Forms & Agreements

What's Included In This Packet

| 0 | Sellers Disclosure Statement* |
|---|---|
| 0 | Real Estate Sale/Purchase Contract* (6 pages) |
| 0 | Addendum* (1 page) |
| 0 | Removal/Extension of Specified Contingency(ies)* (1 page) |
| 0 | Lead-Based Paint Disclosure Form* (1 page) |
| 0 | Sellers Estimated Proceeds Worksheet* (1 page) |
| 0 | Earnest Money Escrow Agreement (1 page) |
| 0 | Mortgage Payoff Request and Authorization (1 page) |
| 0 | Homeowners Associations/Condominium Status (1 page) |
| 0 | Buyers Information Sheet (1 page) |
| 0 | Sellers Information Sheet (1 page) |
| 0 | Safety Tips Sheet (1 page) |

Before completing or distributing any of these forms, make several photocopies of the blank originals, so you'll have what you need in case of changes, errors, etc. Then, after completing one original, photocopy as needed.

*Caution: The enclosed forms and materials DO NOT replace the professional advice of your attorney or Realtor®. They are included to assist you and to provide you with a starting point for your homeselling transactions. These forms are designed for the sale of an existing home or condominium. They should be reviewed, modified and supplemented or amended by your attorney or Realtor® for your unique transaction prior to their use. Significant modifications will be needed for vacant land or commercial property. Therefore, Liberty Title Agency disclaims any liability for loss or damage which may be incurred by reason of use of these forms.



Seller's Disclosure Statement

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|---|--|
| ı | |

| Property Address: | | | Stre | et | | City, Villa | ge or Towns | | <u> 11CHIGAN</u> |
|--|---|--|---|---|---|--|--|--|---|
| isclosure of the condition xpertise in construction, r the land. Also, unless | on and info architectur otherwise warranty | rmation condressives, engineering advised, the of any kind leads any kind leads and leads are the of any kind leads are the order to be of the order to be ord | cerning the particle of the particle of any other seller has no by the Seller | roperty, knowr er specific area t conducted a or by any Ag | the property in compliance in by the Seller. Unless of a related to the construction in inspection of generally lent representing the Sel | with the Sell nerwise advis n or condition inaccessible | ler Disclosur sed, the Sel n of the impl areas such | re Act. This st ler does not provements on as the founda | possess any the propert ation or roof |
| akes the following repre eller's Agent is required ny prospective Buyer in | esentations to provide connectior of the Selle | based on the a copy to the with any ac | e Seller's kno Buyer or the tual or anticip | owledge at the Agent of the E pated sale of p | e knowledge that even the signing of this document. Buyer. The Seller authorize roperty. The following are is a disclosure only and | Upon receives its Agent(s representation | ing this state) to provide ons made so | ement from th a copy of this olely by the S | ie Seller, the statement t eller and ar |
| additional space is requ | ired. (4) Co VN. FAILU | omplete this f RE TO PRO | orm yourself. /IDE A PURC | (5) If some ite CHASER WITH | nditions affecting the prope ms do not apply to your pro I A SIGNED DISCLOSURE | operty, check | NOT AVAIL | _ABLE. If you | do not know |
| ppliances/Systems/Se greement so provides.) | | | | ng order. (The Not | items listed below are inclu | uded in the s | ale of the pro | operty only if t | |
| ange/oven ishwasher efrigerator | | | Unknown | Available | Lawn sprinkler system Water heater Plumbing system | | | | Available |
| ood/fan isposal V antenna, TV rotor & controls | | | | | Water softener/ conditioner Well & pump Septic tank & drain | | | | |
| lectric System arage door opener & remote control larm system | | | | | field Sump pump City water system City sewer system | | | | |
| tercom _ entral vacuum _ ttic fan _ | | | | | Central air conditioning Central heating system Wall furnace | | | | |
| ool heater, wall liner & equipment icrowave rash compactor | | | | | Humidifier Electronic air filter Solar heating system | | | | |
| eiling fan _ auna/hot tub _ /asher _ | | | | | Fireplace & chimney Wood burning system Dryer | | | | |
| | | | | | SOLD IN WORKING ORD | | | | |
| EYOND DATE OF CLO- roperty conditions, im Basement/Crawlsp If yes, please expla | provemen pace: Has | | | | | | у | es | no |
| Insulation: Describ Urea Formaldehyde Roof: Leaks? | e, if knowr e Foam Ins | ulation (UFF | , | | | unknown | ı y | res res | no |
| Well: Type of well (Has the water been | depth/dian tested? | | | | | | У | es | no |
| AGE 1 OF 2 | | | | | | | BUYER' | S INITIALS _ | |
| ODMIL IANI/OC | | | | | | | SELLER' | S INITIALS _ | |

