FOR SALE BY ONLINE AUCTION



3-BDRM LAKE COUNTRY RANCH HOME ON 2 ACRE LOT W330N5647 County Road C, Town of Merton

Learn More at www.JonesAuctionService.com











W330N5647 County Road C, Nashotah

Recently renovated home in Arrowhead/Stone Bank school district features 3 bedrooms, 1.5 baths, 2-car attached garage, additional garage, shop with office area and overhead doors plus 2 acres full of wildlife and mature trees. Property has a secluded and tranquil feel but is surround by lakes and parks.

Preview Dates for Qualified Bidders

Wed, Oct. 30th from 4:30 to 6:00 PM OR Sat. Nov 9th from 9:30 to 11:00 AM Online Bidding Oct 17th until Bidding Closes Thurs. Nov 14th, 2024 @ 2:00 pm (CT)

Visit: <u>www.JonesAuctionService.com</u> or Call (920) 261-6820



Jones Auction & Realty, LLC

818 N. Church St., Watertown, WI 53098 Phone # (920) 261-6820 Auctioneer/Listing Broker: Stan Jones, CAI, WRA #993



\$425,000.00 and then \$10,000 increments. Bidding requirements (Verification of Funds) and terms & conditions apply and become part of any offer. Property sells in its entirety and sells As Is, No Contingencies/Exceptions. Seller has the right to accept, reject or counter any offer. Inspections welcome but seller will not accept offer with any contingency. Brokers Welcome.



1987414 Active Single Family Price: \$1 AU
W330N5647 County Road C Town Merton Y01
Nashotah WI 53058-9743 County: Waukesha

Subdivision:

Bedrooms: 3 Est Above Grade SqFt: 1,650 Full Baths: 2 Est Part/All Below Grd SqFt: 750

Half Baths: 1 Est Total Finished SqFt: 2,400 Other

Year Built: 1964 Seller Full Garage

Est. Acres: 2.06 Assessor Click M for Map:

Open House Info Documents (if any): 10/30/2024 4:30-6:00 Calculate Payment:

USPS Zip Report: 0 11/9/2024 9:30-11:00 Show Date: 10/23/20

From WI-16 bypass in Nashotah - take exit 179 north on County Road C to address.

Baths School Info Living/Great: M 19x12 PrimaryBdrm: 11x11 Laundry: 8x14 **Full Half** (D) Stone Bank Formal Dining: M 23x13 2nd Bedroom: M 10x12 **Bonus Room** 12x15 Upper: 0 0 (E) Optional **Dining Area:** 3rd Bedroom: (M)Optional 10x13 Other L 10x12 Main: 1 1 Kitchen: 4th Bedroom: Other (H) Arrowhead M 12x13 12x30 Lower: 1 0 Family Room: L 12x32 5th Bedroom:

Lake/River:Net Taxes:\$ 3,340 / 2023HOA Dues/Yr:Feet WaterFront:Parcel #:MRTT0408995001Builder:

Lot Dimensions: Zoning: res

Type 1 story Fuel Natural gas
Architecture Ranch Heating/Cooling Forced air

Primary Bed Bath Full, Tub/Shower Combo

Water/Waste

Well, Non-Municipal/Prvt dispos

Kitchen Features Range/Oven, Refrigerator, Dishwasher, Microwave Driveway Paved Fireplace Wood Terms/Misc. AUCTION

Basement Full, Full Size Windows/Exposed, Walkout to yard, Partially

finished, Toilet only, Block foundation

Garage 2 car, Attached, Opener, Additional Garage

Exterior Vinyl

Lot Description Rural-not in subdivision

Interior Features Wood or sim. wood floor, Great room, Washer, Dryer, Water softener RENTED, Sauna, At Least 1 tub Exterior Features Deck, Patio, Storage building

Included: Garage Door Opener; Microwave; Refrigerator; Stove; Washer/Dryer; Dishwasher; Window Treatments

Excluded: Water Softener is rented; Owners Personal Property

Online Auction Oct 17th to Nov.14th. No Showings until 10/23. Lake Country 3-bdrm home has a \$200,000 starting bid--8% Buyers Fee: High Bid plus buyers fee equals total offer to purchase amount; \$25,000 bid increments to \$425,000 then \$10,000. EM \$10,000 with offer. Seller has the right to accept, reject or counter any offer. Bidding Requirements and Terms and Conditions apply to any offer. Property sells in its entirety and sells As Is, Where Is, No Contingencies/Exceptions. Per terms, inspections welcome but seller will not accept offer w/ any contingencies. Brokers welcome. Nestled in Lake Country, 2-acre ranch w/att 2-car garage, deck, fireplace & more; 30x56 Shop w/Office, 22x23 det garage. Private driveway, but cemetery has easement to use driveway. Arrowhead High. Easy commute.

Sold Price: Seller Concessions: Closing Date:

This information provided courtesy of: Unified Jones Auction & Realty 10/21/2024 01:30 PM

Accuracy of information is not guaranteed and should be verified by buyer if material. Equal Housing Opportunity listing. Copyright 2024 SCWMLS



Stan Jones
Unified Jones Auction & Realty
Pref: 920-261-6820
jonesauc@gmail.com
www.jonesauctionservice.com



























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W330N5647 County Road C

























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W330N5647 County Road C

























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REAL ESTATE PROPERTY TERMS AND CONDITIONS

This is an 8% Buyers Fee sale. The sale price is the high bid and the 8% buyer's fee is an expense to the buyer. Earnest money of \$10,000.00 must accompany the Offer to Purchase.

Property sells As Is, Where Is, No Contingencies, No Exceptions. All auction terms and conditions apply and become part of any offer. Closing within 30-45 days from the end of the sale.

<u>Seller retains the right to accept, reject or counter any offer</u>. We encourage inspections but please note the seller will not accept any offer with inspection contingency-all inspections must be done prior to bidding and prior to any written offers.

Bidding Requirements Apply:

A letter from your bank or financial institution confirming you have sufficient funds available to close the deal is required to be on file at our Jones Auction & Realty Service, LLC office, 818 North Church St, Watertown, WI, prior to being approved to bid. Your bank letter must include the dollar amount of the bid permission you are requesting. Upon receipt at our office, you will be given bid permissions up and including the amount on your bank letter.

Please note that bids placed for any amount over your requested bid permission will remain "Pending" until a second letter or a direct phone call from your bank/banker confirming an updated amount is received at our office.

