



# VACANT LAND DISCLOSURE

This form approved by the North Dakota Association of REALTORS®, which disclaims any liability out of use or misuse of this form. Only REALTORS® licensed in North Dakota are authorized to use this form in compliance with NDAR's Statewide Forms Policy.

#### NOTICE FOR NORTH DAKOTA PROPERTY:

- 2 This form is designed to guide Seller(s) in making the legally required disclosures and to assist Seller(s) to
- 3 avoid inadvertent nondisclosures of material facts as required by statute. Seller(s) must disclose all material
- 4 facts Seller(s) is aware could adversely and significantly affect an ordinary buyer's use and enjoyment of the
- 5 Property or any intended use of the Property of which Seller(s) is aware, even if not specifically asked in this
- 6 form. Additional space for disclosure is provided on the last page of this form, and Seller(s) may attach any
- 7 additional information as necessary.
- 8 Refer to North Dakota Century Code 47-10-02.1 for more details on the requirements of the statute.

E:
PERTY ADDRESS:
e of Seller(s):
t Address:
State: Zip Code: County:
Description:
IS NOT A WARRANTY:
sisting any party in the transaction, and it is not a substitute for inspections or warranties in which the es may wish to obtain. Seller(s) is only providing information of which Seller(s) is aware er(s)/Agent(s) is not a property inspector and has little or no information regarding the condition of this erty.
r(s) authorizes Broker(s) and Agent(s) to provide the following information to prospective Buyer(s) mation presented in this form is not intended to be part of any PURCHASE AGREEMENT between r(s) and Seller(s).
LER(s):
Seller(s) is to personally complete this form. Please include the Property address on every page. Answer all line items, even if your answer is "Unknown".
If more space is needed, place additional disclosures on Page 9 and include the line number(s) being referenced.
Seller(s) is obligated to continue to notify Buyer(s) in writing of any facts that differ from the facts disclosed here (new or changed) of which Seller(s) is aware that occur up to the time of closing. Seller(s) must disclose new or changed facts in writing.
$\mathbf{E}\mathbf{R}(\mathbf{s})$ :
Buyer(s) is encouraged to inspect the Property thoroughly personally or have it inspected by a third party and to inquire about any specific areas of concern.
<b>NOTE:</b> If Seller(s) answers "Unknown" to any of the questions listed below, it does not necessarily mean that it does not exist on the Property. "Unknown" may mean Seller(s) is unaware that it exist



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Address:	



Buyer(s) is responsible for reviewing any zoning or regulatory use restrictions affecting the property, including but not limited to mineral rights, airport zoning regulations, and municipality ordinances. Property near airport safety zones is subject to specific zoning regulations, which are recorded with the county recorder in the relevant county. Contact the county recorder to determine if these regulations impact the Property.

## SELLER(s) & BUYER(s):

- THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.
- The following information applies to the Property and all structures.
- Initial by any changed answers or mistakes made on this form.

## CENERAL INFORMATION:

1	When did you purchase the Property?				
2	Type of title evidence.   Abstract   Owner's Title Insurance	□ Unkno	wn		
3	Is the Property on a public or private road?  Public Private If Private or Public Not Maintained, Explain:	Public -	Not M	aintain	ıe
GEN	ERAL CONDITIONS: (UNK = Unknown, NA = Not Applicable)	YES	NO	UNK	
1	Are there any private or non-dedicated roadways that you are responsible for? If Yes, Explain.				
2	Are you in possession or aware of any prior vacant land disclosure statement(s)? If Yes, Explain or attach if in your possession.				
3	Has the Property been surveyed? Year Surveyed:				
4	Do you have the certificate of survey in your possession?				
	What company/person performed the survey?				
	Phone number:				

Seller(s) Initials \_\_\_\_\_

NDAR: Vacant Land Disclosure Rev. 1/2025

Buyer(s) Initials \_\_\_\_\_ \_

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		YES	NO	UNK	NA
5	Is this Property platted?				
6	Has the plat been recorded?				
7	Are there any property markers on the Property? If Yes, Explain:				
8	Are there any rivers, lakes, ponds, streams or springs running through the Property or along the boundary line?				
9	Is the Property located within a government designated evacuation zone?				
10	Are there any structures or improvements on the Property?  If Yes, List all items:				
11	Were there any previous structures on the Property? If Yes, Explain:				
12	Are there any abandoned or junk motor vehicles, equipment of any kind or debris on the Property?  If Yes, List all items and location:				
13	Are there any settling, erosion, or soil movement problems on or affecting the Property? If Yes, Explain:				
14	Are you aware of any adverse soil conditions that would have an effect on the Property? If Yes, Explain:				
15	Are there any gravel pits, caves, sink holes or mineshafts on or affecting the Property? If Yes, Explain:				
Buyer(s)	Initials Seller(s) Initials				



