

SELLER DISCLOSURE OF PROPERTY CONDITION



(To be delivered prior to buyer making Offer to Buy Real Estate)

thew Cameron Watson+	Tamle Watson	- 6424 Ho	58A of the lowa code which mandates the
Purpose of Disclosure: Completion of Section I this form is required under Chapter 558A of the Iowa code which mandates the Seller(s) disclose condition and information about the property, unless exempt:			
property containing 5 or more dwel selling foreclosed properties; transfer conservatorship, or trust. This exemperson and was an occupant in pospreceding the date of transfer; betwee deeds; intra family transfers; betwee certifies that the property is exempt to	llings units; court ordered there by a fiduciary in the comption shall not apply to a session of the real estatement joint tenants, or tenant en divorcing spouses; community the requirement(s) of	transfers; transfers by ourse of the administr transfer of real estate at any time within the ts in common; to or fr mercial or agricultural	a power of attorney; foreclosures; lender ation of a decedent's estate, guardianship in which the fiduciary is a living natural etwelve consecutive months immediately from any governmental division; quit claim property which has no dwellings. Seller(suse one of the above exemptions apply.
If claiming an exemption, sign here Seller	Date	Seller	Date
Buyer	Date	Buyer	Date
This statement shall not be a warranty inspection or warranty the purchaser. Agent acting on behalf of the Seller. which is written on this form. Seller.	onnection with actual or an y of any kind by Seller or S may wish to obtain. The fo The Agent has no indepe	ticipated sale of the probeller's Agent and shall bellowing are represented endent knowledge of independent inspecti	roperty or as otherwise provided by law. I not be intended as a substitute for any ations made by Seller and are not by any the condition of the property except thations relevant to Buyer.
I. Property Conditions, Imp	provements and Add	litional Informat	tion: (Section I is Mandatory)
EACH AN	D EVERY LINE MUST	TBE ADDRESSED	AND MARKED
1. Basement/Foundation: Has to 1A. If yes, please explain:	there been known water		
2. Roof: Any known problems? 2A. Type Metal 4	shingle		
	ent (If any) UNKNO		
3. Wen and pump. Any known	problems? Yes 🗆 No		

	3B. Has the water been tested? Yes □ No 🗷 Unknown □ 3C. If yes, date of last report/results:
4.	Septic tanks/drain fields: Any known problems? Yes \(\subseteq \text{No. Unknown} \subseteq \) Location of tank \(\subseteq \text{So. Vh. Vest. of House} \) Has the system been pumped and inspected within the last 2 years?
	Yes \(\subseteq No \(\beta \) Unknown \(\subseteq \) Date of inspection \(\subseteq \) Date tank last cleaned/pumped \(\subseteq \) N/A \(\subseteq \)
5.	Sewer: Any known problems? Yes \(\subseteq \text{No } \emptyseteq \text{Unknown } \subseteq \) 5A.Any known repairs/replacement? Yes \(\subseteq \text{No } \emptyseteq \text{Unknown } \subseteq \) 5B. Date of repairs
6.	Heating system(s): Any known problems? Yes □ No ☑ 6A.Any known repairs/replacement? Yes □ No ☑ 6B. Date of repairs
7.	Central Cooling system(s): Any known problems? Yes \(\subseteq \text{No \(\frac{1}{2} \)} \) 7A. Any known repairs/replacement? Yes \(\subseteq \text{No \(\frac{1}{2} \)} \) 7B. Date of repairs \(\subseteq \)
8.	Plumbing system(s): Any known problems? Yes \(\subseteq \text{No } \end{aligned} 8A. Any known repairs/replacement? Yes \(\subseteq \text{No } \end{aligned} 8B. Date of repairs \(\subseteq \)
9.	Electrical system(s): Any known problems? Yes \(\subseteq \text{No } \end{aligned} \) 9A. Any known repairs/replacement? Yes \(\subseteq \text{No } \end{aligned} \) 9B. Date of repairs \(\subseteq \)
10	Date of treatment
	10B. Previous Infestation/Structural Damage? Yes No Unknown Date of repairs
11	1. Asbestos: Is asbestos present in any form in the property? Yes \(\text{No } \) Unknown \(\text{Unknown} \) 11A. If yes, explain:
12	2. Radon: Any known tests for the presence of radon gas? Yes □ No ② 12A. If yes, test results?
13	3. Lead Based Paint: Known to be present or has the property been tested for the presence of lead based paint? Yes No Unknown
÷	13A. Provide lead based paint disclosure.
14	4. Any known encroachments, easements, "common areas" (facilities like pools, tennis courts, walkways or other areas co-owned with others), zoning matters, nonconforming uses, or a Homeowners Association which has any authority over the property? Yes \(\sigma\) No \(\overline{\overline

