Lyon County GIS

Parcel, Tax, and Land Record Data Policy

Adopted by the Lyon County Board of Commissioners on December 2nd, 2003
Parcel, Tax, and Land Record Data Policy

Lyon County maintains a Parcel GIS layer, which is fused with an export file from the Lyon County Tax System. This policy only relates to the Parcel GIS layers and the exported data from said tax system. This policy is in no way applicable to Land Records from Lyon County Recorders office or to information on the Lyon County Tax System. Lyon County reserves the right to omit data deemed private from GIS datasets released to protect the privacy of the General Public of Lyon County. Data that may be omitted is owner name, physical address, tax records, and other monetary related information or any other data believed by Lyon County to affect the privacy of the General Public. Data omitted may at sometime be accessible from public terminals within Lyon County Government Center. Data omitted may be released within a cooperative agreement to another entity if deemed by Lyon County to have a valid use for such data at that time. Data contained on any online mapping application run by Lyon County will be limited to an extent determined by Lyon County at such a time when an online mapping application is pursued.

The information contained on these cadastral/parcel GIS layers/datasets is used to locate, identify and inventory parcels of land in Lyon County for reference purposes only and is **NOT** to be construed or used as a "legal description or survey." Map information is believed to be accurate but accuracy is not guaranteed. Any errors or omissions should be reported to Lyon County GIS Department. In no event will Lyon County be liable for any damages, including loss of data, lost profits, business interruption, loss of business information or other pecuniary loss that might arise from the use of this data or the information it contains.

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1 the data is classified Not Public data by the Minnesota Government Data Practices Act, Minnesota Statutes, Chapter 13, Section 46.

13.03 Access to government data.

Subdivision 1. **Public data.** All government data collected, created, received, maintained or disseminated by a state agency, political subdivision, or statewide system shall be public unless classified by statute, or temporary classification pursuant to section 13.06, or federal law, as nonpublic or protected nonpublic, or with respect to data on individuals, as private or confidential. The responsible authority in every state agency, political subdivision and statewide system shall keep records containing government data in such an arrangement and condition as to make them easily accessible for convenient use. Photographic, photostatic, microphotographic, or microfilmed records shall be considered as accessible for convenient use regardless of the size of such records.