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16		YES		UNI	
10	Has there been any damage by wind, fire, flood, hail, or other cause(s)? If Yes, Explain:				
SUBSI	URFACE SEWAGE TREATMENT SYSTEM DISCLOSURE: (UNK = Unk	known,	NA = N	ot Appli	cable)
		YES	S NO	UNE	K NA
1	Are there any subsurface sewage treatment systems located on or serving the above-described Property? If Yes, See PRIVATE SEWAGE TREATMENT SYSTEM.				
2	Are there any abandoned subsurface sewage treatment systems on the Property?				
	If Yes, See PRIVATE SEWAGE TREATMENT SYSTEM.				
WELL	DISCLOSURE: (UNK = Unknown, NA = Not Applicable)	YES	NO	UNK	NA
1	Are there wells located on the above-described Property? If Yes, See WELL DISCLOSURE.				
2	Are there wells serving the Property that are not located on the Property? If Yes, See WELL DISCLOSURE.				
	A (1	_			_
3	Are there any maintenance agreements for the shared well(s)? If Yes, See WELL DISCLOSURE.				
	If Yes, See WELL DISCLOSURE.	YES	NO	UNK	NA
	If Yes, See WELL DISCLOSURE.  TY INFORMATION: (UNK = Unknown, NA = Not Applicable)		NO	UNK	NA
UTILI	If Yes, See WELL DISCLOSURE.  TY INFORMATION: (UNK = Unknown, NA = Not Applicable)  Check if any of the following exist within the Property  Connection to public water?		NO □	UNK	NA D
UTILI	TY INFORMATION: (UNK = Unknown, NA = Not Applicable)  Check if any of the following exist within the Property  Connection to public water?  If Yes, Who is the current provider?  Connection to public sewer?	YES	NO		NA D
UTILI 1 2	TY INFORMATION: (UNK = Unknown, NA = Not Applicable)  Check if any of the following exist within the Property  Connection to public water?  If Yes, Who is the current provider?  Connection to public sewer?  If Yes, Explain:  Connection to a private water system off-property?	YES	NO		NA D
1 2 3	If Yes, See WELL DISCLOSURE.  TY INFORMATION: (UNK = Unknown, NA = Not Applicable)  Check if any of the following exist within the Property  Connection to public water?  If Yes, Who is the current provider?  Connection to public sewer?  If Yes, Explain:  Connection to a private water system off-property?  If Yes, Explain:  Connection to electric utility?	YES	NO D		NA D
1 2 3 4	TY INFORMATION: (UNK = Unknown, NA = Not Applicable)  Check if any of the following exist within the Property  Connection to public water?  If Yes, Who is the current provider?  Connection to public sewer?  If Yes, Explain:  Connection to a private water system off-property?  If Yes, Explain:  Connection to electric utility?  If Yes, Who is the current provider?  Connection to pipelines (natural gas, petroleum, other)?	YES	NO O		NA D



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	Check if any of the following exist at the Boundary of the Property:	YES	NO	UNK	
1	Access to public water system?				
2	Access to private water system?				-
3	Access to Co-op water system?				_
4	Access to shared water system?				_
5	Access to electric utility service?				_
6	Access to pipeline (natural gas, petroleum, other)?				_
7	Access to communication, power or utility lines?				_
8	Access to telephone/fiber optic or cable?				_
USE	RESTRICTIONS: (UNK = Unknown, NA = Not Applicable)	VEC	NO	IINIZ	_
1	Are there covenants, deed restrictions, or reservations of rights of use?  If Yes, Explain:	YES		UNK	_
2	Are there utility or drainage easements or rights of way easements?  If Yes, Explain:				_
3	Are there railroad or other transportation easements or rights of way easements? If Yes, Explain:				_
4	Is there a right of first refusal to purchase? If Yes, Explain:				_
5	Are there ongoing financial maintenance or other obligations related to the Property that the Buyer(s) will be responsible for? If Yes, Explain:				_
6	Are there any crops on the Property?				_
7	Are there historical registry restrictions? If Yes, Explain:				_