Your letter may be faxed to (920) 261-6830; emailed to <u>info@jonesauctionservice.com</u>; or mailed or dropped off at our 818 North Church Street, Watertown, WI office during normal business hours 9-4, Monday-Friday. **Please do not hesitate to call us with questions**; (920) 261-6820

- 1. Online Bidding opens Thurs, October 17th, 2024 and will end on Thurs, November 14th, 2024 @ 2:00pm (CT)
 - a. Approval to bid at this real estate sale is subject to Jones Auction & Realty Service, LLC receiving a letter from your bank or financial institution confirming you have sufficient funds available to close the transaction per the Bidding Requirements listed above.
 - b. Confirmation may be faxed to (920) 261-6830 or emailed to info@jonesauctionservice.com
 - c. This property sells As Is, Where Is, No Contingencies or Exceptions.
 - d. All auction terms and conditions apply and become part of any offer.
- 2. This is an 8% Buyers Fee sale. The sale price is the high bid and the 8% buyer's fee is an expense to the buyer.
 - a. Earnest money of \$10,000.00 must accompany the Offer to Purchase.
 - b. Upon accepted offer, all earnest money becomes non-refundable.
 - c. Property sells As Is, Where Is, No Contingencies or Exceptions.
 - d. Closing 30-45 days from the end of the sale.
- 3. Winning bidder is contractually bound and will enter a Contract to Purchase immediately upon being declared the accepted bidder by the auctioneer.
 - a. Upon accepted bid the winning bidder will be forwarded via email a Contract to Purchase.
 - b. All contracts will be prepared by the listing broker to be entered into the date of the sale. Seller will deliver clear merchantable title at closing.
 - c. A signed copy of the contract along with earnest money due must be sent to Jones Auction & Realty Service, LLC by <u>end of business or 5:00 P.M. (CT), on Thurs, November 14th, 2024.</u> Contract to Purchase may be hand delivered, faxed, or scanned and emailed.
 - d. In the event the buyer refuses to sign the Contract to Purchase and tender the earnest money deposit the auctioneer may resell the property. The original buyer shall be responsible for any damages and expenses for resale and collection, including reasonable attorney's fees.
 - e. The only condition under which the earnest money and prepaid closing shall be refunded is if the seller fails to confirm or accept the bid or is unable to deliver clear title. If buyer refuses for any reason to close, the earnest money and prepaid fees will be forfeited. All earnest money, less incurred expenses, will be given to the seller. Upon acceptance of Contract to Purchase by both parties, earnest money becomes nonrefundable.

- 4. Bidding is not contingent on financing. Qualification for financing must be approved prior to approval for bidding and prior to the sale. You are responsible for cash at closing within 30-45 days of the end of the sale. Possession shall be given at closing.
- 5. The sale will be subject to existing zoning, ordinances, roads, restrictions of record and easements of record. Real Estate taxes for the year of closing will be prorated to the date of closing. Seller will provide and arrange for all title evidence. Any zoning or use permits, if needed, will be at the buyer's expense.
- Jones Auction & Realty Service, LLC has been contracted as an agent of the seller to offer this property As Is, Where Is with no warranties to buildings, wells or septic systems. Requirements to meet DILHRs energy code are the responsibility of the buyer.
- 7. This information is from sources deemed reliable, but no warranty or representation is made to its accuracy. Any information on this sale is subject to verification and no liability for errors, omissions or changes are assumed by Jones Auction & Realty Service, LLC as an agent of the seller or the seller.
- 8. Under no circumstances shall bidder have any kind of claim against Jones Auction & Realty Service, LLC as an agent of the seller, seller, the online bidding platform, or anyone else if the internet service fails to work correctly, any computer interruptions, or if bidder fails to refresh their browser or use the Live Catalog option as the lot closes.
- 9. This property sells As Is, Where Is condition without warranty of any kind, expressed or implied, No Exceptions Whatsoever. Buyers should verify all information to their satisfaction. Make all inspections and financing arrangements prior to the end of bidding. Buyer acknowledges and agrees that Seller has not made and is not making any representation statement, or warranty to Buyer about the Property, including, but not limited to, physical aspects and condition of any portion of the Property, including personal property included in this transaction, if any, condition of soil, feasibility, desirability, suitability, fitness or adaptability of any part of Property, including personal property included in this transaction, if any, for any particular use, availability of any utility service, assessments, fees or charges that may be assessed against the Property, value of Property or projected income and expenses, or any other matter. Buyer is purchasing Property in an As Is and Where Is condition and acknowledges that Buyer must rely solely on Buyers own investigation of Property. All prior negotiations and discussions have been merged into this Offer to Purchase. Buyer acknowledges and agrees that Buyer has not and will not rely on any representation or statement made by Seller and waives any and all claims against Seller or its agents for any misrepresentation, negligence, fraudulent advertising under section 100.18 of the Wisconsin Statutes, or breach of warranty.
- 10. All buyers must acknowledge and accept the Terms and Conditions provided at the time of online registration. Bank Letter of Guarantee/Validation of Funds required for bidding approval.
- 11. Buyer acknowledges that Seller has given Buyer adequate time and opportunity to inspect the Property and Buyer has either already exercised this opportunity to inspect to the extent that Buyer deems appropriate or knowingly agreed to waive such opportunity.
- 12. All information contained on any website description, or any published advertising is believed to be true and correct to the best of our knowledge and ability but IS NOT GUARANTEED. Please contact us at (920) 261-6820 prior to bidding with questions.
- 13. Broker Participation is welcome. To be eligible and for more information, contact listing broker's office by email to info@JonesAuctionService.com or call (920) 261-6820. Time is of the essence. Client's information must be received a minimum of 48 hours prior to the close of the auction. There can be no exceptions to this procedure.
- 14. Auctioneer is licensed by the Wisconsin Department of Licensing & Regulation.

15. This property is offered for sale to qualified purchasers without regard to perspective purchasers' race, color, sex, marital status, religion, or national origin.

Seller retains the right to accept, reject or counter any offer. All Auction Terms & Conditions Apply and Become Part of Any Offer

PAYMENT INSTRUCTIONS

Winning bidder is contractually bound and will enter into a Contract to Purchase immediately upon being declared the accepted bid by the auctioneer. Upon the close of the sale the winning bidder will be forwarded a Contract to Purchase via email or fax. The signed copy along with the earnest money must be returned to Jones Auction & Realty Service, LLC before end of business or 5:00 P.M. (CT) on, Thurs, November 14th, 2024. The Contract to Purchase may be hand delivered, faxed, or scanned and emailed and earnest money must accompany the Offer to Purchase. Earnest money payment can be made by check if paying in person or by wire transfer for an additional \$25 processing fee.

Bidding is not contingent upon financing. All financing arrangements must be made prior to the end of the bidding. Upon accepted offer all earnest money becomes nonrefundable.

Seller: Diana Jerger	Date:
Buyer:	Date:
Broker: Som V	Date: <u>10-8-2</u> ψ

Jones Auction & Realty Service, LLC
Stan Jones, CAI, Wisconsin Registered Auctioneer #993
818 North Church St, Watertown, WI 53098
info@jonesauctionservice.com
(920) 261-6820

Bank Letter / Verification of Funds Available Letter

PLEASE NOTE:

Per the Terms & Conditions of this sale: A Verification of Funds Available bank letter is needed.

A Verification of Funds Available Letter (VOF) is <u>not</u> a pre-approval. Per the Terms and Conditions of the sale, no financing contingency will be on any offer to purchase contract.

