

# DISCLOSURE OF INFORMATION ON RADON HAZARDS (For Residential Real Property Sales or Purchases)

#### **Radon Warning Statement**

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 non-smokers 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 showing elevated levels of radon in the seller's possession.

The Illinois Emergency Management Agency (IEMA) strongly recommends ALL homebuyers have an indoor radon test performed prior to purchase or taking occupancy, and mitigated if elevated levels are found. Elevated radon concentrations can easily be reduced by a qualified, licensed radon mitigator.

Seller's Disclosure (initial each of the following which applies)

- \_\_\_\_\_(a)
- Elevated radon concentrations (above EPA or IEMA recommended Radon Action Level) are known to be present within the dwelling. (Explain).

Seller has provided the purchaser with the most current records and reports pertaining to

(b)

elevated radon concentrations within the dwelling.

- Seller either has no knowledge of elevated radon concentrations in the dwelling or prior elevated radon concentrations have been mitigated or remediated.
- Seller has no records or reports pertaining to elevated radon concentrations within the dwelling.

Purchaser's Acknowledgment (initial each of the following which applies)

- (e) Purchaser has received copies of all information listed above.
- (f) Purchaser has received the IEMA approved Radon Disclosure Pamphlet.

Agent's Acknowledgement (initial IF APPLICABLE)

15 (g)

Agent has informed the seller of the seller's obligations under Illinois law.

### **Certification of Accuracy**

The following parties have reviewed the information above and each party certifies, to the best of his or her knowledge, that the information he or she has provided is true and accurate.

Seller pumper	Date 1/17/25
Seller	Date
Purchaser	Date
Purchaser	Date
Agent Juda Aucku	Date 1/16/25
Agent	Date
Property Address: 659 45 -	twy 45
City, State, Zip Code:	IL 62837

# **RESIDENTIAL REAL PROPERTY DISCLOSURE REPORT**

NOTICE: THE PURPOSE OF THIS REPORT IS TO PROVIDE PROSPECTIVE BUYERS WITH INFORMATION ABOUT MATERIAL DEFECTS IN THE RESIDENTIAL REAL PROPERTY BEFORE THE SIGNING OF A CONTRACT. THIS REPORT DOES NOT LIMIT THE PARTIES' RIGHT TO CONTRACT FOR THE SALE OF RESIDENTIAL REAL PROPERTY IN "AS IS" CONDITION. UNDER COMMON LAW, SELLERS WHO DISCLOSE MATERIAL DEFECTS MAY BE UNDER A CONTINUING OBLIGATION TO ADVISE THE PROSPECTIVE BUYERS ABOUT THE CONDITION OF THE RESIDENTIAL REAL PROPERTY EVEN AFTER THE REPORT IS DELIVERED TO THE PROSPECTIVE BUYER. COMPLETION OF THIS REPORT BY THE SELLER CREATES LEGAL OBLIGATIONS ON THE SELLER; THEREFORE, THE SELLER MAY WISH TO CONSULT AN ATTORNEY PRIOR TO COMPLETION OF THIS REPORT.

Property Address:	659 45 Hoy 45	
City, State, Zip:	Fairfield IL 62837	
Seller's Name:	Jerry Lee Best	

This report is a disclosure of	certain conditions of th	ne residential	real property	listed above in complianc	e with the Residential Real
Property Disclosure Act. This is			6/25		s herein shall not be deemed

(Date) warranties of any kind by the seller or any person representing any party in this transaction.

In this form, "aware" means to have actual notice or actual knowledge without any specific investigation or inquiry. In this form, "material defect" means a condition that would have a substantial adverse effect on the value of the residential real property or that would significantly impair the health or safety of future occupants of the residential real property unless the seller reasonably believes that the condition has been corrected.

The seller discloses the following information with the knowledge that, even though the statements herein are not deemed to be warranties, prospective buyers may choose to rely on this information in deciding whether or not and on what terms to purchase the residential real property.

The seller represents that, to the best of his or her actual knowledge, the following statements have been accurately noted as "yes" (correct), "no" (incorrect), or "not applicable" to the property being sold. If the seller indicates that the response to any statement, except number 1, is yes or not applicable, the seller shall provide an explanation in the additional information area of this form.