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8	Is there life estate, trust/shared estates?	YES	NO 🗆	UNK	NA
	If Yes, Explain:	_		_	_
9	Are there any existing subsurface or surface leases and/or third-party interests?  If Yes, Explain/Provide a copy of the lease:				
10	Does a Homeowner's Association have authority over the Property? If Yes, See HOA INFORMATION.				
11	Are there shared features with adjoining properties (e.g. retaining walls, fences, driveways, or other)?  If Yes, Explain:				
12	Is there Notice from any accessing authority of a new improvement project in which the cost may be assessed against the Property? If Yes, Explain:				
13	Is the Property enrolled in a federal, state or local government program (e.g., conservation programs, CREP, CRP, EQIP, Green Acres, Managed Forest Land, RIM, riparian buffers, Rural Preserve, SFIA, WRP/RIM-WRP etc.)?  If Yes, Explain:				
14	Is the Property within the boundaries of a Native American Reservation? If Yes, Explain:				
15	Are there any USDA Wetlands determinations? If Yes, Explain:				
17	Are there zoning infractions, non-conforming uses, or violations or unusual restrictions on the Property that would affect future construction?				
18	Is the Property within an airport safety zone and subject to zoning regulations?				
	IRONMENTAL CONCERNS: Do they currently exist or have they ex = Unknown, NA = Not Applicable)	isted o	n the	Prope	rty?
	Fill dirt?	YES	NO	UNK	NA



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		YES	NO	UNK	NA
2	Asbestos? If Yes, Explain:				
3	Hazardous waste/substances or underground storage tanks? If Yes, Explain:				
4	Have any soil tests been performed? If Yes, When and by whom?				
5	Diseased/dead or dying trees or shrubs? If Yes, Explain:				
6	Methamphetamine or any illicit drug production/sales/usage? If Yes, Explain:				
7	Human or animal burial ground/pits? If Yes, Explain:				
8	Landfill or waste disposal site? If Yes, Explain:				
9	Are there any landfills or waste disposal sites within two (2) miles of the Property?  If Yes, Explain:				
10	Is the Property located in or near an agricultural area? If Yes, the Property may be subject to normal and accepted agricultural practices and operations. Operations may include but are not limited to noise, dust, day and night operation of farm machinery, raising of livestock, storage and application of manure, fertilizers, soil amendments, herbicides and pesticides associated with normal agricultural practices.				
11	Are there any current or past Phase I, Phase II or Phase III Environmental Site Assessment(s)? If Yes, Attach if in your possession.				
12	Government sponsored cleanup or issues ordering the remediation of a public health nuisance on the Property? If Yes, Explain:				
14	Is the Property drain tiled? If Yes, Explain:				
Buyer(	s) Initials Seller(s) Initials				



ota Association o	Address:				
		YES	NO	UNK	N
15	Is the Property affected by chronic wasting disease? If Yes, Explain:				
RADO	ON DISCLOSURE:				
levels	Buyer(s) of any interest in real property is notified that the Property may property of radon gas that may place the occupants at risk of developing radon-ind A human carcinogen, is the leading cause of lung cancer in non-smokers all.	duced lui	ng can	ncer. Ra	don
FLOC	OD DISCLOSURE - INCLUDING OVERLAND AND RIVER FLOODI	NG			
	s intended to provide information to prospective Buyer(s) concerning high- ling overland and river flooding that may impact the Property.	water ele	evatio	n flood (	ever
insura charg premi	Whether or not Seller(s) currently carries flood insurance, it may be reance premiums are increasing and, in some cases, will rise substantially over the form of the Property. As a result, the Buyer(s) should rely tums paid for flood insurance on this Property previously as an indication of the Buyer(s) completes their purchase.	ver the properties on somet	remiu thing o	ms prev	<sup>z</sup> iou an t
		YES	NO	UNK	N
1	Is the Property in a designated 100-year floodplain? If Yes, See FLOOD DISCLOSURE.				
2	Has the Property been impacted by high water elevation flood events including overland and river flooding? If Yes, see FLOOD DISCLOSURE.				
3	Do you carry flood insurance? If Yes, Explain:				
4	Is the flood insurance transferrable? If Yes, Explain:				
	PERTY TAX/PREFERENTIAL PROPERTY TAX DISCLOSURE:				
☐ Ye exclus	s the appropriate box:  s	d marke	t valu	e for pro	ope
	s □ No Is the Property subject to any preferential property tax status or arrty (e.g. Disability, Green Acres, CRP, RIM, Rural Preserve, etc.)?	ny other	credits	s affecti	ng
If Yes	, Explain:				

