ADDENDUM TO PURCHASE AGREEMENT: **BUYER PURCHASING "AS IS" AND** LIMITATION OF SELLER LIABILITY

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- 1. Date
- 2. Page 1

IN THE EVENT SELLER HAS COMPLETED, AND BUYER HAS RECEIVED, A 3. SELLER'S PROPERTY DISCLOSURE STATEMENT, DO NOT USE THIS 4. ADDENDUM WITHOUT FIRST SEEKING LEGAL ADVICE. 5.

- 6. Addendum to Purchase Agreement between parties, dated _
- (Date of this Purchase Agreement), pertaining to the purchase and sale of the Property at 7.
- 15389 630th Ave. Adams, MN 55909 8.
- 9. Limitation of Seller Liability: The Property is being sold in its existing condition. Buyer acknowledges that the Property,
- including all improvements, is being sold on an "As-Is" and "Where-Is" basis, with all existing faults. Prior to closing, 10.
- Buyer will make such inspections of the Property as are consistent with the terms of this Purchase Agreement in 11.
- 12. order to satisfy Buyer as to the condition of the Property. The Seller warranties contained in the Purchase
- Agreement shall remain unmodified by this Addendum. 13.
- 14. The "Risk of Loss" provisions of the Purchase Agreement shall remain unmodified by this Addendum.
- Seller and Buyer shall execute a Disclosure Statement: Seller's Disclosure Alternatives with the "Waiver" section 15.
- 16. completed. Seller remains obligated to make "Other Required Disclosures" in the Disclosure Statement: Seller's
- Disclosure Alternatives. Except for "Other Required Disclosures," Buyer acknowledges that Seller has not made any 17.
- 18. oral or written representations regarding the condition of the Property subject to this Purchase Agreement. By
- accepting delivery of the deed at closing, Buyer will be deemed to have accepted the condition of the Property subject 19. 20.
- to this Purchase Agreement as satisfactory to Buyer, and Seller shall have no liability with respect to the condition of
- 21. such Property. Buyer waives any claims related in any way to the condition of the Property.

WARNING: THIS ADDENDUM WILL AFFECT THE LEGAL RIGHTS OF BUYER 22. AND SELLER. BUYER AND SELLER ARE STRONGLY ENCOURAGED TO OBTAIN 23.

LEGAL ADVICE BEFORE AGREEING TO THIS ADDENDUM. 24.

05	Pocusigned by: Patrice J. Schnauber	10/21/2023		
25.	Seller - PatrisoBE49E079459r.	(Date)	(Buyer)	(Date)
26.	Brian D. Schnauber	10/21/2023		
20.	Sel ler – DØ50BB4 SER73427er.	(Date)	(Buyer)	(Date)
	DocuSigned by: Cluristopher f. Hartman Seller-Gipistopher BS #14pmann DocuSigned by:	10/21/2023 (Date)	(Buyer)	(Date)
		10/21/2023		(2.1.)
	Seller - Holby B3CHYEMAER	(Date)	(Buyer)	(Date)
	Seller -	(Date)	(Buyer)	(Date)
27. 28.			CT BETWEEN BUYER(S) AND ONSULT AN APPROPRIATE P	v 2

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



ADDENDUM TO PURCHASE AGREEMENT: **BUYER PURCHASING "AS IS" AND** LIMITATION OF SELLER LIABILITY

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1. Date 2. Page 2

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- 6. Addendum to Purchase Agreement between parties, dated _
- 7. (Date of this Purchase Agreement), pertaining to the purchase and sale of the Property at 15389 630th Ave. Adams, MN 55909 8.
- 9. Limitation of Seller Liability: The Property is being sold in its existing condition. Buyer acknowledges that the Property,
- 10. including all improvements, is being sold on an "As-Is" and "Where-Is" basis, with all existing faults. Prior to closing,
- Buyer will make such inspections of the Property as are consistent with the terms of this Purchase Agreement in 11.
- order to satisfy Buyer as to the condition of the Property. The Seller warranties contained in the Purchase 12.
- 13. Agreement shall remain unmodified by this Addendum.
- 14. The "Risk of Loss" provisions of the Purchase Agreement shall remain unmodified by this Addendum.
- Seller and Buyer shall execute a Disclosure Statement: Seller's Disclosure Alternatives with the "Waiver" section 15.
- 16. completed. Seller remains obligated to make "Other Required Disclosures" in the Disclosure Statement: Seller's
- Disclosure Alternatives. Except for "Other Required Disclosures," Buyer acknowledges that Seller has not made any 17.
- oral or written representations regarding the condition of the Property subject to this Purchase Agreement. By 18. 19.
- accepting delivery of the deed at closing, Buyer will be deemed to have accepted the condition of the Property subject 20.
- to this Purchase Agreement as satisfactory to Buyer, and Seller shall have no liability with respect to the condition of
- 21. such Property. Buyer waives any claims related in any way to the condition of the Property.

WARNING: THIS ADDENDUM WILL AFFECT THE LEGAL RIGHTS OF BUYER 22.

- AND SELLER. BUYER AND SELLER ARE STRONGLY ENCOURAGED TO OBTAIN 23.
- LEGAL ADVICE BEFORE AGREEING TO THIS ADDENDUM. 24.

	DocuSigned by:			
25.	Nathaniel P. Hartmann	10/21/2023		
	Skiller - Nathaniel B24JattBann	(Date)	(Buyer)	(Date)
26.	Ster S24EAB&029040000	10/21/2023 (Date)	(Buyer)	(Dete)
	DocuSigned by:	(Date)	(buyer)	(Date)
	Scher Toer Britister 438	10/21/2023	(Buyer)	(Date)
	DocuSigned by:	10/21/2023		
	Selver Jat0A88FD09970452 DocuSigned by:	(Date)	(Buyer)	(Date)
	Busey Bank, By: Kenea H Sur Haging Barbard J.C. by: Renea Harbert - Busey	Bank, Mgr (Date)	(Buyer)	(Date)
27. 28.			T BETWEEN BUYER(S) AND	



2.

DISCLOSURE STATEMENT: ARBITRATION DISCLOSURE AND RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT

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1. Page 1

ARBITRATION DISCLOSURE

You have the right to choose whether to have any disputes about disclosure of material facts affecting the use or
 enjoyment of the property that you are buying or selling decided by binding arbitration or by a court of law. By agreeing

5. to binding arbitration, you give up your right to go to court for claims over \$15,000.

By signing the RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT ("ARBITRATION AGREEMENT") on
 page two (2), you agree to the following:

- 8. (1) disputes with demands which fall within the jurisdictional limits of the conciliation court shall be resolved in the applicable conciliation court; and
- (2) all other disputes shall be subject to binding arbitration under the Residential Real Property Arbitration
 System ("Arbitration System") administered by National Center for Dispute Settlement ("NCDS") and endorsed
 by the Minnesota Association of REALTORS[®] ("MNAR"). The ARBITRATION AGREEMENT is enforceable only
 if it is signed by all buyers, sellers and licensees representing or assisting the buyers and the sellers. The
 ARBITRATION AGREEMENT is not part of the *Purchase Agreement*. Your *Purchase Agreement* will still

15. be valid whether or not you sign the ARBITRATION AGREEMENT.

16. The Arbitration System is a private dispute resolution system offered as an alternative to the court system. It is not

government sponsored. NCDS and the MNAR jointly adopt the rules that govern the Arbitration System. NCDS and
 the MNAR are not affiliated. Under the ARBITRATION AGREEMENT you must use the arbitration services of NCDS.

All disputes about or relating to disclosure of material facts affecting the use or enjoyment of the property, excluding

20. disputes related to title issues, are subject to arbitration under the ARBITRATION AGREEMENT. This includes claims

21. of fraud, misrepresentation, warranty and negligence. Nothing in this Agreement limits other rights you may have under

22. MN Statute 327A (statutory new home warranties) or under private contracts for warranty coverage. An agreement to

23. arbitrate does not prevent a party from contacting the Minnesota Department of Commerce, the state agency that

24. regulates the real estate profession, about licensee compliance with state law.

25. The administrative fee for the Arbitration System varies depending on the amount of the claim, but it is more than initial

26. court filing fees. In some cases, conciliation court is cheaper than arbitration. The maximum claim allowed in conciliation

27. court is \$15,000. This amount is subject to future change. In some cases, it is quicker and less expensive to arbitrate

28. disputes than to go to court, but the time to file your claim and pre-hearing discovery rights are limited. The right to

29. appeal an arbitrator's award is very limited compared to the right to appeal a court decision.

