## CHAPTER 14 SELLER PROPERTY CONDITION DISCLOSURE

[Prior to 9/4/02, see 193E—Ch 1]

- **193E—14.1(543B) Property condition disclosure.** The criteria of this chapter applies to transfers of real estate subject to Iowa Code chapter 558A. For purposes of this chapter, "transfer" means the same as Iowa Code section 558A.1(5) and "agent" means the same as Iowa Code section 558A.1(1).
- **14.1(1)** *Additional disclosure.* Nothing in this rule is intended to prevent any additional disclosure or to relieve the parties or agents in the transaction from making any disclosure otherwise mandated by law or contract.
- **14.1(2)** *Licensee responsibilities to seller.* At the time a licensee obtains a listing, the listing licensee obtains a completed disclosure signed and dated by each seller represented by the licensee.
- a. A licensee representing a seller delivers the executed statement to a potential buyer, a potential buyer's agent, or any other third party who may be representing a potential buyer, prior to the seller's making a written offer to sell or the seller's accepting a written offer to buy.
- b. The licensee representing a seller attempts to obtain the buyer's signature and date of signature on the statement and provides the seller and the buyer with fully executed copies of the disclosure and maintains a copy of the written acknowledgment in the transaction file. If the licensee is unable to obtain the buyer's signature, the licensee obtains other documentation establishing delivery of the disclosure and maintains the written documentation in the transaction file.
- c. If the transaction closes, the listing broker maintains the completed disclosure statement for a minimum of five years.
- d. The executed disclosure statement is delivered to the buyer(s) or the buyer's agent in accordance with Iowa Code section 558A.2(2). If there is more than one buyer, any one buyer or buyer's agent may accept delivery of the executed statement.
- **14.1(3)** *Licensee responsibilities to buyer.* A licensee representing a buyer in a transfer notifies the buyer of the seller's obligation to deliver the property disclosure statement.
- a. If the disclosure statement is not delivered when mandated, the licensee notifies the buyer that the buyer may revoke or withdraw the offer and follows Iowa Code section 558A.2(2).
  - b. Reserved.
- **14.1(4)** *Inclusion of written reports.* A written report or opinion prepared by a person qualified to render the report or opinion may be included in a disclosure statement. A report may be prepared by those authorized by Iowa Code section 558A.4(1)"b."
  - a. The seller identifies the necessary disclosure items which are to be satisfied by the report.
- b. If the report is prepared for the specific purpose of satisfying the disclosure criteria, the preparer of the report follows Iowa Code section 558A.4(1) "b."
- c. A licensee representing a seller provides the seller with information on the proper use of reports if reports are used as part of the disclosure statement.
- **14.1(5)** Amended disclosure statement. A licensee's obligations with respect to any amended disclosure statement are the same as the licensee's obligations with respect to the original disclosure statement. A disclosure statement is amended if authorized by Iowa Code section 558A.3(2).
- 14.1(6) Acknowledgment of receipt of disclosure statement by electronic means. Whether or not a licensee assists in a real estate transaction, electronic delivery of any property disclosure statement mandated by Iowa Code chapter 558A is not deemed completed until written acknowledgment of receipt is provided to the transferor by the transferee or the transferee's agent. Acceptable acknowledgment of receipt includes return of a fully executed copy of the property disclosure statement to the transferor by the transferee or the transferee's agent; or a letter, electronic mail, text message, or other written correspondence to the transferor from the transferee or the transferee's agent acknowledging receipt. A computer-generated read receipt, facsimile delivery confirmation, or other automated return message is not deemed acknowledgment of receipt for purposes of this rule.
- **14.1(7)** *Minimum disclosure statement contents for all transfers.* All property disclosure statements, whether or not a licensee assists in the transaction, contain at a minimum the information mandated by the

following sample statement. No particular language is necessary in the disclosure statement provided that the necessary disclosure items are included and the disclosure complies with Iowa Code chapter 558A. To assist real estate licensees and the public, the commission recommends use of the following sample language:

## RESIDENTIAL PROPERTY SELLER DISCLOSURE STATEMENT

Property address:		
PURPOSE:		
Use this statement to disclose information as mandated obligates certain sellers of residential property that included dwelling units to disclose information about the property made by the seller(s) and not by any agent acting on behind the seller of the	ludes at least one and no more than fo y to be sold. The following disclosures a	ur
INSTRUCTIONS TO SELLER(S):		
<ol> <li>Seller(s) completes this statement. Respond to all que by Iowa Code section 558A.4(2);</li> <li>Disclose all known conditions materially affecting the If an item does not apply to this property, indicate that Please provide information in good faith and make a necessary information. If the necessary information information is unknown (UNK). All approximation (AP);</li> <li>Additional pages may be attached as needed;</li> <li>Keep a copy of this statement with your other import</li> </ol>	at it is not applicable (N/A); reasonable effort to ascertain the is unknown or is unavailable of the information, or indicate that the as are identified as approximations	
1. Basement/Foundation: Any known water or other proble	ems? Yes [ ] No [ ]	
2. Roof: Any known problems?	Yes [ ] No [ ]	
Any known repairs?	Yes [ ] No [ ]	
If yes, date of repairs/replacement://		
3. Well and Pump: Any known problems?	Yes [ ] No [ ]	
If N/A check here [ ]		
Any known repairs?	Yes [ ] No [ ]	
If yes, date of repairs/replacement://		
Any known water tests?	Yes [ ] No [ ]	
If yes, date of last report:/ and results:		
4. Septic Tanks/Drain Fields: Any known problems?	Yes [ ] No [ ]	
If N/A check here [ ]		
Location of tank:		
Date tank last cleaned://		
5. Sewer System: Any known problems?	Yes [ ] No [ ]	
Any known repairs?	Yes [ ] No [ ]	
If yes, date of repairs/replacement://		
6. Heating System(s): Any known problems?	Yes [ ] No [ ]	
Any known repairs?	Yes [ ] No [ ]	
If yes, date of repairs/replacement://		

Yes [ ] No [ ]

Yes [ ] No [ ]

7. Central Cooling System(s): Any known problems?

Any known repairs?

8. I			
	Plumbing System(s): Any known problems?	Yes []	No [ ]
	Any known repairs?	Yes []	No [ ]
	If yes, date of repairs/replacement:/		
9. I	Electrical System(s): Any known problems?	Yes []	No [ ]
	Any known repairs?	Yes []	No [ ]
	If yes, date of repairs/replacement:/		
10.	Pest Infestation (e.g., termites, carpenter ants): Any known problems?	Yes []	No [ ]
	If yes, date(s) of treatment:/		
	Any known structural damage?	Yes []	No [ ]
	If yes, date(s) of repairs/replacement:/		
11.	Asbestos: Any known to be present in the structure?	Yes []	No [ ]
	If yes, explain:		
12.	Radon: Any known tests for the presence of radon gas?	Yes []	No [ ]
	If yes, date of last report:/		
	and results:		
13.	Lead-Based Paint: Any known to be present in the structure?	Yes []	No [ ]
14.	Flood Plain: Do you know if the property is located in a flood plain?	Yes []	No [ ]
	If yes, what is the flood plain designation?		
15.	Zoning: Do you know the zoning classification of the property?	Yes []	No [ ]
	If yes, what is the zoning classification?		
16.	Covenants: Is the property subject to restrictive covenants?	Yes []	No [ ]
	If yes, attach a copy or state where a true, current copy of the covenants ca	n be obta	ined:
17.	Shared or Co-Owned Features: Any 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 [ ]
	Any known "common areas" such as pools, tennis courts, walkways, or other areas co-owned with others, or a Homeowner's Association which has any authority over the property?	Yes [ ]	No [ ]
18.	Physical Problems: Any known settling, flooding, drainage or grading		
	problems?	Yes []	No [ ]
19.	Structural Damage: Any known structural damage?	Yes []	No [ ]

Seller(s) acknowledges that Buyer(s) be provided w Sheet" prepared by the Iowa Department of Health	with the "Iowa Radon Home-Buyers and Sellers Fact and Human Services.
Seller	
Date/	Date/
BUYER(S) ACKNOWLEDGMENT:	
intended to be a warranty or to substitute for any in	Home-Buyers and Sellers Fact Sheet" prepared by
Buyer	Buyer
Date//	Date//
[Filed 11/7/05, Notice 8/31/05—pt [Editorial change: IAC [Filed ARC 7950B (Notice ARC 7639B, IAE [Filed ARC 8285B (Notice ARC 8057B, IAE [Filed ARC 3722C (Notice ARC 3564C, IAE	chapters 17A, 272C, 543B, and 558A.  ablished 9/4/02, effective 10/9/02] ablished 12/7/05, effective 1/11/06]  C Supplement 9/10/08]  B 3/25/09), IAB 7/15/09, effective 8/19/09] B 8/26/09), IAB 11/18/09, effective 12/23/09] AB 1/17/18), IAB 3/28/18, effective 5/2/18] AB 1/10/24), IAB 4/17/24, effective 5/22/24]