This VOF letter, on bank or investment firms stationary, confirms you have funds sufficient and available to close on this property in 30 - 45 days.

This letter is to be on file at our office to qualify to attend showing of the property; to be approved to bid in the auction or to submit any offer to purchase per the Terms & Conditions of the auction.

For Online Bidding: Your bank's letter must include the dollar amount of the bid permission you are requesting.

Upon receipt at our office, you will be given bid permissions up and including the amount on your bank letter and qualify to attend any showing. Any bid(s) placed over your requested bid permission will remain "Pending" until a second letter or phone call from your bank/banker confirming an updated amount is received at our office.

Your letter may be faxed to (920) 261-6830 or emailed to info@jonesauctionservice.com; or mailed / dropped off at our 818 North Church Street, Watertown, WI office during normal business hours 9:00 to 4pm, Monday-Thursday.

Date:
RE: Buyer's Name
Dear Jones Auction Service:
This letter will serve as your notification that () is a customer in good
standing with funds available in the amount of \$Bid Permission Amount for the purpose
of bidding in the online real estate auction for the property at W330N5647 County
Road C, Nashotah, Town of Merton, WI 53058
Bank Officer's Signature and Title
Please contact me at () with any questions.

REAL ESTATE CONDITION REPORT

Unified Jones Auction & Realty
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DISCLAIMER

THIS CONDITION REPORT CONCERNS THE REAL F	PROPERTY LOCATED AT <u>w330n5647</u>	CTH C Nashotah Wi
	IN THE	Town
(CITY) (VILLAGE) (TOWN) OF	Merton	, COUNTY OF
Waukesha	STATE OF WISCONSIN.	
THIS REPORT IS A DISCLOSURE OF THE COND	DITION OF THAT PROPERTY IN COM	PLIANCE WITH SECTION
709.02 OF THE WISCONSIN STATUTES AS OF	(MONTH)	(DAY),
(YEAR). IT IS NOT A WARRANTY OF ANY KIND BY	THE OWNER OR ANY AGENTS REPRE	SENTING ANY PARTY IN
THIS TRANSACTION AND IS NOT A SUBSTITUTE F	FOR ANY INSPECTIONS OR WARRAN	TIES THAT THE PARTIES
MAY WISH TO ORTAIN		

A buyer who does not receive a fully completed copy of this report within 10 days after the acceptance of the contract of sale or option contract for the above-described real property has the right to rescind that contract (Wis. Stat. s. 709.02), provided the owner is required to provide this report under Wisconsin Statutes chapter 709.

NOTICE TO PARTIES REGARDING ADVICE OR INSPECTIONS

Real estate licensees may not provide advice or opinions concerning whether or not an item is a defect for the purposes of this report or concerning the legal rights or obligations of parties to a transaction. The parties may wish to obtain professional advice or inspections of the property and to include appropriate provisions in a contract between them with respect to any advice, inspections, defects, or warranties.

A. OWNER'S INFORMATION

- A1. In this form, "aware" means the "owner(s)" have notice or knowledge.
- A2. In this form, "defect" means a condition that would have a significant adverse effect on the value of the property; that would significantly impair the health or safety of future occupants of the property; or that if not repaired, removed, or replaced would significantly shorten or adversely affect the expected normal life of the premises.
- A3. In this form, "owner" means the person or persons, entity, or organization that owns the above-described real property. An "owner" who transfers real estate containing one to four dwelling units, including a condominium unit and time-share property, by sale, exchange, or land contract is required to complete this report.

Exceptions: An "owner" who is a personal representative, trustee, conservator, or fiduciary appointed by or subject to supervision by a court, and who has never occupied the property transferred is not required to complete this report. An "owner" who transfers property that has not been inhabited or who transfers property in a manner that is exempt from the real estate transfer fee is not required to complete this report. (Wis. Stat. s. 709.01)

- A4. The owner represents that to the best of the owner's knowledge, the responses to the following questions have been accurately checked as "yes," "no," or "not applicable (N/A)" to the property being sold. If the owner responds to any question with "yes," the owner shall provide, in the additional information area of this form, an explanation of the reason why the response to the question is "yes."
- A5. If the transfer is of a condominium unit, the property to which this form applies is the condominium unit, the common elements of the condominium, and any limited common elements that may be used only by the owner of the condominium unit being transferred.
- A6. The owner discloses the following information with the knowledge that, even though this is not a warranty, prospective buyers may rely on this information in deciding whether and on what terms to purchase the property. The owner hereby authorizes the owner's agents and the agents of any prospective buyer 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.

CAUTION: The lists of defects following each question below are examples only and are not the only defects that may properly be disclosed in response to each respective question.

	B. STRUCTURAL AND MECHANICAL	YES	NO	N/A
B1.	Are you aware of defects in the roof?		NO	
	Roof defects may include items such as leakage or significant problems with gutters or eaves.	_	_	_
B2.	Are you aware of defects in the electrical system?		4	
	Electrical defects may include items such as <i>defects in solar panels and systems</i> , electrical wiring not in compliance with applicable code, knob and tube wiring, 60 amp service, or	40		
	aluminum-branch circuit wiring.			
B3.	Are you aware of defects in part of the plumbing system (including the water heater,		V	
	water softener, and swimming pool)?			
	Other plumbing system defects may include items such as leaks or defects in pipes, toilets,			
B4.	interior or exterior faucets, bathtubs, showers, or any sprinkler system. Are you aware of defects in the heating and air conditioning system (including the air filters			
D4.	and humidifiers)?		Ш	
	Heating and air conditioning defects may include items such as defects in the heating			
	ventilation and air conditioning (HVAC) equipment, supplemental heaters, ventilating fans or			
D.C.	fixtures, or solar collectors.			
B5.	Are you aware of defects in a woodburning stove or fireplace or of other defects caused by a fire in a stove or fireplace or elsewhere on the property?		\checkmark	
	Such defects may include items such as defects in the chimney, fireplace flue, inserts, or			
	other installed fireplace equipment; or woodburning stoves not installed pursuant to			
	applicable code.			
B6.	Are you aware of defects related to smoke detectors or carbon monoxide detectors or a		V	
	violation of applicable state or local smoke detector or carbon monoxide detector laws? NOTE: State law requires operating smoke detectors on all levels of all residential			
	properties and operating carbon monoxide detectors on all levels of most residential			
	properties (see Wis. Stat. ch. 101).		26	
B7.	Are you aware of defects in the basement or foundation (including cracks, seepage, and		V	
	bulges)?			
	Other basement defects may include items such as flooding, defects in drain tiling or sump pumps, or movement, shifting, or deterioration in the foundation.			
B8.	Are you aware of defects in any structure on the property?		M	
	Structural defects with respect to the residence or other improvements may include items			
	such as movement, shifting, or deterioration in walls; major cracks or flaws in interior or			
	exterior walls, partitions, or the foundation; wood rot; and significant problems with			
	driveways, sidewalks, patios, decks, fences, waterfront piers or walls, windows, doors, floors, ceilings, stairways, or insulation.			
B9.	Are you aware of defects in mechanical equipment included in the sale either as fixtures or		W	П
	personal property?			
	Mechanical equipment defects may include items such as defects in any appliance, central			
	vacuum, garage door opener, in-ground sprinkler, or in-ground pet containment system that is included in the sale.			
B10.	Are you aware of rented items located on the property such as a water softener or other	M		
	water conditioner system or water treatment system, or other items affixed to or closely		ш	
	associated with the property?			
D44	Such items may include reverse osmosis systems, iron filters, or other filters.		<u> </u>	_
B11.	Are you aware of basement, window, or plumbing leaks, overflow from sinks, bathtubs, or sewers, or other ongoing water or moisture intrusions or conditions?	Ш	\square	Ш
B12.	Explanation of "yes" responses			
BI-	Shed roof and detatched garage roof need repairs; Itouse roof is	New		
84-	AC unit does not work			
BID.	Chillegen rented softener			
	C. ENVIRONMENTAL			
53-85		YES	NO	N/A
C1.	Are you aware of the presence of unsafe levels of mold?	Ц		
C2.	Are you aware of a defect caused by unsafe concentrations of, or unsafe conditions relating to, radon, radium in water supplies, high voltage electric (100 KV or greater) or steel natural	Ш	V	
	gas transmission lines located on but not directly serving the property, lead in paint, lead in			
	soil, or other potentially hazardous or toxic substances on the property? NOTE: Specific			

