18) Please provide clarification or further explanation for all applicable “Yes” responses in Section A:

________________________________________________________________________________________

B. GENERAL CONDITION: The following questions are to be answered to the best of Seller’s knowledge.

94. (1) Are there any structures, improvements, or emblements (e.g., crops) included in the sale?  [ ] Yes  [ ] No

If “Yes,” list all items:
________________________________________________________________________________________

96. (2) Are there any abandoned or junk motor vehicles, equipment of any kind, or debris included in the sale?  [ ] Yes  [ ] No

If “Yes,” list all items:
________________________________________________________________________________________

98. (3) Are there any drainage issues, flooding, or conditions conducive to flooding?  [ ] Yes  [ ] No

99. (4) Has there been any damage by wind, fire, flood, hail, or other cause(s)?  [ ] Yes  [ ] No

If “Yes,” give details of what happened and when:
________________________________________________________________________________________

101. (5) Were there any previous structures on the land?  [ ] Yes  [ ] No

102. (6) Are there any settling, erosion, or soil movement problems on or affecting the land?  [ ] Yes  [ ] No

103. (7) Are there any gravel pits, caves, sink holes, or mineshafts on or affecting the land?  [ ] Yes  [ ] No

104. (8) For any questions in Section B answered “Yes,” please explain:
________________________________________________________________________________________

________________________________________________________________________________________

C. USE RESTRICTIONS: The following questions are to be answered to the best of Seller’s knowledge.

115. (1) Do any of the following types of covenants, conditions, reservations of rights or use, or restrictions affect the use or future resale of the land?

117. (a) Are there easements, other than utility or drainage easements?  [ ] Yes  [ ] No

118. (b) Are there any public or private use paths or roadway rights of way/easement(s)?  [ ] Yes  [ ] No

120. (c) Are there any ongoing financial maintenance or other obligations related to the land that the buyer will be responsible for?  [ ] Yes  [ ] No

122. (d) Are there any communication, power, wind, pipeline (utility or drainage), or other utility rights of way/easement(s)?  [ ] Yes  [ ] No

124. (e) Are there any railroad or other transportation rights of way/easement(s)?  [ ] Yes  [ ] No

125. (f) Is there subdivision or other recorded covenants, conditions, or restrictions?  [ ] Yes  [ ] No
127. THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER’S KNOWLEDGE.

128. Property located at ________________________________.

129. (g) Are there association requirements or restrictions? □ Yes □ No

130. (h) Is there a right of first refusal to purchase? □ Yes □ No

131. (i) Is the land within the boundaries of a Native American reservation? □ Yes □ No

132. (j) Are there any Department of Natural Resources restrictions? □ Yes □ No

133. (k) Is the land located in a watershed district? □ Yes □ No

134. (l) Is the land enrolled in any federal, state, or local governmental programs (e.g., CREP, CRP, EQIP, WRP, conservation programs, riparian buffers, Sustainable Forest Incentive Act, etc.)? □ Yes □ No

135. (m) Are there any USDA Wetland Determinations? □ Yes □ No

136. (n) Are there any USDA Highly Erodible Land Determinations? □ Yes □ No

137. (o) Are there any conservation practices installed (e.g., terracing, waterways, control structures)? □ Yes □ No

138. (p) Are there any federal or state listed species? □ Plants □ Animals □ Yes □ No

139. (q) Are there any third parties which have an interest in the mineral rights? □ Yes □ No

140. (r) Is there any forfeiture or transfer of rights (e.g., mineral, timber, development, etc.)? □ Yes □ No

141. (s) Are there any historical registry restrictions? □ Yes □ No

142. (t) If any of the questions in Section C(1) are answered “Yes,” please provide written copies of these covenants, conditions, reservations, or restrictions if in your possession: ____________________________________________

143. ____________________________________________

144. ____________________________________________

145. (2) Have you ever received notice from any person or authority as to any breach of any of these covenants, conditions, reservations, or restrictions? □ Yes □ No

146. If “Yes,” please explain: ____________________________________________

147. ____________________________________________

148. ____________________________________________

149. ____________________________________________

150. (3) Is the land currently rented? □ Yes □ No

151. If “Yes,” is there a written lease? □ Yes □ No

152. If “Yes,” please provide a copy of the lease if in your possession or provide information:

153. Lease start date: ________________________________

154. Lease end date: ________________________________

155. Number of acres leased: ________________________________

156. Price/acre: ________________________________

157. Terms of lease: ________________________________

158. Renter’s name: ________________________________ Phone number: ________________________________

159. May the renter be contacted for information on the land? □ Yes □ No

160. (4) Is woodland leased for recreational purposes? □ Yes □ No

161. (5) Has a timber cruise been completed on woodland? □ Yes □ No

MN:DS:VL-4 (8/17)
DISCLOSURE STATEMENT: VACANT LAND

169. Property located at _____________________________.

170. (6) Has timber been harvested in the past 25 years? □ Yes □ No

If “Yes,” what species was harvested? _____________________________.

