

Thank you for choosing Midstate Title Agency of Southern Michigan, LLC to satisfy your title needs and to provide an exceptional closing experience. We appreciate your business.

ate: Sales Associates:	_
nticipated Closing Date:	
PURCHASE	
UYER INFORMATION:	
ddress:	
hone:	
ocial Security Number: XXX (Just last 6 numbers required)	
mail Address:	
ELLER INFORMATION:	
ddress:	
hone:	
ocial Security Number: XXX (Just last 6 numbers required)	
mail Address:	
ENDER:	
ddress:	
oan Officer: Phone:	
ROPERTY ADDRESS:	
arcel Number:	
egal Description:	
ETURN COMMITMENT TO: Send Via: (Check one)	
Name:	
Company:	
address:	
Phone: Fax:	
Email:	



PURCHASE AGREEMENT

1. PROPERTY DESCRIPTION AND PRICE: The located in the city/township/village oflegally described as	, County of	
and has a parcel ID number/tax ID number of also being commonly known as		
property, all built-in equipment, shelving, caldrapery hardware, window shades and blinds,	all fixtures, improvements and appurtenances binets, all lighting fixtures and their shades, a , attached mirrors, television antennas, satellitm windows, screens, awning, garage door ope ll landscaping andDollars(\$tions, easements, and zoning ordinances, if any	attached carpeting, curtain and e dish, and any accessories and ener(s) and transmitters, water
2. METHOD OF PAYMENT: All money (except The sale shall be completed by the following m	earnest money) must be paid by cash or cashionethod: (mark one box; all unmarked paragraph	
\square A. CASH SALE. Delivery of a Warranty De	ed conveying a marketable title.	
contingent upon the purchaser being able to se	sts, prepaid items, and adjustments in cash. Pur Seller's acceptance of this agreement at his own application to lender, he will promptly comply seloan application. If a firm commitment for suc	ount of \$ and rchaser agrees to apply for such expense Purchase y with the lender's request for the mortgage cannot be obtained
APPLICABLE TO FHA OR VA SALES ONLY: It is a the purchaser shall not be obligated to comple forfeiture of any earnest money deposits or oth issued by the Federal Housing Commissioner seless than \$ which statement the mor value statement is made available to the mortga with the consummation of the agreement with Housing Commissioner. The appraised valued Housing and Urban Development will insure. He should satisfy himself/herself that the price as purchaser and seller that the additional person discount, commonly called "points", at the time repairs required by FHA/VA, not to exceed \$	ete the purchase of the property described he terwise unless the mortgage has delivered to the etting forth the appraised value of the property rtgage hereby agrees to deliver to the purchaser age. The purchaser shall, however, have the prithout regard to the amount of the appraised tion is arrived at to determine the maximum IUD does not warrant the value or the condition and condition of the property are acceptable. It hal property listed herein has no value. Seller age of closing, not to exceed points.	rein or to incur any penalty by e purchaser a written statement (excluding closing costs) of not r promptly after such appraised vilege and option of proceeding valuation made by the Federal mortgage the Department of a of the property. The purchaser is further understood between grees to pay required mortgage The Seller agrees to pay for any
hereof.	tached "ADDENDUM FOR SALE TO EXISTING Model of the contract of the contract sale addendum" mad	•
		_
attached hereto	he form of CASH or CHECK (check on the sale is consummated: n, LLC – pursuant to a separate Earnest Mone	y Deposit Escrow Agreement
4. CLOSING: If this agreement is accepted by the and purchaser agree to consummate the sale of	ne seller and if title can be conveyed in the cond	



PURCHASE AGREEMENT (continued)

present tena	on: The seller shall deliver and the nts, if any. If the seller occupies the p cluding the date of closing through t	roperty it shall be vacated on or befo	ore da	ays after closing.
	per day.			
	CONDITIONS: Purchaser acknowled			
of	e additional terms and conditions w	hich appear in paragraphs 12 thru s	36. Purchaser also ackno	wledges receipt
a copy of this	s agreement.			
7.	ADDITIONAL	CONDITIONS	(if	any):
	SER'S SIGNATURE AND ACKNOWL	EDGEMENT OF RECEIPT: Purchase	er acknowledges the rec	eipt of a copy of
this Purchase	e Agreement.			
In the presen	nce of:			
WITNESS		PURCHASER		
DATE		PURCHASER		
	S ACKNOWLEDGEMENT OF DEPoned, which will be applied as indicate y seller.			
SELLER		SELLER		
10. ACCEPT copy hereof.	ANCE OF AGREEMENT OF SALE: T	he above terms of purchase are acco	epted and seller acknowl	ledges receipt of
WITNESS		SELLER		
DATE		SELLER		<u></u>
	SER ACKNOWLEDGEMENT OF REd acceptance of the forgoing Purcha		hereby acknowledges th	e receipt of the
WITNESS		PURCHASER		
DATE		PURCHASER		