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	federal lead paint disclosure requirements must be complied with in the sale of most residential properties built before 1978.			
C3.	Are you aware of the presence of asbestos or asbestos-containing materials on the property?	YES	NO	N/A
C4.	Are you aware of the presence of or a defect caused by unsafe concentrations of, unsafe conditions relating to, or the storage of hazardous or toxic substances on neighboring			
C5.	properties? Are you aware of current or previous termite, powder post beetle, or carpenter ant infestations or defects caused by animal, reptile, or insect infestations, including infestations		g	
C6.	impacting trees? Are you aware of water quality issues caused by unsafe concentrations of or unsafe conditions relating to lead?		9	
C7.	Are you aware of the manufacture of methamphetamine or other hazardous or toxic substances on the property? Explanation of "yes" responses		V	
	D. WELLS, SEPTIC SYSTEMS, STORAGE TANKS	YES	NO,	N/A
D1.	Are you aware of defects in a well on the property or in a well that serves the property, including unsafe well water? Well defects may include items such as an unused well not properly closed in conformance with state regulations, a well that was not constructed pursuant to state standards or local code, or a well that requires modifications to bring it into compliance with current code specifications. Well water defects might include, but are not limited to, unsafe levels of bacteria (total Coliform and E. coli), nitrate, arsenic, or other substances affecting human consumption safety.		D'	
D2.	Are you aware of a joint well serving the property?			
D3. D4.	Are you aware of a defect related to a joint well serving the property? Are you aware that a septic system or other private sanitary disposal system serves the property?			
D5.	Are you aware of defects in the septic system or other private sanitary disposal system on the property or any out-of-service septic system that serves the property and that is not closed or abandoned according to applicable regulations? Septic system defects may include items such as backups in toilets or in the basement; exterior ponding, overflows, or backups; or defective or missing baffles.		T	
D6.	Are you aware of underground or aboveground fuel storage tanks on or previously located on the property? (If "yes," the owner, by law, may have to register the tanks with the Wisconsin Department of Agriculture, Trade and Consumer Protection at P.O. Box 8911, Madison, Wisconsin, 53708, whether the tanks are in use or not. Regulations of the Wisconsin Department of Agriculture, Trade and Consumer Protection may require the closure or removal of unused tanks.)		Y	
D7.	Are you aware of defects in the underground or aboveground fuel storage tanks on or previously located on the property? Defects in underground or aboveground fuel storage tanks may include items such as abandoned tanks not closed in conformance with applicable local, state, and federal law;		V	
D8.	leaking; corrosion; or failure to meet operating standards. Are you aware of an "LP" tank on the property? (If "yes," specify in the additional		9	
D9. D10.	information space whether the owner of the property either owns or leases the tank.) Are you aware of defects in an "LP" tank on the property? Explanation of "yes" responses		V	
			379	

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	E. TAXES, SPECIAL ASSESSMENTS, PERMITS, ETC.	YES	NO	N/A
E1.	Have you received notice of property tax increases, other than normal annual increases, or are you aware of a pending property reassessment?		9	
E2.	Are you aware that remodeling was done that may increase the property's assessed value?			
E3. E4.	Are you aware of pending special assessments? Are you aware that the property is located within a special purpose district, such as a drainage district, that has the authority to impose assessments against the real property located within the district?		N N	
E5.	Are you aware of any proposed construction of a public project that may affect the use of the property?		V	
E6.	Are you aware of any remodeling, replacements, or repairs affecting the property's structure or mechanical systems that were done or additions to this property that were made during your period of ownership without the required permits?		\square	
E7.	Are you aware of any land division involving the property for which a required state or local permit was not obtained?			
E8.	Explanation of "yes" responses			
·				
	F. LAND USE	YES	NO	N/A
F1.	Are you aware of the property being part of or subject to a subdivision homeowners' association, or other homeowners' association?		Ĭ	
F2.	If the property is not a condominium unit, are you aware of common areas associated with the property that are co-owned with others?		V	
F3.	Are you aware of any zoning code violations with respect to the property?		M	П
F4.	Are you aware of the property or any portion of the property being located in a floodplain,		₽	
F5.	wetland, or shoreland zoning area? Are you aware of nonconforming uses of the property?		W	П
	A nonconforming use is a use of land, a dwelling, or a building that existed lawfully before the current zoning ordinance was enacted or amended, but that does not conform to the		ш	ш
F6.	use restrictions in the current ordinance. Are you aware of conservation easements on the property?		ГY	
10.	A conservation easement is a legal agreement in which a property owner conveys some of the rights associated with ownership of his or her property to an easement holder such as a governmental unit or a qualified nonprofit organization to protect the natural habitat of fish, wildlife, or plants or a similar ecosystem, preserve areas for outdoor recreation or	Ш	Ľ	Ш
	education, or for similar purposes.		_/	
F7. F8.	Are you aware of restrictive covenants or deed restrictions on the property? Other than public rights of ways, are you aware of nonowners having rights to use part of the property, including, but not limited to, private rights-of-way and easements other than recorded utility easements?		V	
F8a.			g	
F9.	Are you aware of the property being subject to a mitigation plan required under administrative rules of the Wisconsin Department of Natural Resources related to county shoreland zoning ordinances, which obligates the owner of the property to establish or maintain certain measures related to shoreland conditions and which is enforceable by the county?		d	
F10.	The use value assessment system values agricultural land based on the income that would be generated from its rental for agricultural use rather than its fair market value. When a person converts agricultural land to a non agricultural use (e.g., residential or commercial development), that person may owe a conversion charge. For more information visit https://www.revenue.wi.gov/Pages/FAQS/slf-useassmt.aspx or (608) 266-2486. a. Are you aware of all or part of the property having been assessed as agricultural land under Wis. Stat. s. 70.32 (2r) (use value assessment)? b. Are you aware of the property having been assessed a use-value assessment		<u>d</u>	
	conversion charge relating to this property? (Wis. Stat. s. 74.485 (2))			