Buyer(s) Initials \_\_\_\_\_ Seller(s) Initials \_\_\_\_\_



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ADDITIONAL	DISCLOSURES:			
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Buyer(s) Initials \_\_\_\_\_

Seller(s) Initials \_\_\_\_\_





#### FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"):

92 93 As a general rule, 26 U.S. Code 1445 (hereinafter "FIRPTA") requires a transferee (Buyer(s)) of a United States 94 real property interest to withhold a tax from the proceeds of any disposition of the real property interest if the 95 transferor (Seller(s)) is a foreign person (any person other than a United States person), unless an exception 96 to the FIRPTA withholding requirements applies. Exemptions from the general rule are set forth in the 97 FIRPTA. Due to the complexity of the FIRPTA, both the Buyer(s) and the Seller(s) are advised to seek 98 appropriate legal and tax advice regarding FIRPTA compliance, since failure to adhere to the FIRPTA 99 withholding rules could result in legal liability to both the Buyer(s) and Seller(s) and their Broker(s)/Agent(s) 100 or qualified substitutes. 101 Seller(s) hereby represents and warrants that Seller(s)  $\square$  IS  $\square$  IS NOT a foreign person, as defined by the 102 FIRPTA. This representation of the Seller(s) shall survive closing. Seller's Broker(s)/Agent(s) and Buyer's Broker(s)/Agent(s), and any qualified substitute, as those terms are defined by the FIRPTA, may rely upon 103 104 this representation. 105 If the Seller(s) represents that it is a foreign person, the Buyer(s) may be subject to income tax withholding requirements, and the Buyer(s) could be personally liable for failing to withhold a tax from the proceeds of the 106 real estate disposition, if none of the enumerated exemptions to the FIRPTA apply to the transaction. If the 107 108 Seller(s) represents that it is a foreign person, but that one of the exemptions to the FIRPTA apply, Buyer(s) may require Seller(s) to provide specific documentation as prescribed by the FIRPTA to verify, under penalty 109 of perjury, that one of the exemptions to the FIRPTA withholding requirements applies to the transaction. If 110 111 the Seller(s) represents that it is not a foreign person, the Buyer(s), or its Broker(s)/Agent(s) or qualified 112 substitutes, may require the Seller(s) to provide specific documentation as prescribed by the FIRPTA to verify, 113 under penalty of perjury, that the Seller(s) is not a foreign person. On or before closing, the Buyer(s) and 114 Seller(s) agree to complete, execute, and deliver any affidavit, instrument, or statement which may reasonably be required to comply with FIRPTA requirements. 115 SELLER'S STATEMENT: (TO BE SIGNED AT TIME OF LISTING) 116 Seller(s) hereby states the condition of the Property to be as stated above and authorizes any Broker(s) or 117 118 Agent(s) representing any parties in this transaction to provide a copy of this Statement to any person or entity in connection with any actual or anticipated sale of the Property. Seller(s) hereby acknowledges that 119 the information provided in this document is true and accurate to the best of Seller's knowledge as of the date 120 listed below. Seller(s) is obligated to continue to notify Buyer(s) in writing of any facts that differ from the 121 122 facts disclosed here (new or changed) of which Seller(s) is aware that occur up to the time of closing. See 123 VACANT LAND DISCLOSURE AMENDMENT/ADDENDUM as applicable. 124 125 Seller Signature Seller Signature Date Date 126 BUYER'S ACKNOWLEDGEMENT: (TO BE SIGNED AT THE TIME OF PURCHASE AGREEMENT) 127 Buyer(s) acknowledges receipt of this Vacant Land Disclosure. Buyer(s) acknowledges that Broker(s) and 128 Agent(s) representing the sale of this Property have not made statements concerning the condition of the Property other than those listed in this Vacant Land Disclosure. Buyer(s) acknowledges that Buyer(s) has 129 130 been advised to verify the information listed in this Statement independently. 131 Buyer(s) acknowledges and understands that this document is not intended to be a warranty of 132 any kind or a substitute for any inspection of the Property Buyer(s) may wish to obtain.

Date

**Buyer Signature** 

Buyer Signature

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Date