	YES	NO	NA	
. Seller has occupied the property within the last 12 months. (If "no," please identify capacity or explain relationship to property.)				
. I currently have flood insurance on the property		TH/		
. I am aware of flooding or recurring leakage problems in the crawlspace or basement		U	10	
. I am aware that the property is located in a flood plain		I	10	
I am aware of material defects in the basement or foundation (including cracks and bulges).		D	10	
I am aware of leaks or material defects in the roof, ceilings, or chimney.				
I am aware of material defects in the walls, windows, doors, or floors		\$		
I am aware of material defects in the electrical system				
I am aware of material defects in the plumbing system (includes such things as water heater, sump pump, water treatment system, sprinkler system, and swimming pool).		TP/	0/	
		0/		
	$\Box$	DV		
			$\Box$	•
			. 0	
I am aware of material defects in the septic, sanitary sewer, or other disposal system.		D,		
I am aware of unsafe concentrations of radon on the premises		Ø,		
I am aware of unsafe concentrations of or unsafe conditions relating to asbestos on the premises		B		
I am aware of unsafe concentrations of or unsafe conditions relating to lead paint, lead water pipes, lead plumbing pipes, or lead in the soil on the premises.				
	relationship to property.)	Seller has occupied the property within the last 12 months. (If "no," please identify capacity or explain elationship to property.).  Currently have flood insurance on the property.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or recurring leakage problems in the crawlspace or basement.  Carrently have flooding or the property is located in a flood plain.  Carrently have flooding or material defects in the wells, windows, doors, or floors.  Carrently have of material defects in the well or well equipment.  Carrently have of material defects in the well or well equipment.  Carrently have of material defects in the heating, air conditioning, or ventilating systems.  Carrently have of material defects in the heating, air conditioning stove.  Carrently have of unsafe co	Seller has occupied the property within the last 12 months. (If "no," please identify capacity or explain         I currently have flood insurance on the property.         I am aware of flooding or recurring leakage problems in the crawlspace or basement.         I am aware of flooding or recurring leakage problems in the crawlspace or basement.         I am aware of material defects in the basement or foundation (including cracks and bulges).         I am aware of material defects in the basement or foundation (including cracks and bulges).         I am aware of material defects in the valls, windows, doors, or floors.         I am aware of material defects in the electrical system.         I am aware of material defects in the plumbing system (includes such things as water heater, sump pump, water treatment system, and swimming pool).         I am aware of material defects in the well or well equipment.         I am aware of material defects in the heating, air conditioning, or ventilating systems.         I am aware of material defects in the fireplace or wood burning stove.         I am aware of unsafe concentrations of radon on the premises.         I am aware of unsafe concentrations of radon on the premises.         I am aware of unsafe concentrations of or unsafe conditions relating to asbestos on the premises.	Seller has occupied the property within the last 12 months. (If "no," please identify capacity or explain relationship to property.)

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		YES	NO	NIA
	m aware of mine subsistence, underground pits, settlement, sliding, upheaval, or other earth stability fects on the premises.		$\Psi$	
19. I ar	m aware of current infestations of termites or other wood boring insects.		D/	
20. I ai	m aware of a structural defect by previous infestations of termites or other wood boring insects		ŧ,	, []
21. la	m aware of underground fuel storage tanks on the property		W/	10
22. I ai	m aware of boundary or lot line disputes.		¢.	D
	ave received notice of violation of local, state, or federal laws or regulations relating to this property, which lation has not been corrected		₽/	
	m aware that this property has been used for the manufacture of methamphetamine as defined in Section of the Methamphetamine Control and Community Protection Act.		t	

Note: These disclosures are not intended to cover the common elements of a condominium, but only the actual residential real property, including limited common elements allocated to the exclusive use thereof that form an integral part of the condominium unit.

Note: These disclosures are intended to reflect the current condition of the premises and do not include previous problems, if any, that the seller reasonably believes have been corrected.

If any of the above are marked "not applicable" or "yes," please explain here or use additional pages, if necessary:

# #12 Ducts in diving room needs replaced. Seller has material to replace

Check here if additional pages used. Seller certifies that seller has prepared this report and certifies that the information provided is based on the actual notice or actual knowledge of the seller without any specific investigation or inquiry on the part of the seller. The seller hereby authorizes any person representing any principal in this transaction to provide a copy of this report, and to disclose any information in the report to any person in connection with any actual or anticipated sale of the property. THE SELLER ACKNOWLEDGES THAT THE SELLER IS REQUIRED TO PROVIDE THIS DISCLOSURE REPORT TO THE PROSPECTIVE BUYER BEFORE THE SIGNING OF THE CONTRACT AND HAS A CONTINUING OBLIGATION, PURSUANT TO SECTION 30 OF THE RESIDENTIAL REAL PROPERTY DISCLOSURE ACT, TO SUPPLEMENT THIS DISCLOSURE PRIOR TO CLOSING.

