Gerchick Real Estate

COMMERCIAL SELLER ADVISORY

Document undated: February 2008



WHEN IN DOUBT - DISCLOSE!





Sellers are obligated by law to disclose all known material (important) facts about the property to the buyer. Arizona law requires that you disclose material facts about the property whether or not you are asked by the buyer or a real estate agent, or when asked to complete a disclosure form. You may also be required to complete and record an affidavit of disclosure if selling property in an unincorporated area of a county.

> "...you have a duty to disclose the information, regardless of whether or not you consider the information material."

If the buyer asks you about an aspect of the property, you have a duty to disclose the information, regardless of whether or not you consider the information material. You also have a legal duty to disclose facts when disclosure is necessary to prevent a previous statement from being misleading or a misrepresentation: for example, if something changes. However, a seller does not generally have a legal obligation to correct defects in the property, as long as the defects are disclosed. Any correction of the defects is a matter of contract negotiation between you and the buyer.

If you do not make the legally required disclosures, you may be subject to civil liability. Under certain circumstances, nondisclosure of a fact is the same as saying that the fact does not exist. Therefore, nondisclosure may be given the same legal effect as fraud.

The Arizona Association of REALTORS® Commercial Seller's Property Disclosure Statement ("SPDS") is designed to assist you in making these legally required disclosures and to avoid inadvertent nondisclosures of material facts.

You should complete the SPDS by answering all questions as truthfully and as fully as possible. Attach copies of any available supporting documentation to insure that you are disclosing accurate information. Also, use the blank lines to explain your answers. If you do not have the personal knowledge to answer a question, it is important not to guess — use the blank lines to explain the situation.

The SPDS is divided into nine general sections:

(A) Ownership and Property:

This section asks for general information about the property such as location and ownership. Any seller should be able to answer most, if not all, of the questions in this section.

(B) Property Type:

This section indicates whether this is office, industrial, retail, etc.

(C) Utilities:

You are asked whether the property currently receives the listed utilities.

(D) Access/Use:

This section asks for any easement or restriction information governing the property.

(E) Compliance with Law/Legal Matters:

Zoning issues and any previous property violations are addressed here.

(F) Contractual Obligations:

This section asks what, if any, contractual obligations are attached to the property.

(G) Environmental Factors:

This section deals with the property and the area around it. What, if any, environmental factors such as noise, hazardous materials, etc. are addressed here.

(H) Reports/Studies:

If there have been any studies or reports made on this property, you will be asked to address them here.

Material Physical Defects and Other Factors:

Any miscellaneous items not addressed elsewhere are addressed in this section.

Please note: By law, sellers are not obligated to disclose that the property is or has been: (1) the site of a natural death, suicide, homicide, or any other crime classified as a felony: (2) owned or occupied by a person exposed to HIV. or diagnosed as having AIDS or any other disease not known to be transmitted through common occupancy of real estate; or (3) located in the vicinity of a sex offender. However, the law does not protect a seller who makes an intentional misrepresentation. For example, if you are asked whether there has been a death on the property and you know that there was such a death, you should not answer "no" or "I don't know"; instead you should either answer truthfully or respond that you are not legally required to answer the question.

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COMMERCIAL SELLER'S PROPERTY DISCLOSURE STATEMENT (SPDS) (To be completed by Seller)

Document updated: February 2008



The pre-printed portion of this form has been drafted by the Arizona Association of REALTORS®. Any change in the pre-printed language of this form must be made in a prominent manner. No representations are made as to the legal validity, adequacy and/or effects of any provision, including tax consequences thereof. If you desire legal, tax or other professional advice, please consult your attorney, tax advisor or professional consultant.





MESSAGE TO THE SELLER:

Sellers are obligated by law to disclose all known material (important) facts about the Property to the Buyer. The SPDS is designed to assist you in making these disclosures. If you know something important about the Property that is not addressed on the SPDS, add that information to the form. Prospective Buyers may rely on the information you provide.