172. Was harvest monitored by a registered forester? □ Yes □ No

173. (7) Are there plans for a new road, expansion of an existing road, airport, trail, affect by railroad, or other improvement that may affect this land? □ Yes □ No

If “Yes,” please explain: _____________________________.

176. _____________________________.

177. (8) Are there any zoning violations, nonconforming uses, or unusual restrictions on the land that would affect future construction or remodeling? □ Yes □ No

179. D. UTILITIES: The following questions are to be answered to the best of Seller’s knowledge.

180. (1) Have any percolation tests been performed? □ Yes □ No

When? _____________________________. By whom? _____________________________.

182. Attach copies of results, if in your possession.

183. (2) Subsurface Sewage Treatment System Disclosure: (A subsurface sewage treatment system disclosure is required by MN Statute 115.55.) (Check appropriate box.)

185. Seller certifies that Seller □ DOES □ DOES NOT know of a subsurface sewage treatment system on or serving 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.)

188. □ There is an abandoned subsurface sewage treatment system on the above-described real property. (See Disclosure Statement: Subsurface Sewage Treatment System.)

190. (3) Private Well Disclosure: (A well disclosure and Certificate are required by MN Statute 103I.235.) (Check appropriate box.)

192. □ Seller certifies that Seller does not know of any wells on the above-described real property.

193. □ Seller certifies there are one or more wells located on the above-described real property. (See Disclosure Statement: Well.)

195. Are there any wells serving the above-described property that are not located on the land? □ Yes □ No

If “Yes”:

198. (a) How many properties or residences does the shared well serve? _____________________________.

(b) Is there a maintenance agreement for the shared well? □ Yes □ No

If “Yes,” what is the annual maintenance fee? $_____________________

201. Is the land in a Special Well Construction Area? □ Yes □ No

202. (4) Are any of the following presently existing within the land:

203. (a) connection to public water? □ Yes □ No

204. (b) connection to public sewer? □ Yes □ No

205. (c) connection to private water system off-property? □ Yes □ No

206. (d) connection to electric utility? □ Yes □ No

207. (e) connection to pipelines (natural gas, petroleum, other)? □ Yes □ No

208. (f) connection to communication, power, or utility lines? □ Yes □ No

209. (g) connection to telephone? □ Yes □ No

210. (h) connection to fiber optic? □ Yes □ No

211. (i) connection to cable? □ Yes □ No
THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER’S KNOWLEDGE.

214. Property located at ________________________________.

215. (5) Are any of the following existing at the boundary of the land:
   (a) public water system access? □ Yes □ No
   (b) private water system access? □ Yes □ No
   (c) co-op water system access? □ Yes □ No
   (d) shared water system access? □ Yes □ No
   (e) electric service access? □ Yes □ No
   (f) pipeline (natural gas, petroleum, other) access? □ Yes □ No
   (g) communication, power, or utility line access? □ Yes □ No
   (h) telephone access? □ Yes □ No
   (i) fiber optic access? □ Yes □ No
   (j) cable access? □ Yes □ No

216. E. ENVIRONMENTAL CONCERNS: The following questions are to be answered to the best of Seller’s knowledge.

217. (1) Are there any buried storage tanks or buried debris or waste on the land? □ Yes □ No

218. If “Yes,” give details: __________________________________________________________

219. ____________________________________________________________________________

220. (2) Are there any hazardous or toxic substances or wastes in, on, or affecting the land? □ Yes □ No

221. If “Yes,” give details: __________________________________________________________

222. ____________________________________________________________________________

223. (3) Have any soil tests been performed? □ Yes □ No

224. When? ____________________________ By whom? ______________________________

225. Attach copies of results if in your possession.

226. (4) Are there any soil problems? □ Yes □ No

227. If “Yes,” give details: __________________________________________________________

228. ____________________________________________________________________________

229. (5) Are there any dead or diseased trees? □ Yes □ No

230. If “Yes,” give details: __________________________________________________________

231. ____________________________________________________________________________

232. (6) Are there any insect/animal/pest infestations? □ Yes □ No

233. If “Yes,” give details: __________________________________________________________

234. ____________________________________________________________________________

235. (7) Are there any animal burial pits? □ Yes □ No

236. If “Yes,” give details: __________________________________________________________

237. ____________________________________________________________________________

238. (8) Are there any unused wells or other potential environmental hazards (e.g., fuel or chemical storage tanks, contaminated soil or water) on the land? □ Yes □ No

239. If “Yes,” give details: __________________________________________________________

240. ____________________________________________________________________________

241. (9) Did the land at one time abut or was located in close proximity to a gas station, refuse disposal site, toxic substance storage site, junk yard, or other pollution situation? □ Yes □ No

242. If “Yes,” give details: __________________________________________________________

243. ____________________________________________________________________________

244. MN:VLDS-6 (8/17)
255. **THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER’S KNOWLEDGE.**

256. Property located at ____________________________.

257. (10) Is the land located in or near an agricultural zone?  

