

Farm or Vacant Land or Lot Disclosure Statement

This document has legal consequences. If you do not understand it, consult your attorney.

		Township Range	City	State	Zip Code	County
Thi	s disc	closure statement may ass	ist a Buyer in evaluatin	g the Property, but it	t is <u>not a warrant</u>	g of any kind by
Se	ler or	any broker or licensee in the	his transaction, and is n	ot a substitute for any	v inspection or wa	rranties a Ruver
ma	y wist	h to obtain. Real estate bro	kers and licensees invo	lived in the sale do no	ot inspect the Pro	perty for defects
OF (yuara	ntee the accuracy of the inf	ormation provided in thi	s form.		
10	IME	SELLER: Please complete	the following form, inc	luding past history of	r problems if know	rn. <u>Do not leave</u>
tho	blan	ces blank. If the condition is	s not applicable to your	Property (or unknow	vn), mark "IN/A" (o	r "Unknown") in
line	DIGITI	k. The following are repres . Complete and truthful d	semanons made by me	o seller and are not	representations of	of any broker or
nro	tectio	n against future charges th	net vou violeted e legal	disclosure obligation	use Floperty give	s you the best
ans	wers	you fail to provide, either	way may have legal c	onsequences even	affer the closing i	of the cale. This
aue	estion	naire should help vou meet	vour disclosure obligat	ions, but it may not c	over all aspects o	f the Property If
VOL	r knov	N of or suspect some condi	tion which may negative	ely affect the value or	f the Property or i	mnair the health
OF S	safetv	of future occupants (e.g.,)	environmental hazards.	physical condition of	or material defects	in the Property
or t	we m	ereto), then you may use th	ie space at the end of ti	his form to further des	scribe that condition	on and/or attach
ado	litiona	al pages if additional space .	is reauired.			1
TO	THE	BUYER: Since these disc	losures are based on t	he Seller's knowledg	ge, you cannot be	sure that there
are	, in ta	ct, no problems with the Pr	openy simply because	the Seller is not awa	re of them. The a	nswers given by
UIG	Sonoi foncia	er are not warranties of the onal inspection(s) of the	Property Conditions	eny. Inus, you may	want to condition	your offer on a
ine	nectic	on and/or that are disclose	rioperty. Conditions of herein chould either	he taken into acco	unt in the number	n a reasonable
she	ould m	nake the correction of these	e conditions by the Sell	er a requirement of t	he sale contract	IE VOU CICH A
SA	LE C	ONTRACT TO PURCHAS	SE THE PROPERTY.	THAT CONTRACT	AND NOT THIS	DISCLOSUDE
ST	ATEN	IENT. WILL PROVIDE FO	R WHAT IS TO BE IN	CLUDED IN THE SA	ALE IF YOU FY	PECT CERTAIN
ITE	MS (OR EQUIPMENT TO BE .	INCLUDED THEY ML	IST BE SPECIFIED	AS INCLUDED	IN THE SALE
CO	NTRA	ACT.				
A.	SUR	RVEY, EASEMENTS, FLOO When did you purchase the Has the land been surveye	DDING	l est		
	(1)	When did you purchase the	aland? 803 MAC	9000		
	(2)	Has the land been surveye	d?			XYes No
		y ear surveved				
	(3)	What company or person p	erformed the survey?		E	72 697 2,114
	` '	Name COUNTY L	AND SURUFYIN	K	Phone	13 011-3671
		Address				741W-A
	(4)	Address	certificate of survey be	en completed?		□Yes □ No
		If "Yes." by whom?			When?	
	(5)	Has the plat been recorded	in the land records?			TYPE NO D
	. ,	If "Yes," Plat Book #	Page #			THINK SO.
To	the b	est of your knowledge:				11.77.
	(C)	Ara thara any avacanahma	nts or boundary line dis	putes?		Yes X No
	(7)	Are there any encroachments of the Property in a designation	ther than utility or drain	age easements?		ZYes P No
	(8)	Is the Property in a designa	ated 100 year flood plain	or wetlands area?		TYes DINO
	(9)	Has there ever been a floor	d or other disaster at the	e Property?		Yes No
	(10)	Have there ever been drain	age problems affecting	the Property or adia	cent properties?	Yes D No
	(11)	Give the details if any of qu	estions 6 through 9 are	answered "Yes."	12	
	(,	Give the details if any of que ROADLUAT EASEMEN	TTO TWO PROPERTY	155 PAST OUR	L Nouse	
		RESTRICTIONS. To the b				
B		Do any of the following type			fect the land:	
B.		and at me tout and the	mer en energy that they would like	wite, or restrictions of	in tell tell	The state of the s
B.		 Subdivision or other re 	corded covenants con-	ditions or restrictions	?	Vac Phia
B.		 a. Subdivision or other re b. A right of first refusal to 	corded covenants, conc purchase?	ditions, or restrictions	i?	□Yes ☑No
B.		 A right of first refusal to 	corded covenants, con o purchase? e permits, or other zonin			□Yes ☑No □Yes ☑No

	Re	feren	ce		
54 55		(2)	If any of the above questions (B1) are answered "Yes," do you have written copies of these covenants, conditions or restrictions?	□Ver	daNo
56			If "Yes," describe:		ואנשני
57 58 59			Have you ever received notice from any person or authority as to any breach of any of these covenants, conditions or restrictions? If "Yes," describe:	☐ Yes	⊠ No
60	C.	CO	NDITION OF THE PROPERTY. To the best of your knowledge:		
61 62		(1)	Are there any structures, improvements, or personal property included in the sale. If "Yes," list all items: ALL YEL MANENT SAND IMPROVEMENTS.	₩ Yes	□No
63 64			Are there any problems or defects with any of these items? If "Yes," describe all problems or defects:	☐ Yes	X No
65		(2)	Are there any operating or abandoned oil wells, buried storage tanks, or buried debris or		
66 67			waste on the Property? If "Yes," give details: Is there any hazardous or toxic substance in or on this Property or any adjacent property	☐ Yes	DONO
68		(3)	Is there any hazardous or toxic substance in or on this Property or any adjacent property		40.
69 70			(including but not limited to mold or lead in the soils)?	∐ Yes	N No
71 72		(4)	If "Yes," give details: Have any soil tests been performed? If "Yes," When? By Whom?	□Yes	I No
73		4	Results:	10.	
74 75		(5)	Does the Property have any fill or uncompacted soils?	☐Yes	No
76 77					
78 79		(7)	If "Yes," give details: Is there a large-scale infestation, rot or disease in the trees on the Property? If "Yes," give details:	☐ Yes	⊠ No
80	D.	UTI	LITIES. To the best of your knowledge:		- L
81 82		(1)	Have any percolation tests been performed?	∐ Yes	<u>U</u> FNo
83 84		(2)	Results:		
85	a.	Con	Are any of the following presently existing within the Property? nection to public water?	✓ Yes	□No
86	b.	Con	nection to public sewer?	Yes Yes	☐ No
87	Ç.	Con	nection to private water em off Property?	Yes	∐ No
88 89		sysu	em off Property?	L Yes	IN INO
90	a.	Pub	lic water system access?	☐ Yes	≥ No
91	b.	Priv	rate water system access?	. DeYes	☐ No
92	C.		ctric service access?		
93 94		(4)	If "Yes," which charges have been paid?		
95	E.	FE	DERAL/STATE/LOCAL FARM PROGRAMS		4
96 97		(1)	CRP (Conservation Reserve Program) Was Property enrolled in CRP?	∟ Yes	₩ No
98			total acres put in CRP last year of participation		
99			total acres put in CRP last year of participation per acre bid in enrollment year annual payr WRP (Wetlands Reserve Program) was Property enrolled in WRP?	nent	
100		(2)	WRP (Wetlands Reserve Program) was Property enrolled in WRP?	. 🗌 Yes	₩ No
101 102			If "Yes," complete the following:		
103			total acres put in WRP last year of participation per acre bid in enrollment year annual payr	nent	
104		(3)	per acre bid in enrollment year annual payr DCP (Direct and Counter-cyclical Payment Program) or ACRE Program.		-4
105			Was Property enrolled in DCP?☐ Yes ☐ No Was Property enrolled in ACRE Program?	☐ Yes	M IN
106 107		(4)	If "Yes," what is the total annual payment? \$		
108		(**)	Is the Property currently participating in any CSP?	☐ Yes	□ No
109			Is the Property currently participating in any CSP? If "Yes," check applicable boxes:Soil/WaterTerracing (Cost Share Program must be maintained or the original owner can be fined.)	Se	eding
110		,	(Cost Share Program must be maintained or the original owner can be fined.)		
111 112		(5)	Other Programs (please identify any other federal, state or local farm loan, price supporting programs in which the Property currently participates):	or su	ibsidy
113			programs in which the cropping outrolling participates).		