30. A request for arbitration must be filed within 24 months of the date of the closing on the property or else the 31. claim cannot be pursued. In some cases of fraud, a court or arbitrator may extend the 24-month limitation

32. period provided herein.

33. A party who wants to arbitrate a dispute files a Demand, along with the appropriate administrative fee, with NCDS.

34. NCDS notifies the other party, who may file a response. NCDS works with the parties to select and appoint an arbitrator

35. to hear and decide the dispute. A three-arbitrator panel will be appointed instead of a single arbitrator at the request

36. of any party. The party requesting a panel must pay an additional fee. Arbitrators have backgrounds in law, real estate,

- 37. architecture, engineering, construction or other related fields.
- 38. Arbitration hearings are usually held at the home site. Parties are notified about the hearing at least 14 days in advance.

39. A party may be represented by a lawyer at the hearing, at the party's own expense, if he or she gives five (5) days

40. advance notice to the other party and to NCDS. Each party may present evidence, including documents or testimony

41. by witnesses. The arbitrator must make any award within 30 days from the final hearing date. The award must be

42. in writing and may provide any remedy the arbitrator considers just and equitable that is within the scope of the parties'

43. agreement. The arbitrator does not have to make findings of fact that explain the reason for granting or denying an

44. award. The arbitrator may require the party who does not prevail to pay the administrative fee.

45. This Arbitration Disclosure provides only a general description of the Arbitration System and a general overview

46. of the Arbitration System rules. For specific information regarding the administrative fee, please see the Fee Schedule

located in the NCDS Rules. Copies of the Arbitration System rules are available from NCDS by calling (866) 727-8119
 or on the Web at www.ncdsusa.org or from your REALTOR[®]. If you have any questions about arbitration, call NCDS

49. at (866) 727-8119 or consult a lawyer.



50. Page 2

51. 52.			/OLUNTARY AGREEMENT. N PAGE ONE (1) IN FULL BEFORE SIGNI	NG.
53.	RESIDENTIAI	REAL PROPER	TY ARBITRATION AGREEMENT	
54.	For the property located at15389	630th Ave		
55.	City ofAdams	, (County of Mower	,
56.	State of Minnesota, Zip Code	1		
57. 58.			hem, about or relating to material facts affect e issues of the property covered by the Purch	
59. 60. 61. 62. 63. 64. 65. 66. 67.	service provider. The rules adopted REALTORS® shall govern the proc at the time the Demand for Arbitratic (1). This Agreement shall survive the is only enforceable if all buyers, selle	on Disclosure above. I d by National Center eeding(s). The rules t on is filed and include delivery of the deed or ers and licensees rep tures below. For purp	as of fraud, misrepresentation, warranty and n National Center for Dispute Settlement shall b for Dispute Settlement and the Minnesota hat shall govern the proceeding(s) are those the rules specified in the Arbitration Disclosu contract for deed in the <i>Purchase Agreement</i> . resenting or assisting the buyers and sellers toses of this Agreement, the signature of or er.	e the arbitration Association of e rules in effect ire on page one This Agreement have agreed to
68.	(Seller'sogiabeture079427	(Date)	Buyer's Signature)	(Date)
69.	Patrice T. Schnauber (Seller's Printed Name DocuSigned by: Brian D. Schnauber	10/21/2023	(Buyer's Printed Name)	
70.	(Seller's SigBeture) 79427	(Date)	(Buyer's Signature)	(Date)
71.	Brian D. Schnauber (Seller's Printed Name)		(Buyer's Printed Name)	
72.	Docusigned by: Mcole Rustad	10/23/2023		
	(Licensee Begressepting or Assisting Seller)	(Date)	(Licensee Representing or Assisting Buyer)	(Date)
73.	Hertz Farm Managment, Inc Nicole Rusta	d		
	(Company Name)		(Company Name)	

74. THE RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT IS A LEGALLY BINDING CONTRACT

75. BETWEEN BUYERS, SELLERS AND LICENSEES. IF YOU DESIRE LEGAL ADVICE, CONSULT A LAWYER.



50. Page 2B

		/OLUNTARY AGREEMENT. N PAGE ONE (1) IN FULL BEFORE SIGN	ING.
RESIDENTI	AL REAL PROPER	TY ARBITRATION AGREEMENT	
For the property located at	389 630th Ave		
City ofAdams	, (County of Mower	
State of Minnesota, Zip Code			
Any dispute between the undersi	gned parties, or any of t	hem, about or relating to material facts affe	
enjoyment of the property, excludi	ng disputes related to title	e issues of the property covered by the Purch	hase Agreement
dated	, including claim	is of fraud, misrepresentation, warranty and r	negligence, shall
		National Center for Dispute Settlement shall I	
		for Dispute Settlement and the Minnesota	
		hat shall govern the proceeding(s) are those	
		the rules specified in the Arbitration Disclos	
		contract for deed in the Purchase Agreement resenting or assisting the buyers and sellers	
		oses of this Agreement, the signature of o	
broker shall bind the broker and a			he licensee of a
DocuSigned by:	10 (21 (2022		
Christopher P. Hartman			
(Seller's Signates B817428	(Date)	Buyer's Signature)	(Date)
Christopher P. Hartmann			
(Seller's Printed Name)		Buyer's Printed Name)	
DocuSigned by:			
Isra 1	10/21/2023		
(Seller's Sig23483c87E14EA	(Date)	(Buyer's Signature)	(Date)
Holly C. Hartmann			
(Seller's Printed Name)		Buyer's Printed Name)	
DocuSigned by:			
Meder Rustad	10/23/2023		
(Licensee Ropressesting Seller)	(Date)	(Licensee Representing or Assisting Buyer)	(Date)
Hertz Farm Managment, Inc Nicole Ru	istad		
(Company Name)		(Company Name)	<u> </u>

74. THE RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT IS A LEGALLY BINDING CONTRACT BETWEEN BUYERS, SELLERS AND LICENSEES. IF YOU DESIRE LEGAL ADVICE, CONSULT A LAWYER. 75.



50. Page 2C

51. 52.	READ THE ARBITRATION DISCLOSURE	, VOLUNTARY AGREEMENT. ON PAGE ONE (1) IN FULL BEFORE SIGNING. RTY ARBITRATION AGREEMENT
53.	15200 620th Aug	
54.	For the property located at	
55.	City of	, County of Mower ,
56.	State of Minnesota, Zip Code	·
57. 58.	Any dispute between the undersigned parties, or any o	f them, about or relating to material facts affecting the use or itle issues of the property covered by the <i>Purchase Agreement</i>
59.		ims of fraud, misrepresentation, warranty and negligence, shall
60.		e. National Center for Dispute Settlement shall be the arbitration
61.		er for Dispute Settlement and the Minnesota Association of
62.	REALTORS® shall govern the proceeding(s). The rules	s that shall govern the proceeding(s) are those rules in effect
63.	at the time the Demand for Arbitration is filed and includ	e the rules specified in the Arbitration Disclosure on page one
64.	(1). This Agreement shall survive the delivery of the deed of	or contract for deed in the Purchase Agreement. This Agreement
65.	is only enforceable if all buyers, sellers and licensees re	presenting or assisting the buyers and sellers have agreed to
66.	arbitrate as acknowledged by signatures below. For pu	rposes of this Agreement, the signature of one licensee of a
67.	broker shall bind the broker and all licensees of that bro	iker.
	DocuSigned by:	
	Nathaniel P. Hartmann 10/21/2023	
68.		Durinda Simahara) (Data)
	(Seker's Signature Disconder (Date)	Buyer's Signature) (Date)
69.	Nathaniel P. Hartmann	
	(Seller's Printed Name DocuSigned by:	Buyer's Printed Name)
	10/21/2023	
70.	(Seller's Signature) (Date)	(Buyer's Signature) (Date)
	(Date)	
71.	Catrina M. Hartmann	
	(Seller's Printed Name	Buyer's Printed Name)
	DocuSigned by:	
72.	Neder Rustad 10/23/2023	
12.	(Lidensee Beggesses Assisting Seller) (Date)	(Licensee Representing or Assisting Buyer) (Date)
70	Hertz Farm Managment, Inc Nicole Rustad	
73.	(Company Name)	(Company Name)