	c. Are you aware of the payment of a use-value assessment conversion charge	YES	NO L	N/A
F11.	having been deferred relating to this property? (Wis. Stat. s. 74.485 (4))		V	
	Visit https://datcp.wi.gov/Pages/Programs_Services/FarmlandPreservation.aspx for more			
F12.	information. Is all or part of the property subject to, enrolled in, or in violation of the Forest Crop Law,		Y	
F13.	Managed Forest Law, the Conservation Reserve Program, or a comparable program? Are you aware of a dam that is totally or partially located on the property or that an ownership in a dam that is not located on the property will be transferred with the property because it is owned collectively by members of a homeowners' association, lake district, or similar group? (If "yes," contact the Wisconsin Department of Natural Resources to find		V	
F14.	out if dam transfer requirements or agency orders apply.) Are you aware of boundary or lot line disputes, encroachments, or encumbrances (including a joint driveway) affecting the property? Encroachments often involve some type of physical object belonging to one person but partially located on or overlapping on land belonging to another; such as, without limitation, fences, houses, garages, driveways, gardens, and landscaping. Encumbrances include, without limitation, a right or claim of another to a portion of the property or to the use of the		V	
F15. F16.	property such as a joint driveway, liens, and licenses. Are you aware there is not legal access to the property? Are you aware of federal, state, or local regulations requiring repairs, alterations, or corrections of an existing condition? This may include items such as orders to correct		Y	
F17.	building code violations. Are you aware of a pier attached to the property that is not in compliance with state or local			
F18. F19.	pier regulations? See http://dnr.wi.gov/topic/waterways for more information. Are you aware of a written agreement affecting riparian rights related to the property? Are you aware that the property abuts the bed of a navigable waterway that is owned by a		D D	
F20.	hydroelectric operator? Under Wis. Stat. s. 30.132, the owner of a property abutting the bed of a navigable waterway that is owned by a hydroelectric operator, as defined in s. 30.132 (1) (b), may be required to ask the permission of the hydroelectric operator to place a structure on the bed of the waterway. Are you aware of one or more burial sites on the property? (For information regarding the presence, preservation, and potential disturbance of burial sites, contact the Wisconsin Historical Society at 800-342-7834 or www.wihist.org/burial-information).			
F21.	Explanation of "yes" responses	-		
G1.	G. ADDITIONAL INFORMATION Have you filed any insurance claims relating to damage to this property or premises within	YES.	NO	N/A
G2.	the last five years? Are you aware of a structure on the property that is designated as a historic building or that		- F	
G2a.	all or any part of the property is in a historic district? Does the property currently have internet service?			
	If so, who is your provider? <u>Spectrum</u>			
G2b.	Does the property have an electric vehicle charging system and station or installed wiring for a future system or station?		N.	
G2c.	Is the system or station affixed to the property? Does the property have accessibility features? If so, attach an Accessibility Features		7	
G3.	Report (see https://www.wra.org/Disabilities/). Are you aware of any agreements that bind subsequent owners of the property, such as		V	
G3a.	a lease agreement or an extension of credit from an electric cooperative? Are you aware of any right of first refusal, recorded or not, on all or any portion of the		V	
	property?			

individ	owner a foreign person, as defined in 26 USC 1445 (f)? (E.g. a rual, foreign corporation, foreign partnership, foreign trust, or foreign 1445 of the Internal Revenue Code (26 USC 1445), also know	estate.)	YES	Page NO	6 of 6 N/A
U.S. re (seller) G5. Are yo Other	ment In Real Property Tax Act or FIRPTA, provides that a transfeal property interest must be notified in writing and must withhold tax is a foreign person, unless an exception under FIRPTA applies to the under of other defects affecting the property? defects might include items such as drainage easement or grainly settling, earth movements, or upheavals; or any other contents.	x if the transferor he transfer. ading problems;		V	
G6. The ov G7. The ov	wher has owned the property for 5+ years. wher has lived in the property for <u>5+</u> years. on of "yes" responses				
GI. Home m	ebuilt due to fire damage. 2022			_	
	nay obtain information about the sex offender registry and persons Department of Corrections at http://www.doc.wi.gov or by phone at 6		registry b	y contac	ting
	OWNER'S CERTIFICATION				
purchase, obta	nsin Statute section 709.035 requires owners who, prior to acceptar ain information that would change a response on this report to so the previously completed report to the prospective buyer within 10	ubmit a complete a	amended r	an optic eport o	n to r an
date on which	rtifies that the information in this report is true and correct to the be the owner signs this report.			12	e
Owner	Diana Jerger	Date _	, , ,	<u>, , , , , , , , , , , , , , , , , , , </u>	
	CERTIFICATION BY PERSON SUPPLYING INFO				
A person other that the inform report.	r than the owner certifies that the person supplied information on vation is true and correct to the best of the person's knowledge as o	which the owner rel f the date on which	ied for this the perso	s report on signs	and this
Person	Items	Date			
Person	Items	Date			
Person	Items	Date			
	BUYER'S ACKNOWLEDGEMENT				
	e buyer acknowledges that technical knowledge such as that acquect certain defects such as the presence of asbestos, building code				be
l acknowledge	receipt of a copy of this statement.				
Prospective bu	yer	Date			
Prospective bu	yer	Date			
Prospective bu	yer	Date			
Prospective bu	yer	Date			
Prospective bu	yer	Date			

Information appearing in italics is supplemental in nature and is not required pursuant to Section 709.03 of the Wisconsin Statutes.

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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.

WISCONSIN REALTORS® ASSOCIATION

4801 Forest Run Road Madison, Wisconsin 53704

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OFFER ADDENDUM S - LEAD BASED PAINT **DISCLOSURES AND ACKNOWLEDGMENTS**

Page 1 of 3

■ LEAD WARNING STATEMENT: Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase. Disclosures and Acknowledgments made with respect to the Property at W330N5647 CTN C Nashotah Wi 53058 , Wisconsin. 12 SELLER DISCLOSURE AND CERTIFICATION. Note: See Seller Obligations at lines 27 - 54 and 55 - 112. (1) SELLER DISCLOSURES: (a) Seller hereby represents that Seller has no knowledge of any lead-based paint or lead-based paint hazards (collectively referred to as LBP) present in or on the Property except: (Explain the information known to Seller, including any additional information available about the basis for the determination that LBP exists in or on the Property, the location of any LBP, and the condition of painted surfaces, or indicate "none.") (b) Seller hereby confirms that Seller has provided the Buyer with the following records and reports which comprise all of the reports and records available to Seller pertaining to lead-based paint or lead-based paint hazards (LBP) in or on the Property: (Identify the LBP record(s) and report(s) (e.g. LBP abatements, inspections, reductions, risk assessments, etc., as defined at lines 89 - 107) provided to Buyer, or indicate "none available.") (2) SELLER CERTIFICATION: The undersigned Seller has reviewed the information above and certifies, to the best of their knowledge, that the information provided by them is true and accurate.