INSTRUCTIONS: (1) Complete this form yourself. (2) Answer all questions truthfully and as fully as possible. (3) Attach all available supporting documentation. (4) Use explanation lines as necessary. (5) If you do not have the personal knowledge to answer a question, use the explanation lines to explain. By signing below you acknowledge that the failure to disclose known material information about the Property may result in liability.

MESSAGE TO THE BUYER:

Although Sellers are obligated to disclose all known material (important) facts about the Property, there are likely facts about the Property that the Sellers do not know. Therefore, it is important that you take an active role in obtaining information about the Property.

INSTRUCTIONS: (1) Review this form and any attachments carefully. (2) Verify all important information. (3) Ask about any incomplete or inadequate responses. (4) Inquire about any concerns not addressed on the SPDS. (5) Review all other applicable documents, such as environmental studies, CC&R's, association bylaws, surveys, title report or commitment, etc. (6) Obtain professional inspections of the Property. (7) Investigate the surrounding area. (8) Obtain such other professional advice as you deem necessary.

THE FOLLOWING ARE REPRESENTATIONS OF THE SELLER(S) AND ARE NOT VERIFIED BY THE BROKER(S) OR AGENT(S).

	<u>A. UV</u>	VNERSH	IP AND PROPERTY IDENTIFICATION		
1.		760	JRE CONCERNS THE FOLLOWING REAL PROPERTY:		
	Addres	55	2 e Polk St		05257
		cottsda		, AZ, Zip	85257
		sors No.(s	<u>n/a</u>	Approximate Year Built _	1970
5.	Legal (Owner(s)	DSC3, LLC	_ Date Purchased 6/22/22	
6.	Owner	ls 🗌	☐ Is not occupying property. Owner ☐ Has ☐ Has not	occupied the Property in the	past.
	B. PR	OPERT	Y TYPE		
7.	Off	ice 🗌 li	ndustrial 🗌 Retail 🔲 Hotel/MotelÆesort 😾 Multi-family 🔲	Other	
	C. UT	ILITIES			
8.			Y IS SERVED BY THE FOLLOWING UTILITIES:		
_	YES	NO	n/a	PROVIDER	
9.			Septic Systemunknown		
10.	Lxl		Sewer		
11.	X		Electric unknown		
12.			Domestic Water Public Private		
13.	Ш	L _X J	Well Registered Yes No If yes, Registration number		
14.			If yes, complete and attach the Domestic Water Well/Water Us	e Addendum.	
15.			Fuel Supply Natural Gas Propane Other: unknown	<u> </u>	
16.	[X]		Garbage/Waste Collection Public Private		
17.	X		Fire Protection Public Private unknown		
18.	X		Telephone		
19.			irrigation unknown		
20.	Ц		Cable TV		
21.	Ш		Satellite Dish	unknown	
22.			High Speed Internet Connection (Cable, T1, Fiber Optics, Etc.)	unknown	
23.			Other		
24.	Pleas	e describe	e any other items concerning utilities		
25.					
_	DS				>>