GENERAL CONDITIONS

- **12. RECEIPT OF SELLER'S DISCLOSURE STATEMENT:** Purchaser has received the Seller's Disclosure Statement required by Michigan law. Purchaser has reviewed and accepts the condition of the property as set forth in the Seller's Disclosure Statement, subject to any additional inspections or contingencies set forth in this agreement.
- **13. TITLE EVIDENCE:** Seller agrees to furnish purchaser a Commitment of Title Insurance prior to closing, and after closing, a Policy of Title Insurance in the amount of the purchase price, bearing date later than the acceptance hereof and guaranteeing the title in the condition required for performance of this agreement.
- **14. TITLE OBJECTIONS:** If objection to the title is made, based upon a written opinion of purchaser's attorney that the title is not in the condition required for performance hereunder, the seller shall have 30 calendar days from the date notified in writing of the particular defects claimed, either (1) to remedy the title, or (2) to obtain title insurance as required above, or (3) to refund deposit in full termination of this agreement if unable to remedy the title or obtain title insurance. If the seller remedies the title or shall obtain such title insurance within the time specified, the purchaser agrees to complete the sale within 10 calendar days of written notification thereof. If the seller is unable to remedy the title or obtain title insurance within the time specified, the deposit shall be refunded forthwith in full termination of this agreement.
- **15. DEFAULT:** In the event of default by the seller, the purchaser may elect to enforce the terms hereof or demand and be entitled to, a refund of the entire deposit in full termination of this agreement. In the event of default by the purchaser, the seller may elect to enforce the terms hereof or declare a forfeiture and retain the deposit as liquidated damages.
- **16. PROPERTY TAXES:** All taxes on the land which are due and payable on or before date of closing shall be paid by seller. Current taxes shall be prorated and adjusted as of the date of closing in accordance with the ______ basis of the municipality or taxing unit in which the property is located.
- **17. SPECIAL ASSESSMENTS:** Special assessments for public improvements which have been confirmed by public authority prior tithe date of closing shall be paid by the seller.
- **18. CONDOMINIUM AND HOMEOWNERS ASSOCIATION ASSESSMENTS:** Any assessment, such as condominium, homeowners association or other such assessments which have been confirmed by the proper authority prior to closing shall be paid by seller at closing.
- 19. OTHER PRORATIONS: Interest and rents shall be prorated and adjusted as of the date of closing.
- **20. SEWER AND WATER CHARGES:** Seller agrees to pay for all sewer and water usage to date of closing. One of the following shall retain from the amount due seller at closing a minimum of \$200.00 for water charges, or more as agreed to by the parties upon presentation of the most recent water meter read amount. When the final water bill or reading is received the unused portion shall be returned to the seller.

 Choose one of the following:

 Midstate Title Agency of Southern Michigan, LLC pursuant to a separate Escrow Agreement, if applicable
- **21. WELL AND SEPTIC INSPECTION:** If the property is serviced by a well and/or septic system, seller shall provide at seller's expense, to the purchaser an inspection report by the county health department. Seller represents that the well water is potable and that the well and septic system are in good working order or as disclosed.
- **22. MUNICIPALITY INSPECTIONS:** If the municipality where property is located requires an inspection prior to sale, seller will pay for necessary inspections and required repairs, if any, to obtain written approval of municipality.
- **23. PROPERTY INSPECTION OPTION OF PURCHASER:** Purchaser is hereby advised that they may have the property inspected at their expense. If Purchaser does not notify Seller in writing within _____Calendar days from the date of acceptance of this agreement by Seller that Purchaser is dissatisfied with the inspection, this agreement shall be binding without regard to said inspection. If Purchaser notifies Seller in writing that in their sole judgment they are dissatisfied with the condition of the property within the above specified time, the purchaser may declare this agreement null and void and deposit shall be returned.

Purchaser Does	Purchaser Does Not	desire to have a home inspection
INITIALS	INITIALS	



GENERAL CONDITIONS (continued)