Seller's Disclosure Statement

| Prop | perty Address: | | | | | MICHIGAN |
|--------|---|--|--------------------------------|----------------------|------------------|---------------------|
| | | Street | | City, Village or T | ownship | |
| 5. | Septic tanks/drain fields: Condition, if k | nown: | | | | |
| 6. | Heating system: Type/approximate age: | | | | | |
| 7. | Heating system: Type/approximate age: Plumbing system: Type: copperAny known problems? | | other | | | |
| 8. | Electrical system: Any known problems' | ? | | | | |
| 9. | History of Infestation, if any: (termites, or | carpenter ants, etc.) | | | | |
| 10. | Environmental problems: Are you awar | e of any substances, mater | ials or products that may be | e an environmental | I hazard such | as, but not limited |
| | to, asbestos, radon gas, formaldehyde, le | ad-based paint, fuel or cher | nical storage tanks and cont | • | | |
| | Maria de la companya | | | unknown | yes | no |
| 11. | If yes, please explain: Flood Insurance: Do you have flood insu | rance on the property? | | unknown | | |
| 12. | Mineral Rights: Do you own the mineral | | | unknown | yes | no |
| 12. | mineral ragins. Bo you own the mineral | igitio: | | dilitiowii | yoo | |
| Othe | r Items: Are you aware of any of the follow | vina: | | | | |
| 1. | Features of the property shared in commo | on with the adjoining landow | ners, such as walls, fences, | roads and drivewa | ays, or other fe | eatures whose use |
| | or responsibility for maintenance may have | e an effect on the property? | • | unknown | yes | no |
| 2. | Any encroachments, easements, zoning | iolations or nonconforming | uses? | unknown | yes | no |
| 3. | Any "common areas" (facilities like pools, | tennis courts, walkways or | other areas co-owned with o | others), or a home | owners' associ | ation that has any |
| 4. | authority over the property? Structural modifications, alterations or rep | saira mada without naccasa | n, normita or licensed centre | unknown | yes | no |
| 4. | Structural modifications, afterations of rep | ans made without necessar | y permits or licensed contrac | | VAS | no |
| 5. | Settling, flooding, drainage, structural or g | rading problems? | | unknown | yes | no |
| 6. | Major damage to the property from fire, w | ind, floods, or landslides? | | unknown | yes | no |
| 7. | Any underground storage tanks? | | | unknown | yes | no no no |
| 8. | Farm or farm operation in the vicinity; or p | roximity to a landfill, airport, | , shooting range, etc.? | | | |
| ^ | A | | | | yes | no |
| 9. | Any outstanding utility assessments or fe | ss, including any natural gas | s main extension surcharge? | unknown | VOC | no |
| 10. | Any outstanding municipal assessments | or fees? | | unknown | yes | no no |
| 11. | Any pending litigation that could affect the | | nt to convey the property? | <u></u> | ,00 | |
| | , | , ,, , , , , , , , , , , , , , , , , , , | 3, 1, 1, 1, 3, | unknown | yes | no |
| | | | | | | |
| | answer to any of these questions is yes, p | | | | | |
| Tho | Seller has lived in the residence on the pro | norty from | (data) |) to | | (data) |
| The S | Seller has lived in the residence on the pro Seller has owned the property since | perty from | (date) | 110 | | (date). (date). |
| | Seller has indicated above the conditions of | f all the items based on info | rmation known to the Seller. | If any changes oc | cur in the stru | |
| appli | ance systems of this property from the date | e of this form to the date of | closing, Seller will immediate | ely disclose the cha | | |
| the p | arties hold the Broker liable for any represe | entations not directly made b | by the Broker or Broker's Age | ent. | | |
| | | | | | | |
| Selle | r certifies that the information in this staten | nent is true and correct to the | e best of Seller's knowledge | as of the date of S | Seller's signatu | re. |
| | | | | | | |
| | ER SHOULD OBTAIN PROFESSIONAL A | | | | | |
| | PROPERTY. THESE INSPECTIONS SHO SUALLY HIGH LEVELS OF POTENTIAL. | | | | | |
| UNU | SUALLY HIGH LEVELS OF POTENTIAL | ALLERGENS INCLUDING, | BUT NOT LIMITED TO, HO | OSEHOLD WOLD | , WILDEW AN | D BACTERIA. |
| BUY | ERS ARE ADVISED THAT CERTAIN INF | ORMATION COMPILED PL | JRSUANT TO THE SEX OF | FFENDERS REGI | STRATION A | CT. 1994 PA 295 |
| | 28,721 TO 28.732 IS AVAILABLE TO TH | | | | | |
| LAW | ENFORCEMENT AGENCY OR SHERIFF | S DEPARTMENT DIRECTL | _Y. | | | |
| | | | | | | |
| | ER IS ADVISED THAT THE STATE EQ | | | | | |
| | ER REAL PROPERTY TAX INFORMATION | | | | | |
| | UME THAT BUYER'S FUTURE TAX BIL | | | | | K BILLS. UNDER |
| IVIICE | IIGAN LAW, REAL PROPERTY OBLIGA | IONS CAN CHANGE SIGN | NIFICANTLY WHEN PROPE | KITIS IKANSFE | KKED. | |
| Selle | r | | | _ Date: | | |
| | | | | | | |
| Selle | r | | | _ Date: | | |
| Buye | r has read and acknowledges receipt of the | s statement. | | | | |
| Buye | r | | Date: | Time | e | |
| Bun.c | - | | Date: | Time | • | |
| Buye | r | | Date: | IIM | · | |