Weaka Jerger
(ALL Sellers' signatures) ▲ Print Names Here ▶

Seller Obligations under the Federal Lead-Based Paint Disclosure Rules

(Based upon 40 CFR Chapter 1, Part 745, Subpart F, §§745.103, 745.107, 745.110, 745.113 & 745.115; and 24 CFR subtitle A, Part 35, Subpart H, §§35.86, 35.88, 35.90, 35.92 & 35.94, which all are collectively referred to in this Addendum as Federal LBP Law.)

DISCLOSURE REQUIREMENTS FOR SELLERS. (a) The following activities shall be completed before the Buyer is obligated under any contract to purchase target housing that is not otherwise an exempt transaction pursuant to Federal Law. Nothing in this section implies a positive obligation on the Seller to conduct any risk assessment and/or inspection or any reduction activities.

(1) Provide LBP Pamphlet to Buyer. The Seller shall provide the Buyer with an EPA-approved lead hazard information pamphlet. Such pamphlets include the EPA document entitled Protect Your Family From Lead In Your Home (EPA #747-K-99-001) or an equivalent pamphlet that has been approved for use in this state by EPA.

(2) <u>Disclosure of Known LBP to Buyer.</u> The Seller shall disclose to the Buyer the presence of any known lead-based paint and/or lead-based paint hazards in the target housing being sold. The Seller shall also disclose any additional information available concerning the known lead-based paint and/or lead-based paint hazards, such as the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of lead-based paint and/or lead-based paint hazards, and the condition of painted surfaces (chipping, cracked, peeling).

(3) Disclosure of Known LBP & LBP Records to Agent. The Seller shall disclose to each agent the presence of any known lead-based paint and/or lead-based paint hazards in the target housing being sold and the existence of any available records or reports pertaining to lead-based paint and/or lead-based paint hazards. The Seller shall also disclose any additional information available concerning the known lead-based paint and/or lead-based paint hazards, such as the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of lead-based paint and/or lead-based paint hazards, and the condition of the painted surfaces (chipping, cracked, peeling).

(4) Provision of Available LBP Records & Reports to Buyer. The Seller shall provide the Buyer with any records or reports available (see line 88) to the Seller pertaining to lead-based paint and/or lead-based paint hazards in the target housing being sold. This requirement includes records or reports regarding common areas. This requirement also includes records or reports regarding other residential dwellings in multifamily target housing, provided that such information is part of a risk assessment and/or inspection or a reduction of lead-based paint and/or lead-based paint hazards in the target housing as a whole.

(b) Disclosure Prior to Acceptance of Offer. If any of the disclosure activities identified in lines 30-51 occurs after the Buyer has provided an offer to purchase the housing, the Seller shall complete the required disclosure activities prior to accepting the Buyer's offer and allow the Buyer an opportunity to review the information and possibly amend the offer.

Unified Jones Auction & Realty, 818 N Church St Watertown WI 53098-1702

Phone: 920,261,6820

Fax: 920.261.6830 Stan Jones Dianna Jerger

■ <u>CERTIFICATION AND ACKNOWLEDGMENT OF LBP DISCLOSURE.</u> (a) <u>Seller requirements.</u> Each contract to sell target housing shall include an attachment or addendum containing the following elements, in the language of the contract (e.g., English, Spanish):

(1) Lead Warning Statement. A Lead Warning Statement consisting of the following language:

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavorial problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the Seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

- (2) <u>Disclosure of Known LBP & LBP Information Re: the Property.</u> A statement by the Seller disclosing the presence of known lead-based paint and/or lead-based paint hazards in the target housing being sold or indicating no knowledge of the presence of lead-based paint and/or lead-based paint hazards. The Seller shall also provide any additional information available concerning the known lead-based paint and/or lead-based paint hazards, such as the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of the lead-based paint and/or lead-based paint hazards, and the condition of the painted surfaces (chipping, cracked, peeling, dust, etc.).
- (3) <u>List of Available LBP Records & Reports Provided to Buyer.</u> A list of any records or reports available to the Seller pertaining to lead-based paint and/or lead-based paint hazards in the housing that have been provided to the Buyer. If no such records or reports are available, the Seller shall so indicate.
- (4) <u>Buyer Acknowledgment of Receipt of Disclosures</u>, <u>Records & Pamphlet</u>. A statement by the Buyer affirming receipt of the information set out in lines 67 75 and a lead hazard information pamphlet approved by EPA.
- (5) <u>Buyer Acknowledgment of Receipt of Opportunity for LBP Inspection.</u> A statement by the Buyer that he or she has either: (i) received the opportunity to conduct the risk assessment or inspection required per lines 123 127; or (ii) waived the opportunity.
- (6) <u>Agent Certification.</u> When one or more real estate agents are involved in the transaction to sell target housing, a statement from each agent that: (i) The agent has informed the Seller of the Seller's obligations under Federal LBP Law; and (ii) the agent is aware of his or her duty to ensure compliance with Federal LBP Law. Agents ensure compliance by informing Seller of his or her obligations and by making sure that the Seller or the agent personally completes the required activities. Buyer's agents paid solely by Buyer are exempt.
- (7) <u>Signatures</u>. The signatures of all Sellers and Buyers, and all agents subject to Federal LBP Law (see lines 80 84) certifying to the accuracy of their statements to the best of their knowledge, along with the dates of the signatures.

■ DEFINITIONS:

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88 Available means in the possession of or reasonably obtainable by the Seller at the time of the disclosure.

Abatement means the permanent elimination of lead-based paint and/or lead-based paint hazards by methods such as removing, replacing, encapsulating, containing, sealing or enclosing lead-based paint with special materials, in conformance with any applicable legal requirements.

92 <u>Buyer</u> means one or more individuals or entities who enter into a contract to purchase an interest in target housing (referred to in the singular whether one or more).

94 <u>Inspection</u> means: (1) a surface-by-surface investigation to determine the presence of lead-based paint, and (2) the provision of a report explaining the results of the investigation.

96 <u>Lead-based paint</u> means paint or other surface coatings that contain lead equal to or in excess of 1.0 milligram per square centimeter or 0.5 percent by weight.

Lead-based paint hazard means any condition that causes exposure to lead from lead-contaminated dust, lead-contaminated soil, or lead-contaminated paint that is deteriorated or present in accessible surfaces, friction surfaces, or impact surfaces that would result in adverse human health effects as established by the appropriate Federal agency.