- **24. AVAILABILITY OF HOME PROTECTION PLANS:** Purchaser and seller are hereby notified of the benefits of having the premises covered by a Home Protection Plan and are aware that the plan may be purchased mutually or separately by either party.
- **25. FINAL INSPECTION PRIOR TO CLOSING:** Purchaser reserves the right to walk through the property within 48 hours prior to closing.
- **26. LOCATION OF THE CLOSING:** The closing of this sale shall take place at the office of the title company.
- 27: MAINTENANCE OF THE PROPERTY UNTIL POSSESSION BY PURCHASER: Until possession is delivered, seller agrees to keep the property in substantially the same condition as of the date of this agreement and agrees to maintain heating, sewer, well, septic, plumbing, electrical systems and appliances and equipment in normal working order, to keep the roof and basement watertight and maintain the grounds, except for any conditions as may have been disclosed in the Seller's Disclosure Statement, or conditions that may have been discovered by the purchaser as a part of any inspections made by or on behalf of the purchaser where purchaser accepted the property in its AS IS condition. Seller further agrees to keep all utility services (electric, gas and water) operating until date of possession. In the event the property herein has been winterized it shall be the obligation and expense of seller to de-winterize the property prior to closing. Seller agrees to leave the premises broomclean and free of debris.
- **28. SELLER'S REPRESENTATIONS:** Unless otherwise noted, seller represents that the foundation, foundation walls and basement are watertight and free of any leakage or seepage as of the date of this agreement and that the property is not in violation of any building and/or zoning restrictions and/or requirements or in violation of any law or ordinance.
- **29. PROVISION FOR AS IS CONDITION:** By the execution of this agreement the purchaser acknowledges THAT THEY HAVE EXAMINED THE ABOVE described property and are satisfied with the physical condition of structures thereon and purchase said property in an "AS IS CONDITION", subject only to the right of a property inspection as provided for the herein. Purchaser recognizes that the seller has provided the required Seller's Disclosure Statement, the purchaser has been afforded the right to an independent inspection of the property and the purchaser affirms that the property is being purchased AS IS.

PURCHASER'S INITIALS **30. COUNTER OFFER PROVISION:** In the event seller makes any written change in any of the terms and conditions of the Purchase Agreement presented by purchaser, such changed terms and conditions shall constitute a counter offer by seller to purchaser which shall remain valid until_ _ (DATE), at _ __ (TIME) and shall require acceptance by the purchaser by initialing of each such change before such date and time. 31. INVALIDITY OF VERBAL AGREEMENTS: It is further understood that no promises have been made other than those that are in writing and signed by all parties involved. (NO VERBAL AGREEMENTS WILL BE BINDING). 32. BINDING TO THE HEIRS, etc: The agreements herein shall bind and inure to the benefits of the executors, administrators, successors and assigns of the respective parties. 33. RECOMMENDATION FOR LEGAL COUNSEL: IT IS RECOMMENDED THAT ALL PARTIES TO THIS PURCHASE AGREEMENT RETAIN AN ATTORNEY TO PROTECT THEIR INTERESTS. 34. ACKNOWLEDGEMENT OF THE PARTIES: The parties hereto have read both sides of this agreement and have affixed their initials hereto. PURCHASER SELLER PURCHASER SELLER



SALE ON LAND CONTRACT ADDENDUM

FOR THE PROPERTY KNOWN AS:
SALE ON LAND CONTRACT. Payment of the sum of Dollars, by cashier's check or certified check (no personal checks), and the
execution of a universally accepted title company form acknowledging payment of that sum and calling for the payment of the remainder of the purchase money within years from the date of the contract in monthly payments of not less than
Dollars each, which include interest payments at the rate of % per annum and which Do DO NOT (check one) include prepaid taxes and insurance.
PLEASE INITIAL APPROPRIATE BOXES BELOW:
PAYMENT
1. Land Contract Principal and Interest payment \$
REAL ESTATE TAXES 2. Purchaser agrees to pay all taxes and special assessments when due and submit proof of payment to Seller before any penalty for non-payment attaches thereto. Payment to be made the taxing authority. APPLIES DOES NOT APPLY
3. Purchaser agrees to pay an additional monthly amount of \$ which is an estimate of 1/12 of the annual cost of taxes and special assessments, which shall be credited by the Seller to the principal balance. Seller shall pay said taxes and assessments before any penalty attaches and add amounts so paid to the principal balance of the contract. This amount maybe adjusted periodically to approximate the total sum required annually for taxes and assessments. APPLIES DOES NOT APPLY
OR
4. Seller agrees to pay all taxes and special assessments when due and will add same to the Land Contract balance on the due date. (Be certain that monthly payments will cover interest, principal, and taxes.) \square APPLIES \square DOES NOT APPLY
INSURANCE
5. Insurance will be paid in accordance with the method outlined in paragraph \square 2, \square 3, or \square 4 above (check one). (If paragraph 3 is selected, the monthly amount is \square 2. \square 3. \square 4 above (check one).
FIRST PAYMENT DUE AND TAX PRORATION 6. Purchaser's first monthly payment is due 30 days from the date of closing unless otherwise agreed in writing. Taxes will be prorated to the closing date. Interest will begin to run from the closing date. If Seller occupies the property after closing Seller will pay an occupancy charge in accordance with paragraph# of the Contract to Purchase. In addition, if payments are to be due on the first of the month place an "X" here In this case, Purchaser will pay Interest at closing for the period from the closing date to the first of the following month and first payment will be due 30 days later. APPLIES DOES NOT APPLY
OTHER 7. Purchaser is to supply, at his expense, to Seller a current credit report, employment letter(s) and financial statement not later than If said information is not satisfactory to Seller or is not timely delivered, Seller may, within (2) days of receipt of the information, declare this sale null and void and all deposit monies will be returnedAPPLIES DOES NOT APPLY
8. In the event of payments are not received within 15 days from due date, a late fee of \$ per payment shall be assessed. This is a service charge and is not interest. Purchaser further agrees and understands that assessment of the late fee does not constitute an election under the contract and the Seller may pursue any other remedies available in law or equity. (Note: This paragraph when applicable is to be copied verbatim in the additional conditions of the Land Contract document.) \(\begin{align*} \text{APPLIES} \Bigsim \text{DOES NOT APPLY} \end{align*} \)
9. Seller agrees to execute a Warranty Deed at closing to be placed in Escrow with title company providing settlement services. Purchaser agrees to pay the Deed Escrow Fee. APPLIES DOES NOT APPLY
10. The property shall not be transferred by Purchaser without the written approval by Seller of the creditworthiness of any new Purchaser or Assignee. Approval will not be unreasonably withheld. \square APPLIES \square DOES NOT APPLY