Seller's Signature 's Signature Date Date

THE PROSPECTIVE BUYER IS AWARE THAT THE PARTIES MAY CHOOSE TO NEGOTIATE AN AGREEMENT FOR THE SALE OF THE PROPERTY SUBJECT TO ANY OR ALL MATERIAL DEFECTS DISCLOSED IN THIS REPORT ("AS IS"). THIS DISCLOSURE IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THAT THE PROSPECTIVE BUYER OR SELLER MAY WISH TO OBTAIN OR NEGOTIATE. THE FACT THAT THE SELLER IS NOT AWARE OF A PARTICULAR CONDITION OR PROBLEM IS NO GUARANTEE THAT IT DOES NOT EXIST. THE PROSPECTIVE BUYER IS AWARE THAT THE PROSPECTIVE BUYER MAY REQUEST AN INSPECTION OF THE PREMISES PERFORMED BY A QUALIFIED PROFESSIONAL.

Prospective Buyer's	Signature	Prospective Buyer's Signature			
Date	Time	Date	Time		

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## RESIDENTIAL REAL PROPERTY DISCLOSURE ACT ARTICLE 2: DISCLOSURES 765 ILCS 77/5 et seq.

Section 5: As used in this Act, unless the context otherwise requires the following terms have the meaning given in this section: "Residential real property" means real property improved with not less than one nor more than four residential dwelling units: units in residential cooperatives; or, condominium units including the limited common elements allocated to the exclusive use thereof that form an integral part of the condominium unit.

"Seller" means every person or entity who is an owner, beneficiary of a trust, contract purchaser or lessee of a ground lease, who has an interest (legal or equitable) in residential real property. However, "seller" shall not include any person who has both (i) never occupied the residential real property and (ii) never had the management responsibility for the residential real property nor delegated such responsibility for the residential real property to another person or entity.

"Prospective buyer" means any person or entity negotiating or offering to become an owner or lessee of residential real property by means of a transfer for value to which this Act applies.

Section 10: Except as provided in Section 15, this Act applies to any transfer by sale, exchange, installment land sale-contract, assignment of beneficial interest, lease with an option to purchase, ground lease or assignment of ground lease of residential real property.

Section 15: The provisions of this Act do not apply to the following:

(1) Transfers pursuant to court order, including, but not limited to, transfers ordered by a probate court in administration of an estate, transfers between spouses resulting from a judgment of dissolution of marriage or legal separation, transfers pursuant to an order of possession, transfers by a trustee in bankruptcy, transfers by eminent domain and transfers resulting from a decree for specific performance.

(2) Transfers from a mortgagor to a mortgagee by deed in lieu of foreclosure or consent judgment, transfer by judicial deed issued pursuant to a foreclosure sale to the successful bidder or the assignee of a certificate of sale, transfer by a collateral assignment of a beneficial interest of a land trust, or a transfer by a mortgagee or a successor in interest to the mortgagee's secured position or a beneficiary under a deed in trust who has acquired the real property by deed in lieu of foreclosure, consent judgment or judicial deed issued pursuant to a foreclosure sale.

(3) Transfers by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust.

(4) Transfers from one co-owner to one or more other co-owners.

(5) Transfers pursuant to testate or intestate succession.

(6) Transfers made to a spouse, or to a person or persons in the lineal line of consanguinity of one or more of the sellers.

(7) Transfers from an entity that has taken title to residential real property from a seller for the purpose of assisting in the relocation of the seller, so long as the entity makes available to all prospective buyers a copy of the disclosure form furnished to the entity by the seller.

(8) Transfers to or from any governmental entity.

(9) Transfers of newly constructed residential real property that has not been occupied.

Section 20: A seller of residential real property shall complete all applicable items in the disclosure document described in Section 35 of this Act. The seller shall deliver to the prospective buyer the written disclosure statement required by this Act before the signing of a written agreement by the seller and prospective buyer that would, subject to the satisfaction of any negotiated contingencies, require the prospective buyer to accept a transfer of the residential real property.