74. THE RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT IS A LEGALLY BINDING CONTRACT

75. BETWEEN BUYERS, SELLERS AND LICENSEES. IF YOU DESIRE LEGAL ADVICE, CONSULT A LAWYER.



50. Page 2D

51. 52. 53.	READ THE ARBITRAT	ION DISCLOSURE O	/OLUNTARY AGREEMENT. N PAGE ONE (1) IN FULL BEFORE SIGNI TY ARBITRATION AGREEMENT	NG.
54.	For the property located at15389	9 630th Ave		
55.	City ofAdams	, (County of Mower	,
56.	State of Minnesota, Zip Code			
57. 58.	Any dispute between the undersign	ned parties, or any of t	them, about or relating to material facts affe e issues of the property covered by the <i>Purch</i>	
59. 60.		ion Disclosure above.	ns of fraud, misrepresentation, warranty and r National Center for Dispute Settlement shall b	be the arbitration
61. 62.			for Dispute Settlement and the Minnesota hat shall govern the proceeding(s) are thos	
63.			the rules specified in the Arbitration Disclosu	
64.			contract for deed in the Purchase Agreement.	
65.			resenting or assisting the buyers and sellers	
66. 67.	broker shall bind the broker and all		ooses of this Agreement, the signature of or	ne licensee of a
68.	Docusigned by: Tevra K. Driskill Sellers Signatures DESignatures Sellers Signatures Tevra K. Driskill	10/21/2023 (Date)	Buyer's Signature)	(Date)
69.	Tena R. Driskill			
	(Seller's Printed Name		Buyer's Printed Name)	
70.	DocuSigned by:	10/21/2023		
	(Seller #Gaiastabloga)70452	(Date)	(Buyer's Signature)	(Date)
71.	James P. Driskill			
/ 1.	(Seller's Printed Name		Buyer's Printed Name)	
	DocuSigned by:			
72.	Nicole, Rustad	10/23/2023		
	(Licensee 6092E89757FA481	(Date)	(Licensee Representing or Assisting Buyer)	(Date)
73.	Hertz Farm Managment, Inc Nicole Rusta	id		_
	(Company Name)		(Company Name)	

74. THE RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT IS A LEGALLY BINDING CONTRACT 75. BETWEEN BUYERS, SELLERS AND LICENSEES. IF YOU DESIRE LEGAL ADVICE, CONSULT A LAWYER.



50. Page 2E

51. 52. 53.	READ THE ARBITRATION DISCLOS	URE O	OLUNTARY AGREEMENT. N PAGE ONE (1) IN FULL BEFORE SIGNIN TY ARBITRATION AGREEMENT	NG.
54.	For the property located at15389 630th Ave		-	
55.	City ofAdams	, (County of Mower	,
56.	State of Minnesota, Zip Code			
57. 58.	Any dispute between the undersigned parties, or a enjoyment of the property, excluding disputes relate			
59. 60. 61. 62. 63. 64. 65. 65. 66. 67.	be settled as specified in the Arbitration Disclosure a service provider. The rules adopted by National REALTORS® shall govern the proceeding(s). The at the time the Demand for Arbitration is filed and in (1). This Agreement shall survive the delivery of the of is only enforceable if all buyers, sellers and license arbitrate as acknowledged by signatures below. F broker shall bind the broker and all licensees of the DocuSigned by:	above. I Center rules t nclude leed or es repi or purp at broke	for Dispute Settlement and the Minnesota hat shall govern the proceeding(s) are those the rules specified in the Arbitration Disclosur contract for deed in the <i>Purchase Agreement</i> . resenting or assisting the buyers and sellers oses of this Agreement, the signature of one	e the arbitration Association of e rules in effect re on page one This Agreement have agreed to
68.	Busey Bank, By: Renea Hatter?, Real Busey Bank, By: Renea Hatter?, Real	ager Date)	(Buyer's Signature)	(Date)
69.	Our Hartmann Farms, LLC by: Renea Harbert - Busey Bank, M	lgr		
09.	(Seller's Printed Name (at	e)	Buyer's Printed Name)	
70.	(Seller's Signature) (D	ate)	(Buyer's Signature)	(Date)
71.	(Seller's Printed Name		Buyer's Printed Name)	
72.	DocuSigned by: 10/23/2023 Uccle Rustal 10/23/2023 (Licensee Bergerser pring of Assisting Seller) (D	ate)	(Licensee Representing or Assisting Buyer)	(Date)
73.	Hertz Farm Managment, Inc Nicole Rustad		(Company Name)	

74. THE RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT IS A LEGALLY BINDING CONTRACT 75. BETWEEN BUYERS, SELLERS AND LICENSEES. IF YOU DESIRE LEGAL ADVICE, CONSULT A LAWYER.



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

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- 1. Date
- 2. Page 1
- 3. Addendum to Purchase Agreement between parties, dated _
- (Date of this Purchase Agreement), pertaining to the purchase and sale of the Property at
 <u>15389 630th Ave Adams</u>, MN 55909

6. Lead Warning Statement

- 7. Every buyer of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified
- 8. that such property may present exposure to lead from lead-based paint that may place young children at risk of
- 9. developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including
- 10. learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also 11. poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide
- 12. the buver with any information on lead-based paint hazards from risk assessments or inspections in the seller's
- 13. possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible
- 14. lead-based paint hazards is recommended prior to purchase.

15. Seller's Disclosure (Check one.)

16. Seller has no knowledge of, or records or reports relating to, lead-based paint and/or lead-based paint hazards
17. in the housing.

- 18. Seller has knowledge of lead-based paint and/or lead-based paint hazards in the housing and has provided Buyer with all available details, records, and reports, if any, pertaining to lead-based paint and/or lead-based paint and/or lead-based paint hazards in the housing. (*Please explain and list documents below.*):
- 21. _____ 22. _____ 23. _____

24. Buyer's Acknowledgment

- 25. Buyer has received copies of all information listed above, if any.
- 26. Buyer has received the pamphlet, Protect Your Family from Lead in Your Home.
- 27. Buyer has: (Check one.)
- 28. Value wave the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or
 29. lead-based paint hazards; or
- 30. Received a 10-day opportunity (or mutually agreed-upon period) to conduct a risk assessment or inspection for 31. the presence of lead-based paint and/or lead-based paint hazards.
- If checked, this contract is contingent upon a risk assessment or an inspection of the property for the presence of lead based paint and/or lead-based paint hazards to be conducted at Buyer's expense. The assessment or inspection
- 34. shall be completed within TEN (10) Calendar Days after Final Acceptance of the Purchase
- 35. Agreement.



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

36. Page 2

37. Property located at 15389 630th Ave Adams, MN 55909

38. This contingency shall be deemed removed, and the Purchase Agreement shall be in full force and effect, 39. unless Buyer or real estate licensee representing or assisting Buyer delivers to Seller or real estate licensee 40. representing or assisting Seller, within three (3) Calendar Days after the assessment or inspection is timely 41. completed, a written list of the specific deficiencies and the corrections required, together with a copy of any risk 42. assessment or inspection report. If Buyer and Seller have not agreed in writing within three (3) Calendar Days 43. after delivery of the written list of required corrections that:

- 44. (A) some or all of the required corrections will be made; or
- 45. (B) Buyer waives the deficiencies; or
- 46. (C) an adjustment to the purchase price will be made;

47. this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a *Cancellation of Purchase*48. *Agreement* confirming said cancellation and directing all earnest money paid here to be refunded to Buyer. It is
49. understood that Buyer may unilaterally waive deficiencies or defects, or remove this contingency, providing that
50. Buyer or real estate licensee representing or assisting Buyer notifies Seller or real estate licensee representing or

51. assisting Seller of the waiver or removal, in writing, within the time specified.

52. Real Estate Licensee's Acknowledgment

53. Real estate licensee has informed Seller of Seller's obligations under 42 U.S.C. 4852(d) and is aware of licensee's

54. responsibility to ensure compliance.

55. Certification of Accuracy

56. The following parties have reviewed the information above and certify, to the best of their knowledge, that the

57. information provided by the signatory is true and accurate.