SALE ON LAND CONTRACT ADDENDUM (continued)

amount owing upon such mortgage. At that tir and pay the existing mortgage. Seller agrees r scheduled monthly payments. Seller further a	me a Warranty Deed shall be executed by Sell not to reduce the principal balance of the mo agrees to terminate his present credit life ins dit life insurance for said mortgage during the	m owing on the Land Contract is reduced to the ler subject to Purchaser's agreement to assume ortgage other than by payment of the regularly surance on said mortgage as of the date of the life of this Land Contract. (Note: This paragraph document.)
	e term of contract. There will be a substantia	erms of the Land Contract will not pay the Land I lump sum payment due from the Purchaser to DOES NOT APPLY.
13. Purchaser understand that the Seller is u	nder no obligation to extend this contract b termination date, and the acceptance of pay	eyond the agreed upon termination date or to ments beyond the termination date does not
14. The Contract to Purchase is contingent upon acceptance of offer, said survey to be made of the contract to Purchase is contingent upon acceptance of offer, said survey to be made of the contract to Purchase is contingent upon acceptance of offer, said survey to be made of the contract to Purchase is contingent upon acceptance of offer, said survey to be made of the contract to Purchase is contingent upon acceptance of offer, said survey to be made of the contract to Purchase is contingent upon acceptance of offer, said survey to be made of the contract to Purchase is contingent upon acceptance of offer, said survey to be made of the contract to Purchase is contingent upon acceptance of the contract to Purchase is contingent upon acceptance of the contract to Purchase is contingent upon acceptance of the contract to Purchase is contingent upon acceptance of the contract to Purchase is contingent upon acceptance of the contract to Purchase is contingent upon acceptance of the contract to Purchase is contract.		survey of the property with days of Seller's DES NOT APPLY
15. There shall be no prepayment penalty to b to principal during the term of the contract.		ight to make lump sum payments to be applied
16.	Additional	Conditions
Seller has not represented to Purchaser that a available or that such financing will be at the r		on there will be satisfactory mortgage financing
ALL PARTIES SHOULD SEEK THE COUNSELTRANSACTION.	L OF AN ATTORNEY AND AN ACCOUNTA	NT TO PROTECT THEIR INTEREST IN THIS
	nts if the property is sold on a Land Contract	ted by the Seller prior to closing to determine if basis. Seller shall provide status of mortgage to
Witness	Witness	
Purchaser	Seller	
Date	Date	
Purchaser	Seller	



Seller's Disclosure Statement

			01 0 D 10	. 0 100 u 1					
Property Address MICHIGAN			Street			City,	Village, or	·Township	
Purchase of Statement: This Disclosure Act. This statement is Unless otherwise advised, the S specific area related to the const advised, the Seller has not constatement is not a warranty of is not a substitute for any insp	s a disc eller de ruction ducted f any k	losure on the session or core any in the session of	of the cond possess andition of the spection of the Seller	ition and ny expert ne impro f general or by an	l information concerning to tise in construction, archi vements on the property of ly inaccessible areas such ay Agent representing th	the protection the large t	pperty, k e, engin and. Als e found	known by to eering or a so, unless of lation or r	he Seller any other otherwise oof. Thi s
Seller's Disclosure: The Seller warranty, the Seller specifically document. Upon receiving this sagent of the Buyer. The Seller connection with any actual or a are not the representations of INTENDED TO BE A PART OF A	makes stateme author nticipa the Sel	the folent from rizes it ted sald ller's A	llowing rep on the Seller of Agent(s) of proper gent(s), if	oresentat to the Sell to provi ty. The fo any. TH I	cions based on the Seller's er's Agent is required to p ide a copy of this statem ollowing are representation IS INFORMATION IS A D	know provide ent to ons ma	rledge a e a copy any pr ade sole	t the signing to the Buy cospective ly by the S	ng of this ver or the Buyer in Seller and
Instructions to Seller: (1) Answ pages with your signature if add your property, check NOT AVAIL WITH A SIGNED DISCLOSURE PURCHASE AGREEMENT. Appliances/Systems/Services	ditional LABLE. STATI	l space If you EMENT	is required do not knov WILL EN	l. (4) Cor w the fac ABLE A	nplete this form yourself. ts, check UNKNOWN, FAII PURCHASER TO TERMII	(5) If s LURE T NATE	some ite O PROV AN OTI	ems do not /IDE A PUF HERWISE	apply to RCHASEF BINDINO
property only if the purchase ag						.10 W W1	Ciliorae		are or the
	Yes	No	Unknown	Not Available		Yes	No	Unknown	Not Available
Range/Oven	E	Ε	⊑	⊑	Washer	⊑	巨	⊑	⊑
Dishwasher	. ⊑	Ε	⊑	⊑	Lawn sprinkler system	⊑	Ε	⊏	드
Refrigerator	⊑	Ε	Ε	巨	Water	⊑	Ε	드	巨
Water Softener/Conditioner	. ⊑	Ε	Ε	Ε	Plumbing system	⊑	Ε	드	巨
Disposal	⊑	Ε		⊑	Hood/fan	. ⊑	Ε	⊑	Ε
TV Antenna/TV rotor & controls	_ ⊑				Well & pump	⊑	匚		匚
Electrical system	. ⊑	Ε	⊏	Ε	Septic tank & drain field	⊑	匚	⊏	Е
Garage door opener &remote control	. ⊑	Ε	⊏	Ε	Dryer	⊑			Ε
Alarm System	⊑	Ε		Е	City water system	⊑			⊑
Intercom	⊑	Ε	Ε	⊏	City sewer system	_ ⊑	Ε		匚
Central Vacuum		⊏		⊏	Central air conditioning	. ⊑	Ε	⊏	匚
Attic fan	⊑	Ε	⊑	드	Central heating system	⊑	匚	⊏	匚
Pool heater, wall liner & equipment	. ⊑	Ε	Е	匚	Humidifier	⊑	匚		匚
Microwave	. ⊑	Ε			Electronic air filter	⊑	匚		匚
Trash compactor	⊑	Ε	⊏	匚	Solar heating system	⊑	匚	⊏	匚
Ceiling fan	⊑			Е	Fireplace & chimney	⊑	Ε	⊏	Е
Sauna/hot tub	⊑			Е	Wood burning system	. ⊑	Ε	⊏	Е
Sump pump	Е		⊑	⊑					
Explanations (attach additional UNLESS OTHERWISE AGREED WITHOUT WARRANTY BEYOND	, ALL	HOUSE	HOLD API	PLIANCE	S ARE SOLD IN WORKI	NG OF	RDER E	XCEPT AS	NOTED
Property conditions, improve	ments	& addi	tional info	ormation	1:				
1. Basement/Crawlspace: Has	there b	een ev	idence of w	vater?				Yes	$\square_{No}\square$
If yes, please explain									
2. Insulation: Describe if known Urea Formaldehyde Foam Insula		JFFI) is	installed?				Unknow	√n □Yes □	l _{No} □



Seller's Disclosure Statement (continued)

3. Roof: Leaks?			Yes 🖳	No 🖳
Approximate age if known				
4 Well: Type of well (depth/diameter, age and repair history, if known) Has the water been tested?			. Yes	_{No} □
If yes, date of last report/results:				
5. Septic tanks/drain fields: Condition if known:				
6. Heating system: Type/approximate age:				
BUYERS INITIALS				
SELLERS INITIALS				
Property Address Street City, Vi	llage, or T	ownshin		Michigar
7. Plumbing system: Type copper galvanized other. Any known problems?	nage, or r	ownship		
8. Electrical system: Any known problems?				
9. History of infestation, if any (termites, carpenter ants, etc.)				
10. Environmental problems: Are you aware of any substances, materials or products th hazard such as, but not limited to, asbestos, radon gas, formaldehyde, lead-based paint, fue contaminated soil on property. Unknown \square Yes \square No \square				
If yes, please explain:				
11. Flood insurance: Do you have flood insurance on the property? Unknown	own□	Yes□	No□	
12. Mineral Rights: Do you own the mineral rights?	own□	Yes□	No□	
Other Items: Are you aware of any of the following: 1. Features of the property shared in common with the adjoining landowners, such as wall roads and driveways, or other features whose use or responsibility for maintenance ma Unknown ✓ Yes ✓			on the p	oroperty [:]
2. Any encroachments, easements, zoning violations or nonconforming uses?	Unkn	lown□	Yes□	No□
3. Any "common areas" (facilities like pools, tennis courts, walkways, or other areas co-ow or a homeowner's association that has any authority over the property?), Yes□	No□
4. Structural modifications, alterations, or repairs made without necessary permits or licensed contractors?	Unkn	lown□	Yes□	No□
5. Settling, flooding, drainage, structural, or grading problems?	Unkn	own□	Yes□	No□
6. Major damage to the property from fire, wind, floods, or landslides?	Unkn	own□	Yes□	No□
7. Any underground storage tanks?	Unkn	own□	Yes□	No□
8. Farm or farm operation in the vicinity; or proximity to a landfill, airport, shooting ange, etc?	Unkno	wn□	Yes□	No□
Any outstanding utility assessments or fees, including any natural gas main xtension surcharge?		wn□		No□