BUYER Listing-Multi

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BUYER

Initials>

<Initials

SELLER

SELLER

	<u>D. AC</u>	CESS/U	SE			
26.	ARE Y	OU AWA	RE OF ANY OF THE FOLLOWING AFFECTING ACCESS OR USE OF THE PRO	PERTY?		
	YES	NO				
27.	ᆜ	X	Encroachments			
28.	Ц	Lxl	Access Easements			
29.	Ш	X	Utility Easements			
30.		X	Unrecorded Easements			
31.		X	Reciprocal Easement Agreement			
32.		X	Restrictions on Legal or Physical Access			
33.		$\Box_{\!$	Shared Use Agreements			
34.		X	Use Permits			
35.		X	Deed Restricitions			
36.		\square	Shared Fences/Walls			
37.		X	Shared Driveways			
38.		\square	Shared Signage			
39.		\square	Leased Parking			
40.		X	Grandfathered Uses			
41.		X	Association Agreements			
42.		X	Covenants, Conditions and Restrictions (CC&R's)			
43.		X	Other (describe)			
44.	If the	answer to	any of the preceding is yes, please explain. (Attach additional sheets if necessary))		
45.	n/a					
46.	_n/a					
	F 00	NADI IAN	OF WITH LAW FOAL MATTERS			
47			CE WITH LAW/LEGAL MATTERS			
47.	YES	OU AWAI	RE OF:			
48.		\square	Any legal actions such as condemnation, pending or anticipated, that affect the Pr	onerty?		
49.		\boxtimes	Any tenant bankruptcy proceedings?	operty:		
5 0.	—		laws or regulations of the following:			
51.			Zoning			
52.		X	-			
			Building Code Occupational Sefety and Health Administration (OSHA)			
53.	H	X	Occupational Safety and Health Administration (OSHA)			
54.		X	Utility Service			
55.		Lxl	Sanitary Health Regulations			
56.		X	Swimming Pools			
57.			Covenants, Conditions and Restrictions (CC&R's)			
58.		LX .	Americans With Disabilities Act (ADA)			
59.	If the a	answer to	any of the preceding is yes, please explain and provide copies of any document	ation you h	ave pertain	ing to such
60.		s. (Attach	additional sheets if necessary).			
62.	n/a					
02.		NITD A C	TUAL OBLIGATIONS			
s 63	ARF Y	OU AWA	TUAL OBLIGATIONS RE OF ANY OF THE FOLLOWING CONTRACTUAL OBLIGATIONS AFFECTING	THE PRO	PERTY?	
B B	YES	NO	J J GLIGHING GOMMAN ONE GENERALISM ALL ESTIMA	-o	. =	
64.			Tenant Leases or Subleases			
65.		X	Alarm/Security System Agreements			
66.		$\overline{\mathbf{X}}$	Property Management Agreements			
67 _D	<u> </u>	$\overline{\mathbf{x}}$	Leased Equipment			>>
	<u> </u>		Commercial Seller's Property Disclosure Statement (SPDS)			
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Co	mme	rcial	I Seller's Property Disclosure Statement (SPDS) >> Page 3 of 4 C
	YES	NO	
68.		X	Service Agreements such as Landscaping, Garbage/Waste Disposal
69.		X	Water Treatment Agreements
70.		X	Communications Systems or Cable System Agreements
71.		X	Other Equipment or Service Contracts or Agreements (describe)
72.	If the	ans	wer to any of the preceding is yes, please explain. (Attach additional sheets if necessary).
73.	n/a 		
	<u>G.</u> E	IVN	RONMENTAL FACTORS
74.	ARE	YOL	J AWARE OF ANY OF THE FOLLOWING ENVIRONMENTAL FACTORS AFFECTING THE PROPERTY?
	YES		
75.		X	Hazards or hazardous materials on the Property, such as asbestos; chemicals used in the manufacture of
76.	_	_	methamphetamine, LSD or Ecstasy; PCB transformers; dumps; pesticides; radon; oil or chemicals, now or in the past?
77.	Ц	Lx	Fuel or insecticide storage tanks (above or underground) on the Property, now or in the past?
78.	Ш	X	Hazards or hazardous materials in close proximity to the Property, such as asbestos, dumps, pesticides, radon, oil,
79.			chemicals or underground fuel storage tanks, now or in the past?
80.		L _X	Location within an area currently of environmental concern, e.g., Superfund, Water Quality Assurance Revolving Fund (WQARF)
81.			or Comprehensive Environmental Response Compensation and Liability Act (CERCLA) sites, etc.?
82.		X	Current or proposed noises, such as airports, freeways, or rail lines?
83.		X	Location within the vicinity of an airport (military, public or private)?