Section 25: Liability of seller. (a) The seller is not liable for any error, inaccuracy, or omission of any information delivered pursuant to this Act if (i) the seller had no knowledge of the error, inaccuracy, or omission, (ii) the error, inaccuracy, or omission was based on a reasonable belief that a material defect or other matter not disclosed had been corrected, or (iii) the error, inaccuracy, or omission was based on information provided by a public agency or by a licensed engineer, land surveyor, structural pest control operator, or by a contractor about matters within the scope of the contractor's occupation and the seller had no knowledge of the error, inaccuracy, or omission.

(b) The seller shall disclose material defects of which the seller has actual knowledge.

(c) The seller is not obligated by this Act to make any specific investigation or inquiry in an effort to complete the disclosure statement.

Section 30: Disclosure supplement. If, prior to closing, any seller has actual knowledge of an error, inaccuracy, or omission in any prior disclosure document after delivery of that disclosure document to a prospective buyer, that seller shall supplement the prior disclosure document with a written supplemental disclosure.

Section 35: Disclosure report form. . . . [omitted]

Section 40: Material defect. If a material defect is disclosed in the Residential Real Property Disclosure Report, after acceptance by the prospective buyer of an offer or counter-offer made by a seller or after the execution of an offer made by a prospective buyer that is accepted by the seller for the conveyance of the residential real property, then the Prospective Buyer may, within three business days after receipt of that Report by the prospective buyer, terminate the contract or other agreement without any liability or recourse except for the return to prospective buyer of all earnest money deposits or down payments paid by prospective buyer in the transaction. If a material defect is disclosed in a supplement to this disclosure document, the prospective buyer shall not have a right to terminate unless the material defect results from an error, inaccuracy, or omission of which the seller had actual knowledge at the time the prior disclosure document was completed and signed by the seller. The right to terminate the contract, however, shall no longer exist after the conveyance of the residential real property. For purposes of this Act the termination shall be deemed to be made when written notice of termination is personally delivered to at least one of the sellers identified in the contract or other agreement or when deposited, certified or registered mail, with the United States Postal Service, addressed to one of the sellers at the address indicated in the contract or agreement, or, if there is not an address contained therein, then at the address indicated for the residential real property on the Report.

Section 45: This Act is not intended to limit or modify any obligation to disclose created by any other statute or that may exist in common law in order to avoid fraud, misrepresentation, or deceit in the transaction.

Section 50: Delivery of the Residential Real Property Disclosure Report provided by this Act shall be by:

1) personal or facsimile delivery to the prospective buyer;

2) depositing the report with the United States Postal Service, postage prepaid, first class mail, addressed to the prospective buyer at the address provided by the prospective buyer or indicated on the contract or other agreement; or

3) depositing the report with an alternative delivery service such as Federal Express, UPS, or Airborne, delivery charges prepaid, addressed to the prospective buyer at the address provided by the prospective buyer or indicated on the contract or other agreement. Page 3 of 4 FORM 108 (05/2019) COPYRIGHT ILLINOIS REALTORS®

For purposes of this Act, delivery to one prospective buyer is deemed delivery to all prospective buyers. Delivery to an authorized individual acting on behalf of a prospective buyer constitutes delivery to all prospective buyers. Delivery of the Report is effective upon receipt by the prospective buyer. Receipt may be acknowledged on the Report, in an agreement for the conveyance of the residential real property, or shown in any other verifiable manner.

Section 55: Violations and damages. If the seller fails or refuses to provide the disclosure document prior to the conveyance of the residential real property, the buyer shall have the right to terminate the contract. A person who knowingly violates or fails to perform any duty prescribed by any provision of this Act or who discloses any information on the Residential Real Property Disclosure Report that he knows to be false shall be liable in the amount of actual damages and court costs, and the court may award reasonable attorney fees incurred by the prevailing party.

Section 60: Limitation of Action. No action for violation of this Act may be commenced later than one year from the earlier of the date of possession, date of occupancy or date of recording of an instrument of conveyance of the residential real property.

Section 65: A copy of this Act, excluding Section 35, must be printed on or as a part of the Residential Real Property Disclosure Report form.

Date presented to Seller:

Buyers initials: