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## Farm or Vacant Land or Lot Disclosure Statement

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

The following is a disclosure statement made by Seller concerning the following property (the "Property"):



This Disclosure Statement may assist a Buyer in evaluating the Property, but it is not a warranty of any kind by Seller or any real estate licensee involved in this transaction, and is not a substitute for any inspection or warranty a Buyer may wish to obtain. Real estate licensees involved in this transaction do 9 not inspect the Property for defects or guarantee the accuracy of any information provided herein. 10 SELLER: Please complete the following form, including past history and known problems. Do not leave any spaces 11 blank. If the condition is not applicable to your Property (or unknown), mark "N/A" (or "Unknown") in the blank. The 12 following statements are made by Seller and NOT by any real estate licensee. Complete and truthful disclosure of 13 the history and condition of the Property gives you the best protection against potential charges that you violated a 14 legal disclosure obligation to a Buyer. Your answers (or the answers you fail to provide, either way) may have legal 15 consequences, even after closing a transaction. This form should help you meet your disclosure obligations, but it may not cover all aspects of the Property. If you know of or suspect some condition which may negatively affect the value of the Property or impair the health or safety of future occupants (e.g., environmental hazards, physical condition or material defects in the Property or title thereto), then you should describe that condition and attach additional pages if more space is required. BUYER: Since these disclosures are based on Seller's actual knowledge, you cannot be sure that there are, in fact, no problems with the Property simply because Seller is not aware of them. The statements made by Seller are limited to the Property and are not warranties of its condition. You should condition your offer on a professional



52	2. USE	RIGHTS AND OTHER RESTRICTIONS. To the best of your knowledge:
53 54	Α.	
55		<ul> <li>(1) Subdivision or other recorded indentures, covenants, conditions or restrictions?</li></ul>
56		(2) A right of first refusal to purchase?
57		<ul> <li>(3) Variances, special use permits or other zoning restrictions specific to this Property</li></ul>
58	В.	(4) Have any mineral rights been severed or transferred?
59	C.	Are there any farming or crop-share agreement rights in the Property?
60	D.	Are there any farming or crop-share agreement rights in the Property?
61 62	-	Are there any animal feeding operations ("AFO") or concentrated animal feeding operations ("AFO"
63	E. F.	Are there any gas & oil leases or other severed or transferred mineral rights (oldy, oto.)
64	G.	If any of the above questions are answered "Yes," briefly describe the details.
65		□ (check box if additional pages are attached)
66		H B a start might
67	3	Before I signed the Title Company Said something about minual rights
68 69		Something about someone else having an interest in the
70	.*	Mineral rights - ubsure of what this is

3. CONDITION OF THE PROPERTY. To the best of your knowledge: 71

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72		Α.	Are there any structures, improvements or personal property available for sale?
73			Are there any problems or defects with any of these items?
74		В.	Are there any operating or abandoned oil wells or buried storage tanks on the Property function of the
75		C.	le thore any bazardous or toxic substance in or on the Property (
76			(including but not limited to lead in the soils)?
77		D.	Are there any Phase I or other environmental reports regarding the Property?
78		E.	is there a solid waste disposal site or demolition landfill on the Property (whether permitted of
79			unnermitted)?
80			Note: if "Ves" 8260 213 RSMo requires Seller to disclose the location of the site, and
81			Buyer should be aware that Buyer may be held liable to the State for remedial action
82		F.	Have any soil tests been performed?
83		~	Deer the Property have any fill?
84		ы	Are there any settling or soil movement problems on this Property?
85		1	Is there any infestation rot or disease in the trees on the Property?
86		1	Is any part of the Property located in a "wetlands area" designated by the Natural Resources Conservation
87		Se	rvice ("NRCS") or Farm Service Authority ("FSA")?
88		ĸ	If any of the above questions are answered "Yes," briefly describe the details.
89			□ (check box if additional pages are attached)
90			
91			
92			
93			
94	Λ	шт	ILITIES. To the best of your knowledge:
94 95		Δ	Have any soil analysis tests for sanitary systems been performed?
95 96		л.	If "Yes," When? By Whom?
90			