Disclaimer: This form is provided as a service of the Michigan Association of REALTORS®. Please review both the form and details of the particular transaction to ensure that each section is appropriate for the transaction. The Michigan Association of REALTORS® is not responsible for use or misuse

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of form for misrepresentation or for warranties made in connection with the form.

Real Estate Sale/Purchase Contract

THIS IS AN IMPORTANT LEGAL DOCUMENT. ALL PARTIES ARE ADVISED TO SEEK THE ADVICE OF AN ATTORNEY IN CONNECTION WITH THE EXECUTION OF THIS CONTRACT.

| This Contract made the day of | , 20, |
|--|--------------------------------------|
| Is by and between | ("Seller") |
| Address: | and |
| | ("Purchaser") |
| Address: | |
| 1. CRITERIA | |
| 1.1 Sale; Property. Seller agrees to sell and convey, subject to | easements and restrictions of |
| record, and subject to the lien of taxes not yet due and paya | ble at time of closing, and |
| Purchaser agrees to purchase the property located in the | |
| , County of | , State of, |
| commonly known as | |
| the legal description of which is | , |
| which will be specifically described in the title insurance comr | mitment (the "Property".) |
| 1.2 Fixtures: Improvements. This sale includes all fixtures, impro | ovements and appurtenances |
| attached to the property as of this date, including but not limit | ited to: all lighting and plumbing |
| fixtures, shades, blinds, curtains, curtain rods, drapes, drapery | hardware, wall-to-wall carpeting, |
| purchased water softeners, automatic garage door equipme | nt, storm windows and doors, |
| screens, awnings and antennas, including rotor equipment, if | any, as well as the following |
| personal property for which a bill of sale will be given: | |
| | |
| | |
| | |
| The following items are excluded from sale and will be remove | ed from the Property prior to tender |
| of possession: | |
| | |

| Dollars (\$ | |
|--|------------------|
| 1.4 Earnest Money. Seller acknowledges the receipt of | |
| Dollars (\$ | |
| paid by Purchaser as earnest money. This money will be deposited with Libert | |
| escrow account pursuant to its Standard Escrow Agreement until closing, at w | |
| credited to the Purchaser. If this Contract is not accepted, the earnest mone | |
| to the Purchaser. | |
| 1.5 Payment. The balance of | |
| Dollars (\$ | |
| will be paid as follows: | |
| | |
| | |
| 1.6 Land Division. If the property that is subject of this contract is not platted la | |
| condominium, the seller agrees to transfer land divisions. Purcha | |
| that the deed shall contain the following language: "The grantor grants to the | _ |
| to make divisions under section 108 of the Land Division Act, Act | No. 288 of the |
| Public Acts of 1967. This property may be located within the vicinity of farm la | nd or a farm |
| operation. Generally accepted agriculture and management practices which | ch may generate |
| noise, dust, odors and other associated conditions may be used and are prote | ected by the |
| Michigan right to farm act." | |
| 2. CONTINGENCIES | |
| This Contract is contingent upon satisfactory completion of the items designated belower removed in writing. Contingencies applicable to this transaction shall be marked | |
| 2.1 Financing. Purchaser qualifying for and obtaining a mortgage commitme | nt as designated |
| balaw farushiah Durahasar agrasa ta anglu within | and pursue in go |
| below for which Purchaser agrees to apply within business days a | |
| faith upon acceptance of this contract. Borrower intends to obtain mortgage | e approval and |
| | |
| faith upon acceptance of this contract. Borrower intends to obtain mortgage | |
| faith upon acceptance of this contract. Borrower intends to obtain mortgage financing contingency shall be removed in writing on or before (date) CONVENTIONAL loan commitment in the amount of | |
| faith upon acceptance of this contract. Borrower intends to obtain mortgage financing contingency shall be removed in writing on or before (date) CONVENTIONAL loan commitment in the amount of | |

