

SELLER DISCLOSURE OF PROPERTY CONDITION (BASIC) (To be delivered prior to buyer making Offer to Buy Real Estate)



Property Address: 15398 173-dave 0H, IA. 5250/
Property Owner (Seller – please print per title):
Purpose of Disclosure: Completion of this form is required under Iowa law which mandates Seller disclose condition and information about the property, unless the property is exempt.
Instructions to the Seller: (1) Complete this form yourself. (2) Report known conditions materially affecting the property and utilize ordinary care in obtaining the information. (3) Provide information in good faith and make a reasonable effort to ascertain the required information. (4) Additional pages or reports may be attached. (5) If some items do not apply to your property, write "NA" (not applicable). (6) All approximations must be identified "AP". If you do not know the facts, write or check UNKNOWN. (7) Keep a copy of this statement. Exempt Properties: Properties exempted from the Seller's disclosure requirement include (IA Code 558A): Bare ground; property containing 5 or more dwellings units; court ordered transfers: transfers by a power of attorney; foreclosures; lenders selling foreclosed properties: transfers by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust. This exemption shall not apply to a transfer of real estate in which the fiduciary is a living natural person and was an occupant in possession of the real estate at any time within the twelve consecutive months immediately preceding the date of transfer; between joint tenants, or tenants in common; to or from any governmental division; quit claim deeds; intra family transfers; between divorcing spouses; commercial or agricultural property which has no dwellings. Seller(s) certifies that the property is exempt from the requirement(s) of lowa Code 558A because one of the above exemptions apply.
Property is exempt because one or more of the above exemptions apply. (If exempt -STOP HERE - skip to signature line
Seller's Disclosure Statement: Seller discloses the following information regarding the property and certifies this information is true and accurate to the best of my/our knowledge as of the date signed. Seller authorizes Agent to provide a copy of this statement to any person or entity in connection with actual or anticipated sale of the property or as otherwise provided by law. This statement shall not be a warranty of any kind by Seller or Seller's Agent and shall not be intended as a substitute for any inspection or warrant the purchaser may wish to obtain. The following are representations made by Seller and are not the representations of Agent. The Agent has no independent knowledge of the condition of the property except that which is written on this form. Seller advises Buyer to obtain independent inspections relevant to Buyer.
I. Property Conditions, Improvements and Additional Information:
1. Basement/Foundation: Has there been known water or other problems? Yes No Unknown If yes, please explain: 2. Roof: Any known problems? Yes No Unknown Type Date of repairs/replacement 2014 Unknown Describe: Hall-Replaced 3. Well and pump: Any known problems? Yes No Unknown Type of well (depth/diameter), age and date of repair: Has the water been tested? Yes No Unknown If yes, date of last report/results: 4. Septic tanks/drain fields: Any known problems? Yes no Unknown Location of tank Behind Garage Unknown Age 347 Unknown Date tank last inspected
5. Sewer: Any known problems? Yes No Any known repairs/replacement? Yes No Date of repairs 6. Heating system(s): Any known problems? Yes No Any known repairs/replacement? Yes No Date of
repairs
Buyer initials Seller initials

known problems? Yes No	g insects, bats, snakes, rodents, of treatment	destructive troublesome animals, etc.) Any Previous
Infestation/Structural Damage? Ye	s No Date of repairs	Tievious
11. Asbestos: Is asbestos present in an	y form in the property? Yes \[\]	Volument Unknown If yes, explain:
12. Radon: Any known tests for the p	oresence of radon gas? Yes No	o If yes, who tested?
not, Check here	of last reportS	eller Agrees to release any testing results. If
13. Lead Based Paint: Known to be p Yes No Unknown I If yes,	what were the test results?	tested for the presence of lead based paint?
areas co-owned with others), zonin authority over the property? Yes 15. Features of the property known to	ng matters, nonconforming uses. No Unknown Second be shared in common with adjo	or a Homeowners Association which has any H 15 ining landowners, such as walls, fences, roads an effect on the property? Yes No forther for Pasture to Pasture
16. Structural Damage: Any known s	structural damage? Vec No	MI Halmanna T
17. Physical Problems: Any known s	settling flooding drainage or gr	ading problems? Yes No Unknown
18. Is the property located in a flood	plain? Yes No Unknow	n If yes, flood plain designation
19. Do you know the zoning classific	ation of this property? Yes	No Unknown What is the zoning?
20. Covenants: Is the property subject state where a true, current copy of the	ct to restrictive covenants? Yes	□No ☑ Unknown □ If yes attach a copy OR
21. Has there been "major" structur		If yes places symbols
You MUST explain any "Yes"	responses above (Attach o	Additional about if Noncon)
		duttomir sneets ir recessary).
disclose the changes to Buyer. In no event	this property from the date of this shall the parties hold Broker liable	above the history and condition of all the items based ny changes occur in the form to the date of closing. Seller will immediately for any representations not directly made by Broker or wledges Seller has retained a copy of this
Sheet", prepared by the Iowa Depar	tment of Public Health.	"Iowa Radon Home-Buyers and Sellers Fact
Seller fames L. There	Seller She Cla	18 Date 10-15-1022
Buyen hereby acknowledges receipt of a substitute for any inspection the buyer(s	copy of this statement. This state	ement is not intended to be a warranty or to
Buyer acknowledges receipt of the " Department of Public Health.	Iowa Radon Home-Buyers and	d Sellers Fact Sheet" prepared by the Iowa
Buyer	Buyer	Date
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My afaint Kitchen