97		Results:
98	В.	Do any of the following exist within the Property?
99		(1) Connection to public water? [Yes [No (5) Connection to shared sewer?
100		(2) Connection to public sewer?  Yes No (6) Private Sewer/Septic tank/Lagoon?
101		(3) Connection to private water (7) Connection to electric utility?
102		system off Property?
102		(4) Connection to shared water?  Yes INo (9) A water well?
	c	of the fellowing evicting at the boundary of the Property?
104	C.	(1) Public water system access? □Yes □No (5) Electric Service Access?
105		(2) Public sewer system access?  Yes No (6) Natural gas access?
106		<ul> <li>(2) Public sewer system access: □Yes □No</li> <li>(7) Telephone system access?□Yes □No</li> </ul>
107		(4) Shared sewer system access  Yes No (8) Other:
108		
109	D.	Have any utility access charges been paid?
110		If "Yes," which charges have been paid?

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111	5.	FEDERAL/STATE/LOCAL FARM PROGRAMS. To the best of your knowledge:				
112 113		A. Is Property enrolled in CRP (Conservation Reserve Program)?				
114		If "Yes," complete the following:				
115		total acres put in CRP last year of participation annual payment annual payment				
116 117		B. Is Property enrolled in WRP (Wetlands Reserve Program)?				
118		If "Yes," complete the following:				
119		total acres put in WRP last year of participation annual payment				
120		c. Other Programs (identify any other federal, state or local farm loan, price support or subsidy programs in				
121 which the Property currently participates):						
122						
123						
124	6.	OTHER MATTERS. To the best of your knowledge:				
125 126		A is or was the Dreporty used as a site for methemphotomine production or the place of residence of a				
127		person convicted of a crime involving any controlled substance related thereto?				
128		disclosure to purchasers of real estate. MR Form DSC-5000 ("Disclosure of Information Reguined				
129		Methamphetamine/Controlled Substances") may be filled out in conjunction with these mattered				
130		B is there anything else that may materially and adversely affect the Property (e.g., pending claims, ingation,				
131 132		notice from a governmental authority of violation of a law or regulation, proposed zoning changes, street changes, threat of condemnation, neighborhood noise or nuisance)?				
133		If "Yes," briefly describe the details.  (check box if additional pages are attached)				
134						
135						
136						

## 137 SELLER'S ACKNOWLEDGMENT

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138 Seller represents that the information set forth in this Disclosure Statement is accurate and complete to the best of

139 Seller's knowledge as of the date of Seller's signature below. Seller does not intend this Disclosure Statement to

140 be a warranty or guarantee of any kind. Seller authorizes the listing broker to provide this information to prospective

141 buyers of the Property and to real estate licensees representing such buyers.

	Alanh/	6 Aroldles 14 5-23-	24	
142 143	Seller	Date	Seller	Date
143	Print Name:	Hannah Huddleston	Print Name:	

## 145 BUYER'S ACKNOWLEDGEMENT

- 1. I understand and agree that the information in this form is limited to information of which Seller has actual
- 147 knowledge and that Seller can only make an honest effort at fully revealing the information requested.
- This Property is being sold to me without warranties or guaranties of any kind by Seller or any real estate
   licensee concerning the Property.
- I understand I have the right to independently investigate the Property. I have been specifically advised to have the Property and any other conditions examined by professional inspectors as I deem fit.
- have the Property and any other conditions examined by professional inspectors as recent it.
   I acknowledge that neither Seller nor any real estate licensee is an expert at detecting or repairing physical defects in the Property.
- I acknowledge that there are no representations concerning the Property made by Seller or any real estate
   licensee on which I am relying except as may be fully set forth in writing and signed by them.

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157 Buyer	Date	Buyer Print Name:	Date
158 Print Name:			

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