101 <u>Reduction</u> means designed to reduce or eliminate human exposure to lead-based paint hazards through interim controls, 102 abatement, etc.

103 <u>Risk assessment</u> means an on-site investigation to determine and report the presence of lead-based paint, and to evaluate and report the extent, nature, severity, and location of lead-based paint hazards in residential dwellings, including: (1) information gathering regarding the age and history of the housing and occupancy by children under 6; (2) visual inspection; (3) limited wipe sampling or other environmental sampling techniques; (4) other activity as may be appropriate; and (5) provision of a report explaining the results of the investigation.

108 <u>Seller</u> means one or more individuals or entities who transfer, in return for consideration, (1) legal title to target housing, in 109 whole or in part; (2) shares in a cooperatively owned project; or (3) an interest in a leasehold (referred to in the singular 110 whether one or more).

111 <u>Target housing</u> means any housing constructed prior to 1978, except housing for the elderly or persons with disabilities (unless any child who is less than 6 years of age resides or is expected to reside in such housing) or any 0-bedroom dwelling.

	[page 3	of 3, Addendum S
	■ AGENT(S) ACKNOWLEDGMENT AND CERTIFICATION.	
115 116	(1) ACKNOWLEDGMENT: All agent(s) in this transaction subject to Federal LBP Law (see lines 8 acknowledge that: (1) the Seller was informed of his or her obligations under the Federal LBP Law (see lines 112); and (2) they are aware of their duty to ensure compliance with the requirements of Federal LBP Law. (2) CERTIFICATION: The undersigned agents have reviewed the information above and certify, to the	27 - 54 and 55
118	knowledge, that the information provided by them is true and accurate.	0 2000 01 1110
119 120	(X) (Agent's Signature) Print Agent & Firm Names Here Stanley D Jones Jones Auction & Realty	8-24
		(Date)
121 122	(X)	(Date) ▲
124 125 126	■BUYER'S OPPORTUNITY TO CONDUCT AN EVALUATION (LBP Inspection Contingency). (a) Before obligated under any contract to purchase target housing, the Seller shall permit the Buyer a 10-day period (unutually agree, in writing, upon a different period of time) to conduct a risk assessment or inspection for lead-based paint and/or lead-based paint hazards. (b) Not withstanding lines 123 - 126, a Buyer may waive to conduct the risk assessment or inspection by so indicating in writing.	nless the parties
129 130 131 132 133 134 135 136 137 138 140 141 142 143 144 145 146 147	■BUYER INSPECTION CONTINGENCY, ACKNOWLEDGMENT AND CERTIFICATION. (1) LEAD-BASED PAINT INSPECTION CONTINGENCY: [Buyer to check one box at lines 131, 147 or 14. checked, Buyer is deemed to have elected a 10-day contingency per lines 131 - 146.] □ LEAD-BASED PAINT INSPECTION CONTINGENCY: This Offer is contingent upon a federal or state inspector or lead risk assessor conducting an inspection or risk assessment of the Property, at Buyer's cost, no lead-based paint and/or lead-based paint hazards (see lines 96 - 100) (collectively referred to as LBP). shall be deemed satisfied, and Buyer will have elected to take the Property "as is" with respect to LBP, unledays of acceptance, delivers to Seller a copy of the inspector's or risk assessor's written report and listing the LBP identified in the report to which the Buyer objects. Buyer agrees to concurrently deliver a collection to the listing broker, if any. A proposed amendment will not satisfy this notice requirement. RIGHT TO CURE: Seller (shall)(shall not) STRIKE ONE have a right to cure [if neither struck, Seller shall cure]. If Seller has the right to cure, Seller may satisfy this contingency by: (1) delivering, within 10 days of notice, written notice of Seller's election to abate the LBP identified by the Buyer; and (2) providing Buyer, not prior to closing, with certification from a certified lead supervisor or project designer, or other certified lead the identified LBP has been abated. This Offer shall be null and void if Buyer makes timely delivery of the a report and: (1) Seller does not have a right to cure or (2) Seller has a right to cure but: a) Seller delivers notice not cure or b) Seller does not timely deliver the notice of election to cure. "Abate" shall mean to permaner identified LBP by methods such as removing, replacing, encapsulating, containing, sealing or enclosing the in conformance with the requirements of all applicable law. □ Buyer elects the LBP contingency Buyer has attached to this Addendum S. □ Buyer waives the opportunity for	te certified lead which discloses This contingency ess Buyer, within a written notice py of the repor have the right to receipt of Buyer's ater than 3 days d contractor that above notice and the that Seller will
150	(2) EPA LEAD HAZARD INFORMATION PAMPHLET: If Buyer has provided electronic consent, a copy of the LBP pamp Family from Lead in Your Home, may be found at https://www.epa.gov/lead/protect-your-family-lead-your-home-real-estate-disc Note: More information about electronic consent can be found at https://www.wra.org/ecommerce/ .	ohlet, <i>Protect You</i> losure.
153 154	(3) BUYER ACKNOWLEDGMENT: Buyer hereby acknowledges and certifies that Buyer has: (a) received above-listed disclosures, reports and records concerning any known LBP in or on the Property (see lines 12 - a lead hazard information pamphlet approved by the EPA; and (c) received the opportunity to conduct a LBP or inspection of the Property or has waived the opportunity (see lines 131 - 148 above).	22): (b) received
156 157	(4) BUYER CERTIFICATION: The undersigned Buyer has reviewed the information above and certifies, to the knowledge, that the information provided by them is true and accurate.	ne best of their
158 159	(X)	(Date) ▲
		(Date)
160 161	(X)	(Date) A

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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.

(Date) ▲

Waukesha County GIS Map



SimultaneousConveyance General Common Element Municipal Boundary_2K Parcel_Dimension_2K PL-Extended_Tie_line EA-Easement_Line PL-Meander_Line Assessor Plat Condominium Note_Text_2K PL-Tie_Line Subdivision Cartoline_2K Railroad_2K PL-Note PL-DA PL-Tie Lots_2K Ē ŏ

Notes:

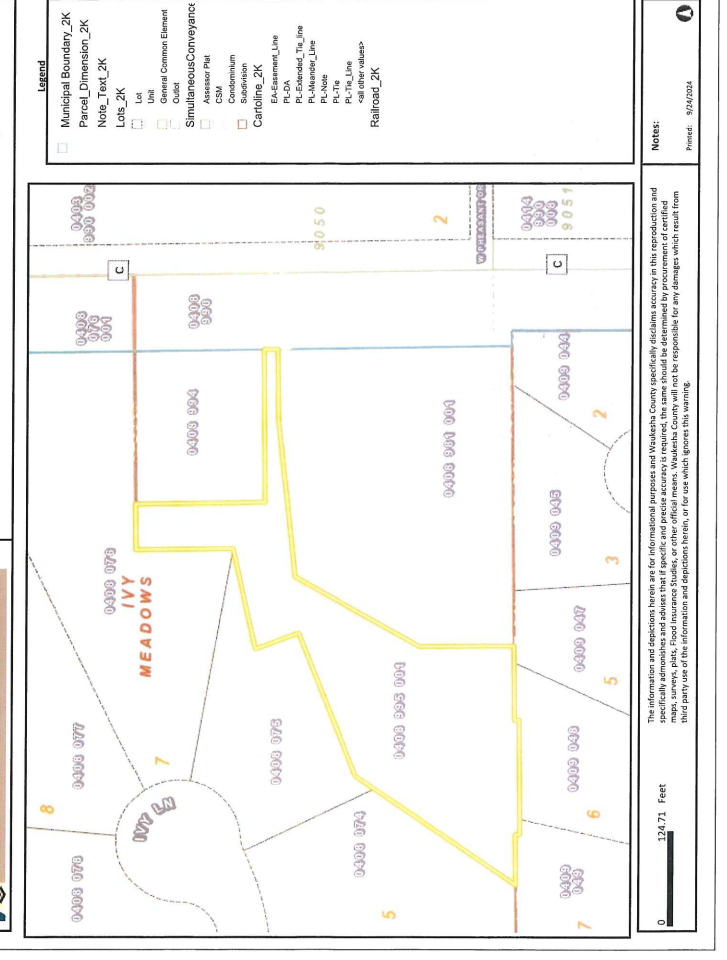
Printed: 9/24/2024

124.71 Feet

The information and depictions herein are for informational purposes and Waukesha County specifically disclaims accuracy in this reproduction and specifically admonishes and advises that if specific and precise accuracy is required, the same should be determined by procurement of certified maps, surveys, plats, Flood Insurance Studies, or other official means. Waukesha County will not be responsible for any damages which result from third party use of the information and depictions herein, or for use which ignores this warning.

MAP WAUKESHA county

Waukesha County GIS Map





View: Assessor View

Full Report
Property Location: W330N5647 County Road C

Report Options

Print Report

Search Criteria

Search Results

Modify Search

Owner:

Jerger Diana E W330N5647 County Road C Nashotah, WI 53058-9743 Taxed by: Town Of Merton
Taxkey # MRTT0408995001
Owner Occupied: Yes

W330N5647 County Road C Merton, WI 53058-9743

Property Address:

ID Walk Down

ID Walk Up

Record 1 of 1 selected records

County: Waukesha Taxed by: Town Of Merton Taxkey # MRTT0408995001

		me	

Assessment Year	Property Class	Land Assessment	Improvement Assessment	Total Assessment	Percent Of Change	Acres	Ratio
2023	Residential	\$ 110,900	\$ 197,600	\$ 308,500	75.484	2.063	0.694051214
2022	Residential	\$ 110,500	\$ 65,300	\$ 175,800	-41.007	2.026	0.804937527
2021	Residential	\$ 110,500	\$ 187,500	\$ 298,000	0.000 -	2.026	0.944263744
2020	Residential	\$ 110,500	\$ 187,500	\$ 298,000	16.680 1	2.026	0.973044948
2019	Residential	\$ 92,400	\$ 163,000	\$ 255,400	0.000 -	2.026	0.862182991
2018	Residential	\$ 92,400	\$ 163,000	\$ 255,400	0.000 -	2.026	0.896729386
2017	Residential	\$ 92,400	\$ 163,000	\$ 255,400	0.000-	2.026	0.933046529
2016	Residential	\$ 92,400	\$ 163,000	\$ 255,400	0.000 -	2.026	0.950413793
2015	Residential	\$ 92,400	\$ 163,000	\$ 255,400	-0.117 🖡	2.026	0.976542972

Taxes									
Tax Year	Total Tax	First Dollar	Lottery Credit	Net Tax	Special Taxes	Special Assessment	Special Charges	Full Pay Amount	Ratio
2023	\$2,888.48	\$43.51	\$161.95	\$2,683.02			\$656.03	\$3,339.05	0.694051214
2022	\$1,723.51	\$48.42	\$158.93	\$1,516.16			\$293.72	\$1,809.88	0.804937527
2021	\$2,789.73	\$49.78	\$176.56	\$2,563.39			\$247.09	\$2,810.48	0.944263744
2020	\$2,881.06	\$51.01	\$125.00	\$2,705.05			\$232.36	\$2,937.41	0.973044948
2019	\$2,883.49	\$53.04	\$147.18	\$2,683.27			\$228.61	\$2,911.88	0.862182991
2018	\$2,902.31	\$54.31	\$131.90	\$2,716.10			\$217.00	\$2,933.10	0.896729386
2017	\$2,850.67	\$54.52	\$95.41	\$2,700.74			\$213.00	\$2,913.74	0.933046529
2016	\$3,005.60	\$55.82	\$104.97	\$2,844.81			\$206.00	\$3,050.81	0.950413793
2015	\$3,009.97	\$56.35	\$91.02	\$2,862.60			\$215.80	\$3,078.40	0.976542972

Assessor

Building Square Feet:

Bedrooms :

Full Baths : Half Baths :

Total Rooms : Number of Stories :

Building Type : Exterior Wall : Exterior Condition :

> Land Use : Zoning :

Year Built : Year Remodeled :

Effective Year Built : Air Conditioning :

Fireplace : Number of Units : Township: 8N

Range: 18E Section: 30 Quarter:

Pool : Attic :

Basement : Heat :

Heat : Garage :

School District: 3542 Stone Bank

Historic Designation:

Legal Description

Pt SE1/4 Of SE1/4 Sec 30 & NE1/4 Of NE1/4 Sec 31 T8N R18E; Com Se Crnr Of SE1/4; N00°50'25"W Alng E Line Of SE1/4 281.00 Ft To The Bgn; S89°20'18"W 195.50 Ft; S83°17'10"W 161.32 Ft; S84°20'03"W 42.05 Ft; S29°27'09"W 186.35 Ft; S00°25'49"E 99.12 Ft To S Line; S00°25'49"E 24.00 Ft To N Line Lot 5 Blk D Lakeland Manor Subd; Alng Nly Line; S89°20'18"W 97.94 Ft; S00°39'42"E 6.00 Ft; S89°20'18"W 150.00 Ft; N00°39'42"W 6.00 Ft; S89°20'18"W 65.72 Ft To Se Crnr Lot 5 lvy Meadows Subd; N34°23'35"E 253.17 Ft; N68°13'23"E 201.61 Ft; N20°28'25"W 60.00 Ft; N77°05'35"E 135.21 Ft; N00°50'25"W 126.00 Ft; N89°20'18"E 60.00 Ft To Nw Crnr Of Lands Desc In Doc #650173; S00°50'25"E Alng Wly Line Of Doc #650173 168.50 Ft; N89°20'18"E Alng Sly Line Of Doc #650173 300.00 Ft To E Line Of SE1/4; S00°50'25"E 1730 Ft To Bgn

https://flex.wiredata.com/tax/