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<th>Yes</th>
<th>No</th>
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If “Yes,” the land may be subjected to normal and accepted agricultural practices and operations including, but not limited to, noise; dust; day and nighttime operation of farm machinery; the raising and keeping of livestock; and the storage and application of manure, fertilizers, soil amendments, herbicides and pesticides associated with normal agricultural operations.

258. Gardens and new tree plantings will be at least 30 feet from all surrounding property lines bordering any agricultural field.

259. (11) Are there any landfills or waste disposal sites within two (2) miles of the land?  

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<th>Yes</th>
<th>No</th>
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If “Yes,” give details: ____________________________.

260. (12) Is there any government sponsored clean-up of the land?  

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<th>Yes</th>
<th>No</th>
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If “Yes,” give details: ____________________________.

261. (13) Are there currently, or have previously been, any orders issued on the land by any governmental authority ordering the remediation of a public health nuisance on the land?  

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<th></th>
<th>Yes</th>
<th>No</th>
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If “Yes,” Seller certifies that all orders HAVE NOT been vacated.

262. (14) Other: ____________________________.

F. **RADON DISCLOSURE:** (The following Seller disclosure satisfies MN Statute 144.496.)

263. **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.

264. Every buyer of any interest in residential real property is notified that the property may present exposure to dangerous levels of indoor radon gas that may place occupants at risk of developing radon-induced lung cancer.

265. 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.

266. **RADON IN REAL ESTATE:** By signing this Statement, Buyer hereby acknowledges receipt of the Minnesota Department of Health’s publication entitled *Radon in Real Estate Transactions*, which is attached hereto and can be found at www.health.state.mn.us/divs/eh/indoorair/radon/rnrealestateweb.pdf.

267. A seller who fails to disclose the information required under MN Statute 144.496, and is aware of material facts pertaining to radon concentrations in the property, is liable to the Buyer. A buyer who is injured by a violation of MN Statute 144.496 may bring a civil action and recover damages and receive other equitable relief as determined by the court. Any such action must be commenced within two years after the date on which the buyer closed the purchase or transfer of the real property.

268. **SELLER’S REPRESENTATIONS:** The following are representations made by Seller to the extent of Seller’s actual knowledge.

269. (a) Radon test(s) HAVE NOT occurred on the property.

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<th>(Check one.)</th>
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<tbody>
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</table>

270. (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.*

271. ____________________________.
301. THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER’S KNOWLEDGE.

302. Property located at ____________________________________________________________.

303. (c) There □ IS □ IS NOT a radon mitigation system currently installed on the property.

304. If “IS,” Seller shall disclose, if known, information regarding the radon mitigation system, including system description and documentation.

305. Exception:

306. See Section O for exceptions to this disclosure requirement.

307. G. PREFERENTIAL PROPERTY TAX TREATMENT: Is the land subject to any preferential property tax status or any other credits affecting the land (e.g., Disability, Green Acres, Rural Preserve, Exclusive Ag Covenant)?

308. If “Yes,” would these terminate upon the sale of the land?

309. Yes □ No □

310. Explain:

311. H. 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.

312. Seller represents that Seller □ IS □ IS NOT a foreign person (i.e., a non-resident alien individual, foreign corporation, 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 herein.

313. 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.

314. 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.

315. 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.

316. I. METHAMPHETAMINE PRODUCTION DISCLOSURE:

317. (A methamphetamine production disclosure is required by MN Statute 152.0275, Subd. 2 (m).)

318. Seller is not aware of any methamphetamine production that has occurred on the land.

319. Seller is aware that methamphetamine production has occurred on the land.

320. (See Disclosure Statement: Methamphetamine Production.)

321. J. NOTICE REGARDING AIRPORT ZONING REGULATIONS: The land may be in or near an airport safety zone with zoning regulations adopted by the governing body that may affect the land. Such zoning regulations are filed with the county recorder in each county where the zoned area is located. If you would like to determine if such zoning regulations affect the land, you should contact the county recorder where the zoned area is located.

322. K. CEMETERY ACT: MN Statute 307.08 prohibits any damage or illegal molestation of human remains, burials, or cemeteries. A person who intentionally, willfully and knowingly destroys, mutilates, injures, disturbs or removes human skeletal remains or human burial grounds is guilty of a felony.

