DISCLOSURE OF MATERIAL ADVERSE FACTS

I am licensed in the state of Wisconsin as a real estate broker/salesperson STRIKE ONE. Wisconsin law, per Wis. Stat. § 452.133 and Wis. Admin. Code § REEB 24.07(2)-(3), requires real estate licensees to make prompt written disclosures to buyers and sellers regarding material adverse facts and regarding information suggesting the possibility of material adverse facts. In other words, the law says that I should make sure you know about certain possible problems that have not yet been reported to you by the other parties, licensees or professional inspectors.

An adverse fact is a condition or occurrence that is generally recognized by a competent real estate licensee as having a significant, adverse affect on the value of the property, as significantly reducing the structural integrity of the property, or as presenting a significant health risk to the property's occupants. An adverse fact also includes information that indicates that a party is not able or does not intend to fulfill his or her contractual obligations under the offer to purchase or other contract.

An adverse fact is material if a party indicates it is significant to them, or if it is generally recognized by a competent real estate licensee as being significant to a reasonable party, to the extent that it would impact whether or not the party enters into an offer to purchase or the party's decision about what terms and conditions should be in such a contract.

As a Wisconsin real estate licensee, I am thereby obligated by law to disclose the following information indicating a material adverse fact or suggesting the possibility of a material adverse fact: property has 4 bedrooms and is assessed as 4 bedrooms per public record. Sanitary/Mound System

per Sheboygan County records this as a 3 bedroom home/system.

(Plainly state only the facts without drawing conclusions of documentation.)	r making predictions. Attach supporting reports and
It is recommended that the sellers and buyers in this tra appropriate property inspections, testing and other investig this transaction will draft inspection, testing or investigati documents pertaining to the offer to purchase as directed by	gations regarding this information. The licensees in on contingencies, amendments, notices and other
Sellers and buyers should contact their attorneys with obligations.	any questions concerning their legal rights and
k	Watt Vamallan Diagramt View Doolts
Licensee Signature ▲	Matt Kapellen, Pleasant View Realty Print Licensee Name Here ▲
Pleasant View Realty	March 12, 2025
Broker/Firm Name ▲	Date A
By initialing and dating below, I acknowledge that I have received and read this disclosure form.	
Party Initials Date	<u> </u>
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No representation is made as to the legal validity of any provision or the adequacy of any provision in any specific transaction.