Seller's Disclosure Statement (continued)

10. Any outstanding municipa	al assessments or fees?		Unknown∟	Yes_	No╚
	t could affect the property or t	_	Unknown□	Yes□	No□
If the answer to any of these q	uestions is yes, please explain.	Attach additional sheets, if nec	essary:		
The Seller has lived in the res	idence on the property from _	(date)	to		_(date).
The Seller has owned the proj	perty since				(date).
	appliance systems of this pro	s based on information known perty from the date of this for			
Seller certifies that the information Seller's signature.	nation in this statement is tru	e and correct to the best of Se	eller's knowledge	e as of the	e date of
THE CONDITION OF THE PROACCOUNT, AS WELL AS ANY I	PERTY. THESE INSPECTIONS	PECTIONS OF THE PROPERTY SHOULD TAKE INDOOR AIR A GH LEVELS OF POTENTIAL ALI 	ND WATER QUA	LITY INTO)
1994 PA 295, MCL 28,721 TO	28.732 IS AVAILABLE TO THE	PILED PURSUANT TO THE SEX E PUBLIC. BUYERS SEEKING SU ' AGENCY OR SHERIFF'S DEPA	CH INFORMATIO	ON SHOU	,
INFORMATION, AND OTHER ASSESSOR'S OFFICE. BUYER S	REAL PROPERTY TAX INFORM SHOULD NOT ASSUME THAT B SENT TAX BILLS. UNDER MICH	OF THE PROPERTY, PRINCIPAL MATION IS AVAILABLE FROM T BUYER'S FUTURE TAX BILLS OF IIGAN LAW, REAL PROPERTY (THE APPROPRIA N THE PROPERT	TE LOCAL Y WILL B	E THE
Seller		. Date			
Seller		Date			
Buyer has read and acknowle	dges receipt of this statement				
Buyer	Date	Tir	ne		
Buyer	Date	Ti	me		



LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS DISCLOSURE OF INFORMATION FOR RESIDENTIAL SALES

PURPOSE OF THIS STATEMENT: The information provided in this statement is required to be provided by all Sellers or $residential\ housing\ built\ before\ 1978.\ This\ statement\ is\ required\ by\ the\ Residential\ Lead-based\ hazard\ reduction\ Act\ of\ 1992$ (42 U.S.C 4852d), which went into effect in 1996. Address: **Property**

The residence at this address was constructed after January 1, 1978 (Seller must initial one.) ____ No ____ Unknown __ (If yes is initialed, omit the rest of this Disclosure and sign below, otherwise, complete the following Seller's portion and sign below.) LEAD WARNING STATEMENT Every Purchaser of any interest in residential real estate on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to 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 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. **SELLER'S DISCLOSURE** (Initial) 1. Presence of lead-based paint and/or lead-based paint hazards (check a or b below): (a) Known lead-based paint and/or lead-based paint hazards are present in the housing (explain). Seller must initial (b) Seller has no knowledge of lead-based paint and/or lead based paint hazards in the housing. 2. Records and reports available to the Seller (check a or b below): (a) Seller has provided the Purchaser with all available records and reports pertaining to Seller must initial lead-based paint and/or lead-based paint hazards in the housing (list documents below). (b) Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in 3. Seller acknowledges that Agents have informed Seller of Seller's obligation under 42 U.S.C 4852d, as printed on the back of this form. Seller must initial PURCHASER'S ACKNOWLEDGEMENT (Initial) 4. Purchaser has received copies of all information listed above the attached _

Purchaser must initial

5. Purchaser has received the pamphlet Protect Your Family from Lead in Your Home..... Purchaser must initial



LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS DISCLOSURE OF INFORMATION FOR RESIDENTIAL SALES (continued)

6. As set forth in th Purchaser must initial	ne Offer to Purcha	se, Purchaser ha	as (check a or b below):		
			ortunity (or mutually agre of lead-based paint and-or		
	(b) □Waive	ed the opportunit or lead-based pair	ry to conduct a risk assessi nt hazards.	ment or inspection for th	e presence of lead-based
AGENT'S ACKNOW	LEDGEMENT (Init	ial)			
Agent must initial			Seller of the Seller's oblignsure compliance.	gation under 42 U.S.C 4	852d and is aware of
CERTIFICATION O	F ACCURACY				
These following par by the signatory is t		the information	and certify, to the best of t	heir knowledge, that the	information provided
Seller	Date	Time	Purchaser	Date	Time
Seller	Date	Time	Purchaser	Date	Time
Agent	Date	Time	Agent	Date	Time



RESPONSIBILITIES OF SELLERS UNDER RESIDENTIAL LEAD-BASED PAINT HAZARD REDUCTION ACT

Federal law now imposes the requirements listed below on Sellers of residential housing built prior to 1978.