323. Are you aware of any human remains, burials, or cemeteries located on the land?

324. Yes □ No □

325. If “Yes,” please explain: ____________________________________________________________

326. All unidentified human remains or burials found outside of platted, recorded, or identified cemeteries and in contexts which indicate antiquity greater than 50 years shall be dealt with according to the provisions of MN Statute 307.08, Subd. 7.
THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER’S KNOWLEDGE.

Property located at _________________________________.

NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory offender 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 land is located or the Minnesota Department of Corrections at (651) 361-7200, or from the Department of Corrections website at www.corr.state.mn.us.

NOTICES/OFFICE DEFECTS/MATERIAL FACTS: The following questions are to be answered to the best of Seller’s knowledge.

Notices: Seller □ HAS □ HAS NOT received a notice regarding any proposed improvement project from any assessing authorities, the costs of which project may be assessed against the property. If “HAS,” please attach and/or explain:

Other Defects/Material Facts: Are there any other material facts that could adversely and significantly affect an ordinary buyer’s use or enjoyment of the land or any intended use of the land? □ Yes □ No

If “Yes,” explain:

ADDITIONAL COMMENTS:

MN STATUTES 513.52 THROUGH 513.60:

Exceptions: The seller disclosure requirements of MN Statutes 513.52 through 513.60 DO NOT apply to

(1) real property that is not residential real property;
(2) a gratuitous transfer;
(3) a transfer pursuant to a court order;
(4) a transfer to a government or governmental agency;
(5) a transfer by foreclosure or deed in lieu of foreclosure;
(6) a transfer to heirs or devisees of a decedent;
(7) a transfer from a co-tenant to one or more other co-tenants;
(8) a transfer made to a spouse, parent, grandparent, child, or grandchild of Seller;
(9) a transfer between spouses resulting from a decree of marriage dissolution or from a property agreement incidental to that decree;
(10) a transfer of newly constructed residential property that has not been inhabited;
(11) an option to purchase a unit in a common interest community, until exercised;
(12) a transfer to a person who controls or is controlled by the grantor as those terms are defined with respect to a declarant under section 515B.1-103, clause (2);
(13) a transfer to a tenant who is in possession of the residential real property; or
(14) a transfer of special declarant rights under section 515B.3-104.

MN STATUTES 144.496: RADON AWARENESS ACT

The seller disclosure requirements of MN Statute 144.496 DO NOT apply to (1)-(9) and (11)-(14) above. Sellers of newly constructed residential property must comply with the disclosure requirements of MN Statute 144.496.

Waiver: The written disclosure required under sections 513.52 to 513.60 may be waived if Seller and the prospective Buyer agree in writing. Waiver of the disclosure required under sections 513.52 to 513.60 does not waive, limit, or abridge any obligation for seller disclosure created by any other law.
THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER’S KNOWLEDGE.

396. Property located at ________________________________.

397. **No Duty to Disclose**

398. A. There is no duty to disclose the fact that the property
399. is or was occupied by an owner or occupant who is or was suspected to be infected with Human
400. Immunodeficiency Virus or diagnosed with Acquired Immunodeficiency Syndrome;
401. (2) was the site of a suicide, accidental death, natural death, or perceived paranormal activity; or
402. (3) is located in a neighborhood containing any adult family home, community-based residential facility,
403. or nursing home.

404. B. **Predatory Offenders.** There is no duty to disclose information regarding an offender who is required to
405. register under MN Statute 243.166 or about whom notification is made under that section, if Seller, in a
406. timely manner, provides a written notice that information about the predatory offender registry and persons
407. registered with the registry may be obtained by contacting the local law enforcement agency where the
408. property is located or the Department of Corrections.

409. C. The provisions in paragraphs A and B do not create a duty to disclose any facts described in paragraphs
410. A and B for property that is not residential property.

411. **D. Inspections.**

412. (1) Except as provided in paragraph (2), Seller is not required to disclose information relating to the real
413. property if a written report that discloses the information has been prepared by a qualified third party
414. and provided to the prospective buyer. For purposes of this paragraph, “qualified third party” means
415. a federal, state, or local governmental agency, or any person whom Seller or prospective buyer reasonably
416. believes has the expertise necessary to meet the industry standards of practice for the type of inspection
417. or investigation that has been conducted by the third party in order to prepare the written report.

418. (2) Seller shall disclose to the prospective buyer material facts known by Seller that contradict any
419. information included in a written report under paragraph (1) if a copy of the report is provided to Seller.

420. **P. SELLER’S STATEMENT:** *(To be signed at time of listing.)*

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

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

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

433. (Seller) (Date) (Seller) (Date)

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

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

439. The information disclosed is given to the best of Seller’s knowledge.

440. (Buyer) (Date) (Buyer) (Date)

441. LISTING BROKER AND LICENSEES MAKE NO REPRESENTATIONS HERE AND ARE
442. NOT RESPONSIBLE FOR ANY CONDITIONS EXISTING ON THE PROPERTY.