15. Features of the property known to be shared in common with adjoining landowners, such as walls, fences, roads and driveways whose use or maintenance responsibility may have an effect on the property? Yes ■ No □ Unknown □								
16. Structural Dan	nage: Any	y known st	ructural da	nage? Ye	es 🗌 No 👪 Unknown 🗌			
17. Physical Proble	ems: Any	known set	tling, flood	ing, drain	age or grading problems?	Yes 🗌 No	Unkn	own 🗌
18. Is the property 18A. If yes, flood			lain? Yes	□ No 📵	Unknown 🗌			
19. Do you know the What is the zoni	he zoning ing? [e	classificat	ion of this	property	? Yes 🙋 No 🗌 Unknow	7n 🗌		
	copy OR st	tate where	a true, curr	ent copy o	ts? Yes 🗌 No 📦 Unknown for the covenants can be ob	otained:		
You <u>MUST</u> exp	olain any	"Yes" res	ponses abo	ve (Attac	h additional sheets if ned	cessary):		
II. Appliances/	Systems	/Services	(Note: Sect	ion II is fo	Buyer initials or the convenience of Buye the property after sale. Ho	r/Seller and	is not ma	
negotiable between I	Buyer and reement. T	Seller, and the Offer to Working? Yes No	requested i Buy/Purch	tems shou	ld be in writing as either in ment shall be the final terr	ncluded or ex ns of any ago	xcluded ir	n any Offer
Range/Oven Dishwasher Refrigerator Hood/Fan Disposal TV receiving Equipment Sump Pump Alarm System Central AC Window AC Central Vacuum Gas Grill Attic Fan Intercom Microwave Trash Compactor Ceiling Fan Water Soltener/				*	Lawn Sprinkler System Solar Heating System Pool Heater, Wall liner & equipment Well & Pump Smoke Alarm Septic Tank & Drain field City Water System City Sewer System Plumbing System Central Heating System Water Heater Windows Fireplace/Chimney Wood Burning System Furnace Humidifier Sauna/Hot tub Locks and Keys			
Conditioner LP Tanks Keys & Locks Swing Set Basketball Hoop Boat Hoist Pet Collars Garage door opener			# of col	_	Dryer Washer Storage Shed Underground "Pet fence" Boat Dock			

Exceptions/Explanations for "NO" responses above:				
ALL HOUSEHOLD APPLIANCES ARE NOT UNDER WARRANTY BEYOND DATE OF CLOSING. Warranties may be available for purchase from independent warranty companies. Seller initials Buyer initials				
III. Additional Non-Mandatory Requested Items: Are you as the Seller aware of any of the following:				
1. Any significant structural modification or alteration to property? Yes 🗌 No 🚨 Unknown 🗖 Please explain:				
2. Has there been a property/casualty loss over \$5,000, an insurance claim over \$5,000, OR major damage to the property from fire, wind, hail, flood(s) or other conditions? Yes ☐ No ☑ Unknown ☐ If yes, has the damage been repaired/replaced? Yes ☐ No ☐				
3. Are there any known current, preliminary, proposed or future assessments by any governing body or owner's association of which you have knowledge? Yes No Unknown				
4. Mold: Does property contain toxic mold that adversely affects the property or occupants? Yes □ No □ Unknown				
5. Private burial grounds: Does property contain any private burial ground? Yes 🗌 No 🔯 Unknown 🗀				
6. Neighborhood or Stigmatizing conditions or problems affecting this property? Yes 🗌 No 🔊 Unknown 🗍				
7. Energy Efficiency Testing: Has the property been tested for energy efficiency? Yes \(\subseteq \) No \(\subseteq \) Unknown \(\subseteq \) If yes, what were the test results?				
8. Attic Insulation: Type Robers as Unknown Amount Unknown Unknown				
9. Are you aware of any area environmental concerns? Yes \(\subseteq \) No \(\overline{\overli				
10. Are you related to the listing agent? Yes \(\subseteq \text{No \(\mathbb{G} \) If yes, how?				
11. Where survey of property may be found: ASSESSOCS OFFICE				
12. Wind Farms: Is the subject property encumbered by certain Wind Energy rights? Yes \(\subseteq \) No \(\mathbb{D} \) If yes, rights by: Lease \(\supseteq \), Easement \(\supseteq \), Other \(\supseteq \) Define Other: Wind Farm Company, Owner:				
If the answer to any item is yes, please explain. Attach additional sheets, if necessary:				