- **1.** Sellers must disclose the presence of any lead-based paint hazards actually known to the Seller. This disclosure must be made prior to the Seller's acceptance of the Purchaser's offer. An offer may not be accepted until after the disclosure requirements are satisfied and the Purchasers have had an opportunity to review the disclosure language, and to amend their offer, if they wish.
- **a.** If the Sellers are award of the presence of lead-based paint and/or lead-based paint hazards in the property being sold, the disclosure must include any information available concerning the known lead-based paint and/or lead-based paint hazard, including the following.

I.The Sellers' basis for determining that lead-based paint and/or lead-based paint hazards exist.

- II. The location of the lead-based paint and/or lead-based paint hazards; and
- **III.** The condition of the painted surfaces.
- **b.** If a lead-based paint hazard is not known to the Seller, the disclosure must include a statement disclaiming such knowledge.
- **c.** The Sellers must provide a list of any records and reports available to the Sellers pertaining to lead-based paint and/or lead-based paint hazards, copies of which must be provided to the Purchasers. (If no such records or reports exist, the disclosure statement should affirmatively so state.)
- **d.** The disclosure must include the government-mandated Lead Warning Statement, found on the front side of this form.
- **2.** Sellers must provide Purchasers with a copy of the federal pamphlet entitled *Protect Your Family From Lead In Your Home.* A copy of this pamphlet is available from your Sales Associate.
- **3.** Sellers must permit a Purchaser a ten (10) day period (unless the parties mutually agree, in writing, upon a different period of time) to have the property tested for lead-based paint before the Purchasers become obligated under the Purchase Agreement.

A civil fine of \$10,000 may be levied against any Seller or real estate Agent who fails to live up to the obligations imposed by this law.



${\bf MORTGAGE\ /\ ASSOCIATION\ INFORMATION\ REQUEST\ \&\ RELEASE}$

Date:	· · · · · · · · · · · · · · · · · · ·	
Property Address:		
Mortgagor:		
FIRST Mortgage Lender:	Equity Line of Credit?	es 🗌 1
Loan Number:	Lender Phone:	
SECOND Mortgage Lender:	Equity Line of Credit? Ye	es 🗌 N
Loan Number:	Lender Phone:	
Please be advised of the following:		
Subject Property Sold: Mortgage will be paid	d in full	
Mortgage Assumption: Purchaser will assum	ne current Mortgage	
Land Contract Sale: Property sold on Land Co	ontract and Mortgage will not be paid in full	
Lender is hereby authorized and directed to furnish Mids following information:	state Title Agency of Southern Michigan, LLC at the fax liste	d above, th
Payoff Letter: As of the last payment received	d and posted, including daily interest through	
Assumption Letter: Status of account, include	ing monthly payment, interest rate, prepayment and escrov	v balance
Land Contract Status & Approval: Status of	account and approval of sale	
By signing this form, Mortgagor authorizes fees associ account (fax fee/payoff fee).	iated with ordering the payoff letter to be applied to the	eir
If either Mortgage is an equity line of credit, by signing from further advances, close account and provide con	g this form, Mortgagor authorizes the lender to freeze a firmation of the same.	ccount
Association Information Release:		
Association and/or Management Company:		
Contact Name:	Phone and/or Email:	
Association or Management Company is hereby authoriz Michigan, LLC at the fax listed above, a status of account.	zed and directed to furnish Midstate Title Agency of Souther	rn
If there are fees required by the Association for general	o assess association fees and calculate proration credits at crating an Association Status Letter, payment prior to closing collected on the Settlement Statement at closing.	
IGNED:		
eller/Mortgagor	Last 6 of SSN	
eller/Mortgagor	Last 6 of SSN	
rocessor Name	Extension:	



Date: Seller: Purchaser: File No.: Property:	Earnest Money Deposit Escrow Agreement	
Deposited with A	ATA National Title Group, LLC (hereinafter referred to as Escrow Agent) is the following:	

DIIDDACE

which represents the earnest money deposit for the purchase of the above captioned

This deposit is being held by Escrow Agent for the following purpose(s):

property between purchaser and seller as recited in the attached Purchase Agreement.

Pursuant to the terms of the Purchase Agreement, Escrow Agent has been directed to hold the earnest money and the parties agree to the terms and conditions as recited herein.

CONDITIONS

The earnest money deposit is to be held for release and delivery at such time as the following terms and conditions have been met:

Escrow Agent is, authorized and directed to release the deposited earnest money to the SELLER when Escrow Agent is in receipt of a signed closing statement and in possession of an instrument, in recordable form, signed by the SELLER, conveying the captioned property to the PURCHASER.