F.	Leasehold/Tenant Rights (Include Farming, Gas And Oil Leases, etc.):							
(0)	(Check and complete applicable box(es)).							
(a)	Are there leasehold interests or tenant rights in the Property?							
	If yes, please complete the following:							
	Lessee/Tenant is: Rent is:							
	Agreement between Seller and lessee ends on or before							
	Copy of Lease is attached.							
(b)	Are there any farming or crop-share agreement rights in the Property?							
(-)	If yes, please complete the following:							
	Tenant/Farmer is:							
	Split or Rent is:							
	Split or Rent is: Agreement between Seller and Tenant ends on or before							
	□Copy of Agreement is attached.							
(c).	Are there additional leasehold interest or tenant rights? (Attach description, if so)							
	23 100 325 11							
G.	OTHER MATTERS							
	(1) Are you aware that the Property is or was used as a site for methamphetamine production							
	or the place of residence of a person convicted of a crime involving any controlled substance							
	related thereto?							
	If "Yes," MAR Form DSC-5000 must be filled out in conjunction with this form.							
	(2) Is there anything else that may materially and adversely affect the value or desirability of							
	Property, e.g., pending claims or litigation, notice from any governmental authority of violation							
	of any law or regulation, proposed zoning changes, street changes, threat of condemnation,							
	or neighborhood noise or nuisance?							
	If "Yes," give details:							
Н.	SELLER'S STATEMENT (to be signed at time of listing)							
	The undersigned Seller represents that the information set forth in the foregoing disclosure statement i							
	accurate and complete to the best of Seller's knowledge. Seller does not intend this disclosure statement t							
	be a warranty or guarantee of any kind. Seller hereby authorizes the listing Broker to provide this information							
	to prospective buyers of the Property and to real estate brokers and sales people representing such buyers							
	Seller will fully and promptly disclose in writing to Buyer any new information pertaining to the Property that i							
	discovered by or made known to Seller at any time prior to closing or settlement and constitutes an advers							
	material fact an exactly make any aviotime information and fact because for an analytic to the							
. /	10-18-17 Whalle (2) 10-18							
Sell	reference and existing information set forth negering raise or materially misleading. 10 18 10 10 10 10 10 10							
DIA	PER'S ACKNOWLEDGEMENT AND AGREEMENT							
1								
	 I understand and agree that the information in this form is limited to information of which Seller has actual knowledge and that Seller need only make an honest effort at fully revealing the information requested. 							
	2. This Property is being sold to me without warranties or guaranties of any kind by Seller or any Broke							
	concerning the condition or value of the Property.							
	3. Lunderstand I have the right to make an independent investigation of my own. I have been specifically							
	advised to have the Property examined by professional inspectors.							
	4. I acknowledge that neither Seller nor any Broker is an expert at detecting or repairing physical defects in							
	the Property.							
	 the Property. I specifically represent that there are no important representations concerning the condition or value of the Property made by Seller or any Broker on which I am relying except as may be fully set forth in writing. 							
	the Property. 5. I specifically represent that there are no important representations concerning the condition or value or							
	 the Property. I specifically represent that there are no important representations concerning the condition or value of the Property made by Seller or any Broker on which I am relying except as may be fully set forth in writing and signed by either of them. 							

Approved by legal counsel for use exclusively by members of the Missouri Association of Realtors, P. O. Box 1327, Columbia, Missouri 65205. No warranty is made or implied as to the legal validity or adequacy of this document, or that it complies in every respect with the law or that its use is appropriate for all situations. Local law, customs and practice, and differing circumstances in each transaction, may each dictate that amendments to this document be made. Last Revised 12/31/09. All previous versions of this document are no longer approved.

©1996 Missouri Association of Realtors

DSC-8020

Page 3 of 3