	DocuSigned by:			
58.	Patrice J. Schnauber	10/21/2023		
	Seller - Pagg68E412679429	(Date)	(Buyer)	(Date)
	DocuSigned by:			
	Brian D. Schnauber	10/21/2023		
	Saller - Briggs P4 12079427 er	(Date)	(Buyer)	(Date)
	DocuSigned by:			
	Christopher P. Hartman	10/21/2023		
	Seller Christopherse Balay 428 nn	(Date)	(Buyer)	(Date)
	DocuSigned by:			
	Jr Jr	10/21/2023		
	Seller - H91291B3687E44EA DocuSigned by:	(Date)	(Buyer)	(Date)
		10/21/2023		
	Nathaniel P. Hartmann			
	Sellec - Nathreide ED 329546500	(Date)	(Buyer)	(Date)
		10/21/2023		
	Selle - Carrine M. Harring An 870 ABED 320D 40D DocuSigned by:	(Date)	(Buyer)	(Date)
	Mcole Rustad	10/23/2023		
	Real Estate Licensee Alicole Rustad	(Date)	(Real Estate Licensee)	(Date)



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

36. Page 2B

37. Property located at 15389 630th Ave Adams, MN 55909

38. This contingency shall be deemed removed, and the Purchase Agreement shall be in full force and effect, 39. unless Buyer or real estate licensee representing or assisting Buyer delivers to Seller or real estate licensee 40. representing or assisting Seller, within three (3) Calendar Days after the assessment or inspection is timely 41. completed, a written list of the specific deficiencies and the corrections required, together with a copy of any risk 42. assessment or inspection report. If Buyer and Seller have not agreed in writing within three (3) Calendar Days 43. after delivery of the written list of required corrections that:

- 44.
- (A) some or all of the required corrections will be made; or
- 45. (B) Buyer waives the deficiencies; or
- 46. (C) an adjustment to the purchase price will be made;

47. this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a *Cancellation of Purchase*48. *Agreement* confirming said cancellation and directing all earnest money paid here to be refunded to Buyer. It is
49. understood that Buyer may unilaterally waive deficiencies or defects, or remove this contingency, providing that
50. Buyer or real estate licensee representing or assisting Buyer notifies Seller or real estate licensee representing or

51. assisting Seller of the waiver or removal, in writing, within the time specified.

52. Real Estate Licensee's Acknowledgment

53. Real estate licensee has informed Seller of Seller's obligations under 42 U.S.C. 4852(d) and is aware of licensee's

54. responsibility to ensure compliance.

55. Certification of Accuracy

56. The following parties have reviewed the information above and certify, to the best of their knowledge, that the

57. information provided by the signatory is true and accurate.

DocuSigned by:			
tina R. Driskill	10/21/2023		
Seller - Dena Priskill 438	(Date)	(Buyer)	(Date)
DocuSigned by:			
J. Zoo	10/21/2023		
Seler - Jackss PD09976452	(Date)	(Buyer)	(Date)
DocuSigned by:			
Busey Bank, By: Ren	ea Hattleff/Alarager (Date)		
Seller - Our Hartmann Farms, LLC by: Renea Harbert - Busey Bank, Mgr	(Date)	(Buyer)	(Date)
Seller -			
	(Date)	(Buyer)	(Date)
Seller -	(Date)	(Buyer)	(Date)
Seller -	(Date)	(Buyer)	(Date)
DocuSigned by:			
Mcole Rustad	10/23/2023		
Real Estate Licensee - Nicole Rustad	(Date)	(Real Estate Licensee)	(Date)
			(Edite)



DISCLOSURE STATEMENT: LOCATION MAP

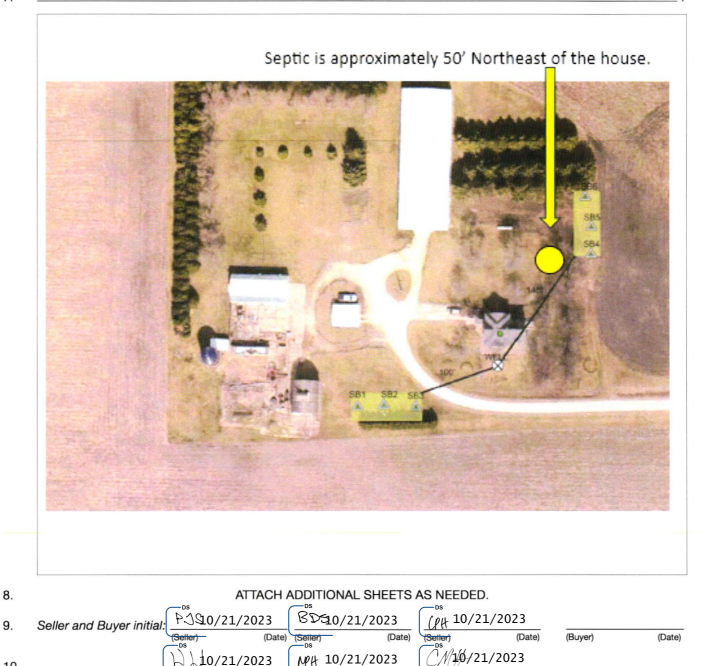
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1. Page <u>1</u> of <u>2</u> pages

- 2. Please use the space below to sketch the real property being sold and, to Seller's knowledge, the approximate location of
- 3. any of the following on the property.

4. SUBSURFACE SEWAGE TREATMENT SYSTEM WELL METHAMPHETAMINE PRODUCTION AREA

- 5. Include approximate distances from fixed reference points such as streets, buildings and landmarks.
- 6. Property located at _____ 15389 630th Ave Adams, MN 55909
- 7.



10.

11. MN-IM (8/21) ORIGINAL COPY TO LISTING BROKER; COPIES TO SELLER, BUYER, SELLING BROKER

(Date)

Seller

(Date)

(Buyer)

(Date)

(Seller)



(Date)

DISCLOSURE STATEMENT: LOCATION MAP

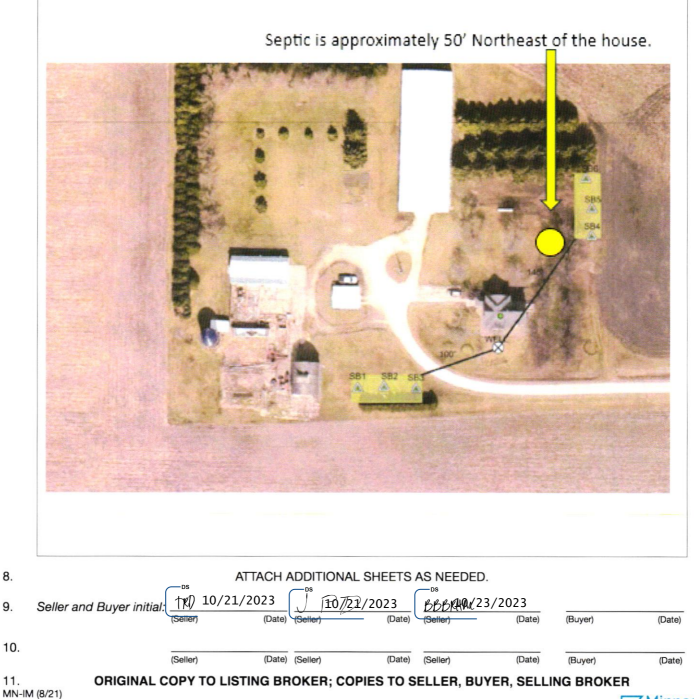
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2 2 1. Page_ _ of . _ pages

- 2. Please use the space below to sketch the real property being sold and, to Seller's knowledge, the approximate location of
- 3. any of the following on the property.
- SUBSURFACE SEWAGE TREATMENT SYSTEM SUBSURFACE SEWAGE SEWAGE TREATMENT SYSTEM SUBSURFACE SEWAGE SEWAG 4. -(Check all that apply.)-
- 5. Include approximate distances from fixed reference points such as streets, buildings and landmarks.
- 15389 630th Ave Adams, MN 55909 6. Property located at
- 7.

8.

9.





DISCLOSURE STATEMENT: SUBSURFACE SEWAGE TREATMENT SYSTEM

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- 1. Date
- 3 2. Page 1 of _ _ pages:
- 3. THE REQUIRED MAP IS ATTACHED AND MADE A

		PART OF THIS DISCL	OSURE	
5.	Property located at 15389 630th Ave			
6.	City of Adams	, County of Mower		
7. 8.	State of Minnesota, Zip Code 55909 The SE¼, Section 6, Adams Township, T101N	legally described as follows or on a	ttached sheet: Abstract of Title.	("Property")
9. 10.	This disclosure is not a warranty of any kind by	y Seller(s) or any licensee(s) representin	g or assisting any	y party(ies) in
11. 12. 13.	SUBSURFACE SEWAGE TREATMENT SY	STEM AND TO PROVIDE FOR APPRO	PRIATE PROVIS	SIONS IN A
14. 15. 16. 17. 18.	the following information with the knowledge the this information in deciding whether and on licensee(s) representing or assisting any party	hat even though this is not a warranty, p what terms to purchase the Property. (ies) in this transaction to provide a copy	The Seller(s) at	s may rely on uthorizes any
19. 20. 21. 22. 23. 24.	the existence or known status of a subsurface reason to know of the existence or known sta system into compliance with subsurface sewag of costs from Seller. An action under this subs	e sewage treatment system at the time atus of the system, is liable to Buyer for ge treatment system rules and for reasons division must be commenced within two	of sale, and who r costs relating to able attorney fees	knew or had bringing the for collection
25. 26. 27.	Buyer is advised to contact the local unit(s) of	of government, state agency, or qualified		
28. 29.			owledge. This int	formation is a
30.	SUBSURFACE SEWAGE TREATMENT SYST	TEM DISCLOSURE: (Check the approp	riate boxes.)	
31.	Seller certifies that the following subsurface se	ewage treatment system is on or serving	the above-descri	bed Property
32. 33.			ppen end	
34.	Is this system a straight-pipe system?	• Yes	No No	Unknown
35.	Sealed System (holding tank)			
36.	Other (Describe.):			
37.	Is the subsurface sewage treatment system(s)	currently in use?	Yes	No
38. 39.	located entirely within the Property boundary I	ines, including setback requirements?	• Yes	No
40.	If "No," please explain:			
41.	House is currently vacant			
42.	Comments:			
43.				