13. Repairs: Any repair(s) to prope Repairs are not normal maintenance	erty not so noted: (Date of repairs, Name items) (Attach additional sheets, if necessity)	e of repair company if utilized.) (Note:
IV. Radon Fact Sheet & Form	n Acknowledgement	
Seller acknowledges that Buyer be Home-Buyers and Sellers Fact Sho	e provided with and the Buyer acknow eet", prepared by the Iowa Departme	wledges receipt of the "Iowa Radon ent of Public Health.
Seller const	Seller Jan Mu	M Date 7-18-25
the items based solely on the inform structural/mechanical/appliance sys immediately disclose the changes to	nation known or reasonably available to tems of this property from the date of the Buyer. In no event shall the parties ho s affiliated licensees (brokers and salesp	cated above the history and condition of all the Seller(s). If any changes occur in the his form to the date of closing, Seller will old Broker liable for any representations not versons). Seller hereby acknowledges
Buyer hereby acknowledges recei or to substitute for any inspection		atement is not intended to be a warranty
Buyer	Buyer	Date

Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

Address: 6424 Highway 34, Albia, IA 52531

Lead Warning Statement

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

Seller's Disclosure				
(a) Presence of lead-based paint and/or lead-based paint hazards (initial (i) or (ii) below):				
(i) Known lead-based paint and/or lead-based paint hazards are present in the housing. Describe what is known:				
(ii) Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.				
 (b) Records and reports available to the seller (initial (i) or (ii) below): (i) Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing. List documents below: 				
Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.				

Purchaser's Acknowledgment (c) Purchaser has (initial (i) or (ii) below):

lead-based paint hazards; or

(i) _____ received copies of all records and reports pertaining to lead-based paint and/ or lead-based paint hazards in the housing listed above.
(ii) _____ not received any records and reports regarding lead-based paint and/ or lead-based paint hazards in the housing.
(d) _____ Purchaser has received the pamphlet Protect Your Family from Lead in Your Home (initial).
(e) Purchaser has (initial (i) or (ii) below):

(i) ____ received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or

		onduct a risk assessmen or lead-based paint haza	-		
Agent's Acknowledgment (initial or enter N/A if not applicable) (f) Seller's Agent has informed the seller of the seller's obligations under 42 U.S.C 4852d and is aware of his/her responsibility to ensure compliance. (g) Purchaser's Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance. 1					
Certification of Accuracy The following parties have knowledge, that the inform			-		
Cameron Watson	7/18/2025				
Seller	Date 7/17/2025	Purchaser	Date		
Seller	Date	Purchaser	Date		

Paperwork Reduction Act

This collection of information is approved by OMB under the Paperwork Reduction Act, 44 U.S.C. 3501 et seq. (OMB Control No. 2070-0151). Responses to this collection of information are mandatory (40 CFR 745). An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The public reporting and recordkeeping burden for this collection of information is estimated to be 0.12 hours per response. Send comments on the Agency's need for this information, the accuracy of the provided burden estimates and any suggested methods for minimizing respondent burden to the Regulatory Support Division Director, U.S. Environmental Protection Agency (2821T), 1200 Pennsylvania Ave., NW, Washington, D.C. 20460. Include the OMB control number in any correspondence. Do not send the completed form to this address."

Purchaser's Agent1

Date

¹ Only required if the purchaser's agent receives compensation from the seller.





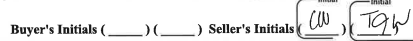


BUYER'S INSPECTION ADVISORY

Property Address: 6430 Highway 34 & 6424 Highway 34, Albia, IA 52531

("Property").