In the alternative, Escrow Agent is authorized and directed to release the earnest money deposit in accordance with any written instructions signed by SELLER and PURCHASER. It is understood and agreed that such written instructions shall clearly indicate the payee, method of delivery and amount, if necessary.

The undersigned parties agree that absent joint written and signed instructions by both parties, and in its sole discretion, Escrow Agent may release the Earnest Money Deposit back to the depositing party and upon making such delivery, and performance of any other services included above, Escrow Agent will thereupon be released and acquitted from any further liabilities concerning the deposit, it being expressly understood that such liability in any event is limited by the terms and conditions set forth herein.

By acceptance of this agency, Escrow Agent is in no way assuming responsibilities for the validity or authenticity of the subject matter of the deposit.

In the event of noncompliance with the terms above or failure by the parties to provide Escrow Agent with a single set of written instructions, signed by both parties to this escrow agreement regarding disposition of the subject matter, Escrow Agent may, in its absolute and sole discretion, at any time initiate an interpleader action in any appropriate court in the State of Michigan naming all parties to this agreement and all other claimants and interested parties as parties to the action and deposit all funds or other security in escrow with the clerk of such court in full acquittance of its responsibilities under this Agreement. Any costs, expenses and fees incurred by Escrow Agent in initiating an interpleader action shall be automatically deducted from any funds being held under this Agreement. If no funds or funds insufficient to commence an interpleader action are being held, the parties agree to jointly and severally be responsible to reimburse Escrow Agent, upon demand by Escrow Agent, for any costs, expenses and fees incurred in initiating an interpleader action.

IN THE EVENT OF ANY DISPUTE RELATIVE TO ANY OF THE OBLIGATIONS OF ESCROW AGENT, HEREIN, ALL THE UNDERSIGNED PARTIES, JOINTLY AND SEVERALLY, HEREBY INDEMNIFY AND HOLD HARMLESS ESCROW AGENT FROM AND AGAINST ANY LOSS OR DAMAGE, INCLUDING, BUT NOT LIMITED TO ANY ATTORNEY FEES AND COSTS, WHICH ESCROW AGENT MAY SUSTAIN AS A RESULT OF ACTING AS ESCROW AGENT UNDER THIS AGREEMENT.

DEPOSIT OF FUNDS

All funds received in this Escrow, and any other funds received by Escrow Agent in connection with the subject real estate transaction, shall be deposited with other escrow funds in one or more non-interest bearing escrow accounts of Escrow Agent in a state or national bank selected by Escrow Agent. Escrow Agent shall have no obligations to account in any manner to the parties to this escrow for the value or any benefit received by Escrow Agent, directly or indirectly, by reason of the deposit of any such funds or the maintenance of such accounts with such bank, nor shall Escrow Agent have any obligation to pay any benefit to said parties. Such benefits may include, without limitation, credits allowed by such bank on loans to Escrow Agent or its affiliates and subsidiaries, and credits on accounting, reporting, and other services and products of such bank. Any such benefits shall be deemed additional compensation of the Escrow Agent for its services and products of such bank. Escrow Agent shall not be liable for any loss or impairment of said funds due to bank failure, insolvency or suspension.



ADDITIONAL PROVISIONS

This Escrow Agreement and the instructions contained herein are governed by and are to be construed under the laws of the State of Michigan. This Escrow Agreement, amendments or supplemental instructions hereto, may be executed in counterparts, each of which shall be deemed an original and all such counterparts together shall constitute one and the same instrument.

Any changes in the terms or conditions of this Agreement may be made only in writing signed by all parties or their duly authorized representatives.

Any funds left on balance in this escrow and not claimed within 90 days, from the Closing Date as set forth above may be subject to a monthly administrative fee of \$50.00 deducted from the balance of the funds held. In the event that the Escrow Agent, through the action or inaction of Seller or Buyer, is required to continue this escrow beyond the date on which this escrow would have otherwise terminated and have been fulfilled, the aforementioned monthly administrative fee may be deducted for every month, or part thereof, that this escrow remains open. Said deduction shall commence on the first day of the month following the month in which the Escrow Agreement would have by its own terms been fulfilled and terminated.

The parties agree that the electronic signature of a party to this Escrow Agreement shall be as valid as an original signature of such party and shall be effective to bind such party to this Escrow Agreement. The parties agree that any electronically signed document (including this Escrow Agreement) shall be deemed (i) to be "written" or "in writing," (ii) to have been signed and (iii) to constitute a record established and maintained in the ordinary course of business and an original written record when printed from electronic files.

This escrow deposit is subject to such fees as are incurred by the Escrow Agent in obtaining invoices, documentation, etc. necessary to fulfill its obligations. Any such fees will be automatically deducted from any amount held by Escrow Agent.

For services rendered Escrow Agent shall receive the sum of \$

Its: Escrow Officer

Seller:
Seller Signature
Print Seller Name
Seller Signature
Print Seller Name
Date:
escrow deposit under the terms and conditions herein set forth.