PERSONAL PROPERTY "WHAT STAYS – WHAT GOES"

Items marked "included" are intended to remain with the property after sale. However, included items may be negotiable between Buyer and Seller, and requested items should be in writing as either included or excluded in any Offer to Buy/Purchase Agreement. The Offer to Buy/Purchase Agreement shall be the <u>final</u> terms of any agreement.

ALL HOUSEHOLD APPLIANCES ARE NOT UNDER WARRANTY BEYOND DATE OF CLOSING. Warranties are available for purchase from independent warranty companies.

This statement shall not be a warranty of any kind by Seller or Seller's Agent and shall not be intended as a substitute for any inspection or warranty the purchaser may wish to obtain. The following are representations made by Seller and are not by any Agent acting on behalf of the Seller. The Agent has no independent knowledge of the condition of the property except that which is written on this form. Seller advises Buyer to obtain independent inspections relevant to Buyer.

I. Appliances/Systems/Services:

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Range Oven Dishwasher Refrigerator Hood/Fan Disposal TV receiving Equipment Sump Pump Alarm System Central AC Window AC Central Vacuum Attic Fan Intercom Gas Grill Microwave Trash Compacte Ceiling Fan(s) Water Softener/ Conditioner LP Tanks Swing Set Basketball Hoop Pet Transmitter Collars Garage door op Exceptions/E	or O	Work Yes / Wall Wall Wall Wall Wall Wall Wall Wa	Leosed [Rented? wn Yes No # of collars # of remotes above:	Lawn Sprinkler System Solar Heating System Pool Heater, Wall liner & equipment Well & Pump Smoke Atarm Septic Tank & Drain field City Water System City Sewer System Plumbing System Central Heating System Central Heating System Water Heater 2014 Windows Fireplace Chimney Wood Burning System Furnace Humidifier Sauna, Hot tub Locks and Keys Dryer Washer Storage Shed Underground "pet fence"	Working Yes	R Unknown

If not specified above, the following shall be included property in the sale:

INCLUDED PROPERTY (if any). All property that integrally belongs to, are specifically adapted to, or is part of the real estate (except rental items), whether attached or detached, such as wall to wall carpeting and vinyl, light fixtures and bulbs, ceiling fan(s), mirrors, shelving, shades, rods, blinds, awnings, storm windows, storm doors, screens, plumbing fixtures, sump pump, water heater, water softener, automatic heating equipment, fuel tank, air conditioning equipment (except window), door chimes, alarm devices, built-in items and electrical service cable/fencing, garage door opener and control(s), other attached fixtures, radio and/or attached TV receiving equipment, fencing, trees, bushes, shrubs, plants, appurtenant structures or equipment, storage buildings, and rural water membership shall be considered a part of real estate and included in this sale.

	ther included items: outside Kitchen, swingset detached single garage, new long that want heat shelving in Bartham, coatrack enterway, first in at back
(0	SOME HOURS T BUSINS degrand lace Rhubard author lace
	ERSONAL PROPERTY AND DEBRIS. Seller agrees to remove all debris and all personal property not arked as "included" from the property by possession date unless there is a prior written agreement by the arties. Personal Property remaining after possession or closing dates (which ever is later) shall be considered and may immediately be disposed of in any manner.
the will repr	has owned the property since May 1988 (date). Seller has indicated above the history and condition of all ems based solely on the information known or reasonably available to the Seller(s). If any changes occur in ructural/mechanical/appliance systems of this property from the date of this form to the date of closing. Seller mimediately disclose the changes to Buyer. In no event shall the parties hold Broker liable for any sentations not directly made by Broker or Broker's affiliated licensees (brokers and salespersons). Seller acknowledges Seller has retained a copy of this statement.
	Junes J. Class Seller Sue Clark Date 10-75-70/7
Buy sub	hereby acknowledges receipt of a copy of this statement. This statement is not intended to be a warranty or to tute for any inspection the buyer(s) may wish to obtain.
Buy	Buyer Date

THIS IS A LEGAL DISCLOSURE. If not understood, consult with the lawyer of your choice.

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