MN-DS:SSTS-2 (8/19)

DISCLOSURE STATEMENT: SUBSURFACE SEWAGE TREATMENT SYSTEM

2	
	 No
	10
e treatment system serve?	
wage treatment system? Yes	No
een added to the Property, the system m tem laws and rules.	ay
transferor has knowledge of relative to t	he
nt septic system is not compliant.	
	_
o this Disclosure Statement.	
nce you have owned the Property.	
	_
	_
age treatment system or volume of wat ince.	er
	_
· ·	
	NU
	_
	Yes e treatment system serve? wage treatment system? Yes Yes ren added to the Property, the system matern laws and rules. r transferor has knowledge of relative to the transferor has knowledge of relativ



DISCLOSURE STATEMENT: SUBSURFACE SEWAGE TREATMENT SYSTEM

85. Page 3

86. Property located at 15389 630th Ave Adams, MN 55909

87. SELLER'S STATEMENT: (To be signed at time of listing.)

88. Seller(s) hereby states the facts as stated above are true and accurate and authorizes any licensee(s) representing or

89. assisting any party(ies) in this transaction to provide a copy of this Disclosure Statement to any person or entity in

90. connection with any actual or anticipated sale of the Property. A seller may provide this Disclosure Statement to a real

91. estate licensee representing or assisting a prospective buyer. The Disclosure Statement provided to the real estate 92. licensee representing or assisting a prospective buyer is considered to have been provided to the prospective buyer.

92. licensee representing or assisting a prospective buyer is considered to have been provided to the prospective buyer.93. If this Disclosure Statement is provided to the real estate licensee representing or assisting the prospective buyer, the

94. real estate licensee must provide a copy to the prospective buyer.

95. Seller is obligated to continue to notify Buyer in writing of any facts that differ from the facts disclosed here

96. (new or changed) of which Seller is aware that could adversely and significantly affect the Buyer's use or

97. enjoyment of the Property or any intended use of the Property that occur up to the time of closing. To disclose

98. new or changed facts, please use the Amendment to Disclosure Statement form.

	DocuSigned by:		DocuSigned by:	
99.	Patrice J. Schnauber	10/21/2023	tena R. Driskill	10/21/2023
	Sellengs@gitateEn7S42mauber DocuSigned by:	(Date)	Seller - Jeôs B Diskill 438	(Date)
	Brian D. Schnauber	10/21/2023	J-220	10/21/2023
	Seller Brian De Schnauber Beusighen By	(Date)	Seller -4 49858-00 97 1949	(Date)
	Clivistopher P. Hartman	10/21/2023 (Date)	Buscy Bank, By; Kinca. Seller - Our Harmang Farms, LLC by: Renea Harbert - Busey Bank, Mgr	Hartort, Matrager (Date)
	Jr z K	10/21/2023		
	Seller 3 Holly Contraction	(Date)	Seller -	(Date)
	Nathaniel P. Hartmann	10/21/2023		
	Seller 8 Hethaeiel 89 Hartmann DocuSigned by:	(Date)	Seller -	(Date)
		10/21/2023		
	Seller 87 12 KB2 M2 9040 Blann	(Date)	Seller -	(Date)

100. BUYER'S ACKNOWLEDGEMENT: (To be signed at time of purchase agreement.)

101. I/We, the Buyer(s) of the Property, acknowledge receipt of this *Disclosure Statement: Subsurface Sewage Treatment* 102. *System* and *Location Map* and agree that no representations regarding facts have been made other than those made

103. above.

104.				
104.	(Buyer)	(Date)	(Buyer)	(Date)
	(Buyer)	(Date)	(Buyer)	(Date)

105. LISTING BROKER AND LICENSEES MAKE NO REPRESENTATIONS HERE AND ARE 106. NOT RESPONSIBLE FOR ANY CONDITIONS EXISTING ON THE PROPERTY.

MN-DS:SSTS-3 (8/19)



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- 1. Date
- Page 1 of ____ 5 2. pages: THE REQUIRED MAP
- 3. IS ATTACHED HERE AND MADE A PART OF THIS
- 4. DISCLOSURE
- 5. Minnesota Statute 103I.235 requires that, before signing an agreement to sell or transfer real property, Seller must
- 6. disclose information in writing to Buyer about the status and location of all known wells on the property. This requirement
- 7. is satisfied by delivering to Buyer either a statement by Seller that Seller does not know of any wells on the property.
- 8. or a disclosure statement indicating the legal description and county, and a map showing the location of each well. In
- 9. the disclosure statement Seller must indicate, for each well, whether the well is in use, not in use or sealed.
- 10. Unless Buyer and Seller agree to the contrary in writing, before the closing of the sale, a Seller who fails to disclose
- the existence or known status of a well at the time of sale, and knew or had reason to know of the existence or known 11.
- 12. status of the well, is liable to Buyer for costs relating to sealing of the well and reasonable attorneys' fees for collection
- of costs from Seller, if the action is commenced within six years after the date Buyer closed the purchase of the real 13.
- 14. property where the well is located.
- 15. Legal requirements exist relating to various aspects of location and status of wells. Buyer is advised to contact the local unit(s) of government, state agency, or qualified professional which regulates wells for further 16. information about these issues. For additional information on wells, please visit the Minnesota Department of Health's 17.
- 18. website at www.health.state.mn.us.

				39 630th Ave	Mower			ı
		55909						,
State of	f Minnesota, Zip Co DESCRIPTION: _	DOP		wnshin T101N	R16W Mower	Co MN Exact	legal per Abstra	act of Title
LEGAL	DESCRIPTION:		, , , , , , , , , , , , , , , , , ,	,	,,		logui poi 7 iboli (
							("	Property")
	DISCLOSURE STA						(·	(opony)
	certifies that the follo				escribed real F	Property.		
	MN Unique	Well	Year of	Well	IN USE	NOT IN	SHARED	SEALED
	Well No.	Depth	Const.	Туре		USE		
Well 1		Unknown	Unknown	Unknown	- 🗖.	·		
Well 2					-			
Well 3								
Is this r	property served by	a well not locat	ted on the P	roperty?	_		∏ Yes	⊡ No
	Yes," please explair						-	
			""NOT IN	IOE 2 and 40				
		terms "IN USE						
NOTE:		w a licensed w	veli contra			optain a mai	menance be	
NOTE:	must be sealed b the Minnesota De	epartment of H	lealth and p	bay an annua	I maintenanc	e fee. Mainte	nance permi	ts are not
	must be sealed b the Minnesota De transferable. If a	epartment of H	lealth and p	bay an annua	I maintenanc	e fee. Mainte	nance permi	ts are not
If the w	must be sealed b the Minnesota De transferable. If a vell is, "Shared":	epartment of H well is operab	lealth and pole and prop	bay an annua perly mainta	l maintenanc ned, a mainte	e fee. Mainter enance permi	nance permi it is not requ	ts are not iired.
If the w	must be sealed b the Minnesota De transferable. If a	epartment of H well is operab	lealth and pole and prop	bay an annua perly mainta	l maintenanc ned, a mainte	e fee. Mainter enance permi	nance permi it is not requ	ts are not iired.
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If the w (1) (2)	must be sealed b the Minnesota De transferable. If a rell is, "Shared": How many proper	epartment of H well is operab ties or residence shared well?	lealth and pole and prop ces does the	bay an annua perly mainta e shared well	I maintenance ined, a mainte serve?	e fee. Mainter enance permi	nance permi it is not requ	ts are not iired.