- A. IMPORTANCE OF PROPERTY INVESTIGATION: The physical condition of the land and improvements being purchased is not guaranteed by either Seller or Brokerage/Brokers. For this reason, you should conduct thorough investigations of the Property personally and with professionals who should provide written reports of their investigations. A general physical inspection typically does not cover all aspects of the Property nor items affecting the Property that are not physically located on the Property. If the professionals recommend further investigations, including a recommendation by a pest control operator to inspect inaccessible areas of the Property, you should contact qualified experts to conduct such additional investigations.
- B. BUYER RIGHTS AND DUTIES: You have an affirmative duty to exercise reasonable care to protect yourself, including discovery of the legal, practical and technical implications of disclosed facts, and the investigation and verification of information and facts that you know or that are within your diligent attention and observation. The purchase agreement may give you the right to investigate the Property. If you exercise this right, and you should, you must do so in accordance with the terms of that agreement. This is a way for you to protect yourself. It is extremely important for you to read all written reports provided by professionals and to discuss the results of inspections with the professional who conducted the inspection. You may have the right to request that Seller make repairs, corrections or take other action based upon items discovered in your investigations or disclosed by Seller. If Seller is unwilling or unable to satisfy your requests, or you do not want to purchase the Property in its disclosed and discovered condition, you may have the right to cancel the agreement if you act within specific time periods. If you do not cancel the agreement in a timely and proper manner, you may be in breach of contract.
- C. SELLER RIGHTS AND DUTIES: Seller is required to disclose to you required information under the Iowa Code. However, Seller may not be aware of some Property defects or conditions. Seller does not have an obligation to inspect the Property for your benefit nor is Seller obligated to repair, correct or otherwise cure known defects that are disclosed to you or previously unknown defects that are discovered by you or inspectors during escrow. The purchase agreement may obligate Seller to make the Property available to you for investigations or inspections.
- D. BROKERAGE OBLIGATIONS: Real estate licensees must disclose Material Adverse Facts that may affect the value, structural integrity or present a significant health risk to the purchasers of Property. Real estate licensees may not have expertise in any areas and therefore cannot advise you on many items, such as soil stability, geologic or environmental conditions, hazardous or illegal controlled substances, structural conditions of the foundation or other improvements, or the condition of the roof, plumbing, heating, air conditioning, electrical, sewer, septic, waste disposal, or other system. The only way to accurately determine the condition of the Property is through an inspection by an appropriate professional selected by you. If Broker gives you referrals to such professionals, Broker does not guarantee their performance. You may select any professional of your choosing. If you have entered into a written agreement with a Broker, the specific terms of that agreement will determine the nature and extent of that Broker's duty to you. YOU ARE STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY. IF YOU DO NOT DO SO, YOU ARE ACTING AGAINST THE ADVICE OF BROKERAGE/BROKERS.
- E. YOU ARE ADVISED TO CONDUCT INVESTIGATIONS OF THE ENTIRE PROPERTY, INCLUDING, BUT NOT LIMITED TO THE FOLLOWING:
 - 1. GENERAL CONDITION OF THE PROPERTY, ITS SYSTEMS AND COMPONENTS: Foundation, roof, plumbing, heating, air conditioning, electrical, mechanical, security, pool/spa, other structural and non-structural systems and components, fixtures, built-in appliances, any personal property included in the sale, and energy efficiency of the Property. (Structural engineers are suited to determine possible design or constructions defects, and whether improvements are structurally sound.)
 - 2. SQUARE FOOTAGE, AGE, BOUNDARIES: Square footage, room dimensions, lot size, age of improvements and boundaries. Any numerical statements regarding these items are APPROXIMATIONS ONLY and have not been verified by Seller and cannot be verified by Brokerage/Brokers. Fences, hedges, walls retaining walls and other natural or constructed barriers or markers do not necessarily identify true Property boundaries. (Professionals such as appraisers, architects, surveyors and civil engineers are suited to determine square footage, dimensions and boundaries of the Property.)
 - 3. WOOD DESTROYING PESTS: Presence of, or conditions likely to lead to the presence of wood destroying pests and organisms and other infestation or infection. Inspection reports covering these items often times may be separated into two sections: Section 1 identifies areas where infestation or infection is evident. Section 2 identifies areas where there are conditions likely to lead to infestation or infection. A registered structural pest control company is suited to perform these inspections.
 - 4. SOIL STABILITY: Existence of fill or compacted soil, expansive or contracting soil, susceptibility to slippage, settling or movement, and the adequacy of drainage. (Geotechnical engineers are suited to determine such conditions, causes and remedies.)
 - 5. ROOF: Present condition, age, leaks, and remaining useful life. (Roofing contractors are suited to determine these conditions.)





Property Address: 6430 Highway 34 & 6424 Highway 34, Albia, IA 52531

("Property").