84.		X	Area odors, nuisances or pollutants?
85.		\square X	High voltage distribution towers or lines?
86.		\Box	Soil settlement, expansion, fissures or erosion now or in the past?
87.		,,	NOTICE TO BUYER: THE ARIZONA DEPARTMENT OF REAL ESTATE PROVIDES EARTH FISSURE MAPS TO
88. 89.			ANY MEMBER OF THE PUBLIC IN PRINTED OR ELECTRONIC FORMAT UPON REQUEST AND ON ITS WEB SITE AT www.azre.gov.
90.	П	\Box	Situated on or near a sanitary landfill?
91.	П		Location in a flood plain/way?
92.	П		Water-caused damage?
93.	\Box	$\overline{\mathbf{x}}$	Mold growth or conditions conducive to mold?
94.	H	×	Drywell (drainage)? If yes, Registration #
95.	□ If the	⊔ ane	swer to any of the preceding is yes, please explain and provide copies of any documentation you have pertaining to such
96.			Attach additional sheets if necessary).
97.			
98.		cribe	any other known environmental factors that might affect the use or value of the Property
99.	n/a		
100.	Buye	ers ar	e advised to obtain an independent environmental assessment of the Property.
	<u>H. F</u>	REPO	ORTS/STUDIES
101.	_		HAVE ANY OF THE FOLLOWING ITEMS CONCERNING THE PROPERTY?
400	YES		Onlin Took Downers
102.		X	Soils Test Report
103.	님	LX.	Land Survey
104.	닏		Flood Plain Report
105.	Ц	X	Septic/Waste Disposal Reports/Certifications
106.	Ц	X	Registrations of Wells
107.	Ш	LX	Any Environmental Site Assessments or Studies
108.	Ш	X	Title Reports n/a
109.		X	Other
	If the	e ans	wer to any of the preceding is yes, please explain and provide copies of any reports/studies you have pertaining to such
111.	matte n/a	ers. (Attach additional sheets if necessary).
112.	 DS		Commercial Saller's Branarty Disclosure Statement (SDDS)
-	<i>4/h</i>	4	Commercial Seller's Property Disclosure Statement (SPDS) Updated: February 2008 • Copyright © 2008 Arizona Association of REALTORS®.
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	tatement (SPDS)		Page 4 of 4
I. MATERIAL PHYSICAL DEFECTS AN	ID OTHER FACTO	ORS	
13. ARE YOU AWARE OF:			
YES NO			
14. X Any structural, electrical, plumbing or	other modifications	made without necessary permits?	
 Any past or present roof leaks or othe 	er roof problems?		
6. Any past or present insect infestation	problems?		
17. 🔲 🕱 Security lighting in parking and/or con	nmon areas?		
18. Any recorded and/or unrecorded liens	s against the Propert	y?	
19. ☐ ☐ An archeological site on the Property	?	-	
20. X The Property being located in a desig	nated historical distr	ict?	
21. \square Any insurance claim submitted on the			
22. Any proposed land use changes relat		r nearby Property, such as: new develo	pments, zoning
23. changes, or land trades?	3 ,	, ip : 3,	r, - J
	erty or improvements	and structures thereon that might affect	et the decision of a
25. buyer to purchase/use the Property?	,	and the state of t	
26. Any defects/problems with the heating	n ventilating air con	ditioning plumbing electrical fire safet	v security
or lighting systems?	g, veritilating, all con	antoning, plantoning, electrical, in electrical	y, occurry,
	age evaluin and prov	vide conice of any decumentation you b	ava partaining to auch
28. If the answer to any of the preceding is yes, plea		ride copies of any documentation you n	ave pertaining to such
29. matters. (Attach additional sheets if necessary). n/a			
30. 11/a	9/24/2023		
		and a second control of the control	5
31. What other material (important) information are	you aware of conce	rning the Property that might affect the	Buyer's decision-making
The June 2023 a leak occurred in a w	water line in t	he laundry room due to fault	of the contractor
Tn June 2023 a leak occurred in a w	water line in t	he laundry room due to fault	of the contractor
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Commercial Seller's Property Disclosure Statement (SPDS)
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