-	45. Page 2 Property located at 15389 630th Ave Adams, MN 55909		
5. 7			
7. 3.	OTHER WELL INFORMATION: Date well water last tested for contaminants: 10/06/2023 Test results attached?	• Yes	🗖 No
Э.	Contaminated Well: Is there a well on the Property containing contaminated water?	• Yes	No No
	Comments: Coliform Present		
	SEALED WELL INFORMATION: For each well designated as sealed above, complete this se		
	When was the well sealed?		
	Who sealed the well?	_	
	Was a Sealed Well Report filed with the Minnesota Department of Health?	Yes	🗌 No
	MAP: Complete the attached <i>Location Map</i> showing the location of each well on the real This disclosure is not a warranty of any kind by Seller(s) or any licensee(s) representing or as this transaction and is not a substitute for any inspections or warranties the party(ies) may wis SELLER'S STATEMENT: (<i>To be signed at time of listing.</i>)	sisting any pa	art(/ies) in
	Seller(s) hereby states that the facts as stated above are true and accurate and authorizes any lie		
	or assisting any party(ies) in this transaction to provide a copy of this Disclosure Statement in connection with any actual or anticipated sale of the Property. A seller may provide this D		
	a real estate licensee representing or assisting a prospective buyer. The Disclosure Stateme		
	estate licensee representing or assisting a prospective buyer is considered to have been prov		
	buyer. If this Disclosure Statement is provided to the real estate licensee representing or as buyer, the real estate licensee must provide a copy to the prospective buyer.	sisting the pi	rospective
	Seller is obligated to continue to notify Buyer in writing of any facts that differ from the	e facts disclo	sed here
	(new or changed) of which Seller is aware that could adversely and significantly affect	ct the Buyer	's use or
	enjoyment of the Property or any intended use of the Property that occur up to the time new or share ged facts, please use the Amendment to Disclosure Statement form.	of closing. T	o disclose
	1 + 2 + 2 + 2 + 2 + 2 + 2 + 2 + 2 + 2 +	10/21	/2023
	Patrice J. Schnauber 10/21/2023 Setter APARKSigned Arapauber (Date) Sever, PROFILE Sever Sever, PROFILE Sever Seve	10/21	./2023
	Setter Destu Eigned Byzpauber (Date) Sever Destu Eigned Byzpauber		/2023 (Date) /2023
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	Cluristoplur P. Hartman (Date) Sever obset 10/21/2023 Sever obset 10/21/2023 Sever obset 10/21/2023 Sever obset 10/21/2023	10/21	(Date) /2023 (Date)
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•	Setter Desubing of Arzanauber (Date) Cluristophur P. Hartmann (Date) Nathaniel P. Hartmann (Date) Nathaniel P. Hartmann (Date) Setter - Nathaniel Batter	10/21 10/21 and <i>Location</i>	(Date) ./2023 (Date) /2023 (Date)

80.				
	(Buyer)	(Date)	(Buyer)	(Date)
	(Buyer)	(Date)	(Buyer)	(Date)
81.		LISTING BROKER AND LICENSEES MAK	E NO REPRESENTATIONS HERE AND ARE	
82.		NOT RESPONSIBLE FOR ANY COND	ITIONS EXISTING ON THE PROPERTY.	

REALTORS

	15380 630th Ave	45. Adams, MN 5590			
Property located at		Adams, with 5550	5		<u> </u>
OTHER WELL INFOR Date well water last te		10/06/2023	Test results attached?	• Yes	🗖 No
Contaminated Well: Is		operty containing c	contaminated water?	Yes	🗌 No
Comments: Coliform	Present				
SEALED WELL INFO	RMATION: For each	well designated as	sealed above, complete this	section.	
When was the well se	aled?				
Who sealed the well?					
Was a Sealed Well Re	eport filed with the Min	nesota Departmen	t of Health?	Yes	🗌 No
This disclosure is not	a warranty of any kind	by Seller(s) or any	cation of each well on the re representing or a arranties the party(ies) may w	assisting any p	art(/ies) in
or assisting any party in connection with any a real estate licensee estate licensee repres	that the facts as state (ies) in this transactio y actual or anticipated representing or assis senting or assisting a presenting or statement is provided	d above are true and n to provide a copy I sale of the Prope sting a prospective prospective buyer is ded to the real esta	d accurate and authorizes any y of this Disclosure Statemen rty. A seller may provide this buyer. The Disclosure Statem s considered to have been pro ate licensee representing or a pective buyer.	t to any perso Disclosure Stanent provided byided to the p	n or entity atement to to the real rospective
(new or changed) of	which Seller is awa	are that could adv	any facts that differ from the second s		osed here
enjoyment of the Pro			erty that occur up to the tim		r's use or
	please use the Amer			e of closing. T	r's use or To disclose
	please use the Amer 10/21	ndment to Disclosur /2023 (Date)		e of closing. T	r' s use or o disclose
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new prochanged facts, <u>Tima R. Driskill</u> DEADF109934F438. BUSLY BANK, By Sellegg10Robbertopaga, Farms, L Renea Harbert - Busey I	please use the Amer 10/21 Kinia Harlforf?	ndment to Disclosur /2023 (Date) Mancager (Date) (S		e of closing. T	r's use or o disclose 1/2023 (Date)
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new or changed facts, tura K. Driskill Selleouside by Avia Buscy Bank, By Selleouside to a change Renea Harbert - Busey I (Seller) BUYER'S ACKNOWL I/We, the Buyer(s) of	please use the Amer 10/21 : Runca (tarbth; T LC by: Bank, Mgr .EDGEMENT: (To be the Property, acknow	Indment to Disclosur /2023 (Date) May2ayy (Date) (Date) (Second constraints) (Date) (Second constraints) (Second constraint	re Statesneat form. Jeller 4 Jasse Bog70362 Seller) eller) urchase agreement.) is Disclosure Statement: We	e of closing. T 10/2 // and <i>Locatior</i>	r's use or To disclose (Date) (Date) (Date)

NOT RESPONSIBLE FOR ANY CONDITIONS EXISTING ON THE PROPERTY.

82.



83. Page 3

84.

INSTRUCTIONS FOR COMPLETING THE WELL DISCLOSURE STATEMENT

- 85. **DEFINITION:** A "well" means an excavation that is drilled, cored, bored, washed, driven, dug, jetted, or otherwise 86. constructed if the excavation is intended for the location, diversion, artificial recharge, or acquisition of groundwater.
- 87. 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 date, you should have the unique well number in your property records. If you are unable to locate your unique well 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.
- 92. WELL TYPE: Use one of the following terms to describe the well type.
- 93. WATER WELL: A water well is any type of well used to extract groundwater for private or public use. Examples
 94. of water wells are: domestic wells, drive-point wells, dug wells, remedial wells, and municipal wells.
- 95. IRRIGATION WELL: An irrigation well is a well used to irrigate agricultural lands. These are typically
 96. large-diameter wells connected to a large pressure distribution system.
- 97. MONITORING WELL: A monitoring well is a well used to monitor groundwater contamination. The well is
 98. typically used to access groundwater for the extraction of samples.
- 99. DEWATERING WELL: A dewatering well is a well used to lower groundwater levels to allow for construction
 100. or use of underground spaces.
- 101. INDUSTRIAL/COMMERCIAL WELL: An industrial/commercial well is a nonpotable well used to extract
 102. groundwater for any nonpotable use, including groundwater thermal exchange wells (heat pumps and heat
 103. loops).
- 104. WELL USE STATUS: Indicate the use status of each well. CHECK ONLY ONE (1) BOX PER WELL.
- 105. 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.
- 107. 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
 108. sealed by a licensed well contractor.
- 109.SEALED: A well is "sealed" if a licensed contractor has completely filled a well by pumping grout material110.throughout the entire bore hole after removal of any obstructions from the well. A well is "capped" if it has111.a metal or plastic cap or cover which is threaded, bolted or welded into the top of the well to prevent entry112.into the well. A "capped" well is not a "sealed" well.
- 113.If the well has been sealed by someone other than a licensed well contractor or a licensed well sealing114.contractor, check the well status as "not in use."
- 115.If you have any questions, please contact the Minnesota Department of Health, Well Management Section,116.at (651) 201-4587 (metropolitan Minneapolis–St. Paul) or 1-800-383-9808 (greater Minnesota).