- 6. POOL/SPA: Cracks, leaks or operational problems. (Pool contractors are suited to determine these conditions.)
- 7. WASTE DISPOSAL: Type, size, adequacy, capacity and condition of sewer and septic systems and components, connection to sewer, and applicable fees.
- 8. WATER AND UTILITIES; WELL SYSTEMS AND COMPONENTS: Water and utility availability, use restrictions and costs. Water adequacy, condition, and performance of well systems and components.
- 9. ENVIRONMENTAL HAZARDS: Potential environmental hazards, including, but not limited to, asbestos, lead-based paint and other lead contamination, radon, methane, other gases, fuel oil or chemical storage tanks, contaminated soil or water, hazardous waste, waste disposal sites, electromagnetic fields, nuclear sources, and other substances, materials, products, or conditions (including mold (airborne, toxic or otherwise), fungus or similar contaminants). (For more information on these items, you may consult an appropriate professional.)
- 10. EARTHQUAKES AND FLOODING: Susceptibility of the Property to earthquake/seismic hazards and propensity of the Property to flood. (A Geologist or Geotechnical Engineer is suited to provide information on these conditions.)
- 11. FIRE, HAZARD AND OTHER INSURANCE: The availability and cost of necessary or desired insurance may vary. The location of the Property in a seismic, flood or fire hazard zone, and other conditions, such as the age of the Property and the claims history of the Property and Buyer, may affect the availability and need for certain types of insurance. Buyer should explore insurance options early as this information may affect other decisions, including removal of loan and inspection contingencies. (An insurance agent is suited to provide information on these conditions.)
- 12. BUILDING PERMITS, ZONING AND GOVERNMENTAL REQUIREMENTS: Permits, inspections, certificates, zoning, other governmental limitations, restrictions, and requirements affecting the current or future use of the Property, its development or size. (Such information is available from appropriate governmental agencies and private information providers. Brokers are not qualified to review or interpret any such information.)
- 13. RENTAL PROPERTY RESTRICTIONS: Some cities and counties impose restrictions that limit the amount of rent that can be charged, the maximum number of occupants; and the right of a landlord to terminate tenancy. Deadbolt or other locks and security systems for doors and windows, including window bars, should be examined to determine whether they satisfy legal requirements. (Government agencies can provide information about these restrictions and other requirements.)
- 14. SECURITY AND SAFETY: State and local Law may require the installation of barriers, access alarms, self-latching mechanisms and/or other measures to decrease risk to children and other persons of existing swimming pools and hot tubs, as well as various fire safety and other measures concerning other features of the Property. Compliance requirements differ from city to city and county to county. Unless specifically agreed, the Property may not be in compliance with these requirements. (Local government agencies can provide information about these restrictions and other requirements.)
- 15. NEIGHBORHOOD, AREA, SUBDIVISION CONDITIONS; PERSONAL FACTORS: Neighborhood or area conditions, including schools, proximity and adequacy of law enforcement, crime statistics, the proximity of registered felons or offenders, fire protection, other government services, availability, adequacy and cost of any speed-wired, wireless internet connections or other telecommunications or other technology services and installations, proximity to commercial, industrial or agricultural activities, existing and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise, or odor from any source, wild and domestic animals, other nuisances, hazards, or circumstances, protected species, wetland properties, botanical diseases, historic or other governmentally protected sites or improvements, cemeteries, facilities and condition of common areas of common interest subdivisions, and possible lack of compliance with any governing documents or Homeowners' Association requirements, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Buyer.

Buyer and Seller acknowledge and agree that Broker: (i) Does not decide what price Buyer should pay or Seller should accept; (ii) Does not guarantee the condition of the Property; (iii) Does not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seller or others; (iv) Does not have an obligation to conduct an inspection of common areas or areas off the site of the Property; (v) Shall not be responsible for identifying defects on the Property, in common areas, or offsite unless such defects are visually observable by an inspection of reasonably accessible areas of the Property or are known to Broker; (vi) Shall not be responsible for inspecting public records or permits concerning the title or use of Property; (vii) Shall not be responsible for identifying the location of boundary lines or other items affecting title; (viii) Shall not be responsible for verifying square footage, representations of others or information contained in Investigation reports, Multiple Listing Service, advertisements, flyers or other promotional materials; (ix) Shall not be responsible for providing legal or tax advice regarding any aspect of a transaction entered into by Buyer or Seller; and (x) Shall not be responsible for providing other advice or information that exceeds the knowledge, education and experience required to perform real estate licensed activity. Buyer and Seller agree to seek legal, tax, insurance, title and other desired assistance from appropriate professionals.

By signing below, Buyer and Seller each acknowledge that they have read, understand, accept and have received a copy of the Advisory. Buyer is encouraged to read it carefully.

Buyer Signature	Date	Buyer Signature	Date
Cameron Watson	7/18/2025	James by:	7/17/2025
Seller Signature	Date	Seller Signature	Date

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