MN-DS:W-3 (8/19)





HARTMANN FARMS 15389 630TH AVE ADAMS, MN 55909 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: 10/6/2023 Lab Number: 38930 Received Date: 10/4/2023 Received Time: 16:36 Sampled Date: 10/4/2023 Sampled Time: 15:15 Sampler: NICOLE RUSTAD Sampler Title: FARM MANAGER

Unique Number:

Temp(C)@ receipt: 5.1

Sample Name: HARTMANN FARMS

Sample Location: 15389 630TH AVE ADAMS MN 55909

Reason For Test: FINANCING / SALE

Comments: **This sample does not meet EPA primary drinking water standards for the analytes listed underlined. RECEIVED ON ICE

Analyte	Result	Method	(LRL*)	Analyzed	Analyst
Chloride	67.4 mg/L	EPA 300.0 Rev 2.1	(0.5 mg/L)	10/04/23 18:24	oc09323
Fluoride	< 0.2 mg/L	EPA 300.0 Rev 2.1	(0.2 mg/L)	10/04/23 18:06	oc09323
Nitrate	Not Detected	EPA 300.0 Rev 2.1	(0.25 mg/L)	10/04/23 18:06	oc09323
Nitrite	< 0.1 mg/L	EPA 300.0 Rev 2.1	(0.1 mg/L)	10/04/23 18:06	oc09323
Sulfate	86.1 mg/L	EPA 300.0 Rev 2.1	(0.5 mg/L)	10/04/23 18:24	oc09323
E. coli	Absent	SM 9223 B	(1 colony / 100 ml)	10/06/23 7:55	MPN
Total Coliform	Present	SM 9223 B	(1 colony / 100 ml)	10/06/23 7:55	MPN

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.

~ = Sample received outside temperature range specified in Minnesota statutes.

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

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- 1. Date ____
- 2. Page 1 of _____ pages: RECORDS AND
- 3. REPORTS, IF ANY, ARE ATTACHED AND MADE A
- 4. PART OF THIS DISCLOSURE

_ , and dated _

5.	Property located at15389 630th Ave	
6.	City of Adams	, County of,
7.	State of Minnesota, Zip Code 55909	("Property").
8. 9. 10. 11. 12. 13.	513.52 through 513.60. To comply with the statute prospective Buyer (see <i>Disclosure Statement: Sell</i> following two options. Disclosures made here, if ar	eptions, are obligated to satisfy the requirements of MN Statutes e, Seller must provide either a written disclosure to the ler's Property Disclosure Statement) or satisfy one of the hy, are not a warranty or guarantee of any kind by Seller or a transaction and are not a substitute for any inspections or
14. 15. 16.	discloses material information relating to the r	eller shall provide to prospective Buyer a written report that eal Property that has been prepared by a qualified third party.

- 17. "Qualified third party" means a federal, state, or local governmental agency, or any person whom Seller or
 18. prospective Buyer reasonably believes has the expertise necessary to meet the industry standards of practice
 19. for the type of inspection or investigation that has been conducted by the third party in order to prepare the
 20. written report.
- 21.Seller shall disclose to prospective Buyer material facts known by Seller that contradict any information22.that is included in a written report, or material facts known by Seller that are not included in the23.report.
- 24. The inspection report was prepared by N/A

26.	Seller discloses to Buyer the following material facts known by Seller that contradict any information included
27.	in the above referenced inspection report.

- 32. referenced inspection report. N/A
- 33.

25.

- 34.
- 35.
- 36. 2) WAIVER: The written disclosure required may be waived if Seller and prospective Buyer agree in writing.
 37. Seller and Buyer hereby waive the written disclosure required under MN Statutes 513.52 through 513.60.
- 38. NOTE: If both Seller and prospective Buyer agree, in writing, to waive the written disclosure required under
 39. MN Statutes 513.52 through 513.60, Seller is not obligated to disclose ANY material facts of which Seller
 40. is aware that could adversely and significantly affect the Buyer's use or enjoyment of the Property or any
 41. intended use of the Property, other than those disclosure requirements created by any other law.
 42. Seller is not obligated to update Buyer on any changes made to material facts of which Seller is aware that could
 43. adversely and significantly affect the Buyer's use or enjoyment of the Property or any intended use of the
 44. Property that occur, other than those disclosure requirements created by any other law.
- 45. Waiver of the disclosure required under MN Statutes 513.52 through 513.60 does not waive, limit, or 46. abridge any obligation for Seller disclosure created by any other law.



		47. Page 2
48.	Pro	perty located at15389 630th Ave Adams, MN 55909
49.	ОТ	HER REQUIRED DISCLOSURES:
50. 51. 52. 53.	NO	TE: 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.) (Check appropriate box.)
56.		Seller DOES DOES NOT know of a subsurface sewage treatment system on or serving the above-described
57. 58.		real Property. (If answer is DOES , and the system does not require a state permit, see <i>Disclosure Statement:</i> Subsurface Sewage Treatment System.)
59. 60.		There is a subsurface sewage treatment system on or serving the above-described real Property. (See Disclosure Statement: Subsurface Sewage Treatment System.)
61. 62.		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. 68. 69. 70. 71.	В.	PRIVATE WELL DISCLOSURE: (A well disclosure and Certificate are required by MN Statute 103I.235.) (Check appropriate box(es).) Seller does not know of any wells on the above-described real Property. There are one or more wells located on the above-described real Property. (See Disclosure Statement: Well.) This Property is in a Special Well Construction Area. There are wells serving the above-described Property that are not located on the Property. Comments:
72. 73. 74.	C.	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.
75.		Seller represents that Seller IS IS NOT a foreign person (i.e., a non-resident alien individual, foreign corporation,
76. 77.		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.
78. 79. 80. 81. 82. 83.		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.
84. 85. 86. 87.		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.

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88. Page 3

89.	Property located at	15389 630th Ave	Adams, MN 55909	

90. 91.	D.		MPHETAMINE PRODUCTION DISCLOSURE: amphetamine production disclosure is required by MN Statute 152.0275, Subd. 2 (m).)			
92.		Sell	er is not aware of any methamphetamine production that has occurred on the Property.			
93. 94.			er is aware that methamphetamine production has occurred on the Property. e Disclosure Statement: Methamphetamine Production.)			
95. 96.	E.		I DISCLOSURE: lowing Seller disclosure satisfies MN Statute 144.496.)			
97. 98. 99. 100.		homebu having t	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.			
101. 102. 103. 104. 105.		Every buyer of any interest in residential real property is notified that the property may present exposure to dangerous levels of indoor radon gas that may place occupants at risk of developing radon-induced lung cancer. Radon, a Class A human carcinogen, is the leading cause of lung cancer in nonsmokers and the second leading cause overall. The seller of any interest in residential real property is required to provide the buyer with any information on radon test results of the dwelling.				
106. 107 . 108.		Departr	IN REAL ESTATE: By signing this Statement, Buyer hereby acknowledges receipt of the Minnesota nent of Health's publication entitled Radon in Real Estate Transactions , which is attached hereto and found at www.health.state.mn.us/communities/environment/air/radon/radonre.html.			
109. 110. 111. 112. 113.		A seller who fails to disclose the information required under MN Statute 144.496, and is aware of material fac pertaining to radon concentrations in the Property, is liable to the Buyer. A buyer who is injured by a violation of M Statute 144.496 may bring a civil action and recover damages and receive other equitable relief as determined to 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.				
114. 115.		SELLE knowled	R'S REPRESENTATIONS: The following are representations made by Seller to the extent of Seller's actual dge.			
116.		(a)	Radon test(s) HAVE HAVE NOT occurred on the Property.			
117. 118.		(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:			
119.			N/A			
120.						
121. 122.		(c)	There IS IS NOT a radon mitigation system currently installed on the Property.			
123. 124.			If " IS ," Seller shall disclose, if known, information regarding the radon mitigation system, including system description and documentation.			
125.			N/A			
126.						
127.						
128. 129. 130. 131.	F.	with zor filed wit	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 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.			

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132. Page 4

		132. Page 4
133.	Pro	operty located at15389 630th Ave Adams, MN 55909
134. 135. 136. 137.	G.	NOTICE REGARDING CARBON MONOXIDE DETECTORS: MN Statute 299F.51 requires Carbon Monoxide Detectors to be located within ten (10) feet from all sleeping rooms. Carbon Monoxide Detectors may or may not be personal property and may or may not be included in the sale of the home.
138. 139. 140.	н.	WATER INTRUSION AND MOLD GROWTH: Studies have shown that various forms of water intrusion affect many homes. Water intrusion may occur from exterior moisture entering the home and/or interior moisture leaving the home.
141. 142. 143. 144. 145.		 Examples of exterior moisture sources may be improper flashing around windows and doors, improper grading, flooding, roof leaks.
146. 147. 148. 149. 150. 151. 152. 153. 154. 155.		 Examples of interior moisture sources may be plumbing leaks, condensation (caused by indoor humidity that is too high or surfaces that are too cold), overflow from tubs, sinks, or toilets, firewood stored indoors, humidifier use, inadequate venting of kitchen and bath humidity, improper venting of clothes dryer exhaust outdoors (including electrical dryers), line-drying laundry indoors, houseplants-watering them can generate large amounts of moisture.
156. 157. 158.		In addition to the possible structural damage water intrusion may do to the Property, water intrusion may also result in the growth of mold, mildew, and other fungi. Mold growth may also cause structural damage to the Property. Therefore, it is very important to detect and remediate water intrusion problems.
159. 160. 161.		Fungi are present everywhere in our environment, both indoors and outdoors. Many molds are beneficial to humans. However, molds have the ability to produce mycotoxins that may have a potential to cause serious health problems, particularly in some immunocompromised individuals and people who have asthma or allergies to mold.
162. 163. 164. 165. 166.		To complicate matters, mold growth is often difficult to detect, as it frequently grows within the wall structure. If you have a concern about water intrusion or the resulting mold/mildew/fungi growth, you may want to consider having the Property inspected for moisture problems before entering into a purchase agreement or as a condition of your purchase agreement. Such an analysis is particularly advisable if you observe staining or any musty odors on the Property.
167. 168. 169.	I.	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 property is

may be obtained by contacting the local law enforcement offices in the community where the property is
 located or the Minnesota Department of Corrections at (651) 361-7200, or from the Department of Corrections

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

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172. Page 5

173. Property located at 15389 630th Ave Adams, MN 55909

174. J. SELLER'S STATEMENT:

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

176. Seller(s) hereby authorizes any licensee(s) representing or assisting any party(ies) in this transaction to provide 177. a copy of this Disclosure Statement to any person or entity in connection with any actual or anticipated sale of the 178. Property. A seller may provide this Disclosure Statement to a real estate licensee representing or assisting a 179. prospective buyer. The Disclosure Statement provided to the real estate licensee representing or assisting a 180. prospective buyer is considered to have been provided to the prospective buyer. If this Disclosure Statement is 181. provided to the real estate licensee representing or assisting the prospective buyer, the real estate licensee must 182. provided to the real estate licensee representing or assisting the prospective buyer, the real estate licensee must

- 182. provide a copy to the prospective buyer.
- 183. QUALIFIED THIRD-PARTY INSPECTION: If Seller has made a disclosure under the Qualified Third-Party
 184. Inspection, Seller is obligated to disclose to Buyer in writing of any new or changed facts of which Seller is aware
 185. that could adversely and significantly affect the Buyer's use or enjoyment of the Property or any intended use of
 186. the Property that occur up to the time of closing. To disclose new or changed facts, please use the Amendment
 187. to Disclosure Statement form.
- 188. WAIVER: If Seller and Buyer agree to waive the seller disclosure requirement, Seller is NOT obligated to disclose
 189. and will NOT disclose any new or changed information regarding facts.
- OTHER REQUIRED DISCLOSURES (Sections A-F): Whether Seller has elected a Qualified-Third Party Inspection
 or Waiver, Seller is obligated to notify Buyer, in writing, of any new or changed facts regarding Other Required
 Disclosures up to the time of closing. To disclose new or changed facts, please use the Amendment to Seller's
 Disclosures of form.

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(Date)
(Date)

195. K. BUYER'S ACKNOWLEDGEMENT:

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

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

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

203.						
	(Buyer)	(Date)	(Buyer)	(Date)		
	(Buyer)	(Date)	(Buyer)	(Date)		
204.	LISTING BROKER AND LICENSEES MAKE NO REPRESENTATIONS HERE AND ARE					
205.		NOT RESPONSIBLE FOR ANY CONDITIONS EXISTING ON THE PROPERTY.				



MN:DS:SDA-5 (8/21)

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Radon in Real Estate Transactions



All Minnesota homes can have dangerous levels of radon gas. Radon is a colorless, odorless and tasteless radioactive gas that can seep into homes from the soil. When inhaled, its radioactive particles can damage the lungs. Long-term exposure to radon can lead to lung cancer. About 21,000 lung cancer deaths each year in the United States are caused by radon.

The only way to know how much radon gas has entered the home is to conduct a radon test. MDH estimates 2 in 5 homes exceed the 4.0 pCi/L (picocuries per liter) action level. Whether a home is old or new, any home can have high levels of radon.

The purpose of this publication is to educate and inform potential home buyers of the risks of radon exposure, and how to test for and reduce radon as part of real estate transactions.

Disclosure Requirements

Effective January 1, 2014, the Minnesota Radon Awareness Act requires specific disclosure and education be provided to potential home buyers during residential real estate transactions in Minnesota.

Before signing a purchase agreement to sell or transfer residential real property, the seller shall provide this publication and shall disclose in writing to the buyer:

 whether a radon test or tests have occurred on the property

the most current records and reports

- 2. pertaining to radon concentrations within the dwelling
- **3.** a description of any radon levels, mitigation, or remediation
- 4. information on the radon mitigation system, if a system was installed

Radon Facts

How dangerous is radon? Radon is the number one cause of lung cancer in 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.

a radon warning statement

5.

Radon Warning Statement

"The Minnesota Department of Health strongly recommends that ALL homebuyers have an indoor radontest performed prior to purchase or taking occupancy, and recommends having the radon levels mitigated if elevated radon concentrations are found. Elevated radon concentrations can easily be reduced by a qualified, certified, or licensed, if applicable, radon mitigator.

Every buyer of any interest in residential real property is notified that the property may present exposure to dangerous levels of indoor radon gas that may place the occupants at risk of developing radon-induced lung cancer. Radon, a Class A human carcinogen, is the leading cause of lung cancer in nonsmokers and the second leading cause overall. The seller of any interest in residential real property is required to provide the buyer with any information on radon test results of the dwelling"





Radon Testing

Any test lasting less than three months requires **closed-house conditions**. This means keep all windows and doors closed, except for normal entry and exit.

Before testing: Begin closed-house conditions at least 12 hours before the start of the radon test.

During testing: Maintain closed-house conditions during the entire duration of the short-term test. Operate home heating or cooling systems normally during the test.

Where should the test be conducted? Any radon test conducted for a real estate transaction needs to be placed in the lowest livable area of the home suitable for occupancy. This is typically in the basement, whether finished or unfinished.

Place the test kit:

- 20 inches to 6 feet above the floor
- 9 3 feet from exterior doors and windows
- I foot from exterior walls

- 4 inches away from other objects
- in a location where it won't be disturbed
- not in enclosed areas or areas of high heat/humidity

How are radon tests conducted in real estate transactions?

There are special protocols for radon testing in real estate transactions. Here are the two most common.

Continuous Radon Monitor (CRM)

This test is completed by a certified radon measurement professional with a calibrated CRM for a minimum of 48 hours. The data is analyzed to ensure a valid test. A report is generated by the measurement professional.

Simultaneous Short-Term Testing

Two short-term test kits are used at the same time, placed 4 inches apart, for a minimum of 48 hours. Test kits are sent to the lab for analysis. The lab generates a report. The two test results are averaged to get the radon level.

All radon tests should be conducted by a licensed professional. This ensures the test was conducted properly, in the correct location(s), which includes testing the lowest liveable level in each unique foundation type and undre appropriate building conditions. A list of these licensed radon measurement professionals can be found at MDH's Radon web site.

Radon Mitigation

When elevated levels of radon are found, they can be easily reduced by a licensed professional. A list of these licensed radon mitigation professionals can be found on MDH's Radon website.

Radon mitigation is the process or system used to reduce radon concentrations in the breathing zones of occupied buildings. The goal of a radon mitigation system is to reduce the indoor radon levels to below the action level. This is done by drawing soil gas from under the house and venting it above the roof. A quality mitigation system is often able to reduce the annual average radon level to below 2.0 pCi/L. The cost of a radon mitigation system averages \$1,200 to \$2,500.

After a radon mitigation system is installed perform an independent short-term test to ensure the reduction system is effective. Operate the radon system during the entire test. This short-term test will confirm low levels in the home. Be sure to retest the house every two years to confirm continued radon reduction.

MDH Indoor Air Unit

PO Box 64975 St Paul, MN 55164-0975 651-201-4601 800-798-9050 health.indoorair@state.mn.us

www.health.state.mn.us/radon

Radon Information on the Web:

Last Updated 3/2021