| 2.2 Termite Inspection. An inspection of the property at the expense of |
|--|
| from a licensed exterminating company resulting in a report satisfactory to Purchaser regarding |
| the presence of any termite or wood destroying insect infestation or any resulting damage. This |
| contingency to be removed on or before Purchaser |
| shall provide Seller with 24 hours prior notice of inspection. |
| 2.3 Contractor's Inspection. An inspection of the property at Purchaser's expense, resulting in a |
| report satisfactory to Purchaser. This contingency is to be removed within business |
| days from date of final acceptance of this Contract. Purchaser shall provide Seller with 24 hours |
| prior notice of inspection. |
| 2.4 Radon Inspection. An inspection of the property at the expense of |
| for the presence of radon gas resulting in a report satisfactory to the Purchaser. This |
| contingency is to be removed on or before |
| 2.5 Attorney Approvals. Approval of contract language by: |
| (a). Seller's attorney, within business days from date of final acceptance of this contract. |
| (b). Purchaser's attorney, within business days from date of final acceptance of this contract. |
| 2.6 Well and Septic. A report satisfactory to Purchaser and Seller from an inspector authorized by |
| the County Health Department approves the condition of the well and/or septic system. Seller |
| agrees to promptly contract for an inspection upon execution of this contract. This contingency |
| is to be removed on or before |
| 2.7 Title. Approval of a commitment for an ALTA residential policy for title insurance issued |
| through Liberty Title Agency. This contingency is to be removed on or before |
| 2.8 Sale of Purchaser's Property. Check any that pertain to the Sale of Purchaser's property |
| located at, |
| Obtaining a signed Sales Contract on Purchaser's property on or before |
| Removal of all contingencies from a Sales Contract on Purchaser's property on or |
| before |
| Closing on the sale of Purchaser's Property on or before |
| After Purchaser has removed the above contingency regarding the sale of Purchaser's property, |
| Purchaser will be in default if Purchaser's financing contingency is not removed due to failure to |
| sell said property. |
| |

| 2.9 Other |
|---|
| |
| |
| |
| Contingencies: If any contingency in this Contract is not removed in writing by a required date, this contract becomes voidable. After that date, and until the contingency is removed, either party may terminate the contract by written notice to the other at which time the earnest money will be returned to the Purchaser. |
| 3. CLOSING |
| 3.1 Closing. The closing shall occur on or before at the offices of Liberty Title Agency or Purchaser's lender. Seller and Purchaser agree to pay their own customary closing fees imposed in connection with the sale transaction. Purchaser shall pay an mortgage closing fees in connection with the mortgage closing. |
| 3.2 Form of Conveyance. Seller agrees to grant and convey by warranty deed a marketable title to the property, subject only to the encumbrances permitted by this contract. Seller will pay transfer tax when title passes. |
| 3.3 Prorations. Association fees, fuel, insurance, interest, or rent, if any, are to be prorated as of the date of closing. Taxes will be prorated (check whichever one applies) as if paid in advance or as if paid in arrears, (check whichever one applies) 360-day or 365-day year basis to date of closing, based on the due date of the taxing authority. The settlement agent will retain from Seller \$ to be applied to the final billing for water and sewer charges. After payment, any balance remaining will be remitted to Seller and any balance due will be paid by Seller. |
| 3.4 Benefit Charges . Any "benefit charges" against the property made by any government authority or private association for installation of, or tap-in fees for, water service, sanitary sewer, and/or storm sewer service, for which charges have been made, incurred and/or billed before the date of closing, will be paid by Seller. Any charges incurred after closing will be paid by Purchaser. |
| 3.5 Special Assessments. All special assessments that have been assessed and are a lien on the property at the date of closing will be paid by Seller. The cost of improvements that are subject to future assessments against the property assessed after the date of closing will be paid by Purchaser. |

| 3.6 Title Insurance. Seller will provide an ALTA residential policy of title insurance, including a policy commitment prior to closing, issued through Liberty Title Agency, in the amount of the sale price, at Seller's expense. |
|--|
| 3.7 Possession. Possession to be given on or before From and including the date of closing, up to but not including the date of vacating property as agreed, Seller will pay the sum of \$ per day. The settlement agent will retain in escrow from Seller at closing the sum of \$ for occupancy between the time of closing and delivery of keys by Seller to Purchaser. Within ten (10) days after delivery of keys by Seller, the settlement agent will disburse the balance, if any, of this escrow according to the terms of the escrow agreement. |
| 3.8 Compliance with Assessment. Seller represents that if Seller acquired title after January, 1995 Seller has complied with Public Act 415 of 1994; MCLA 211.27, requiring the disclosure of the purchase price to the local assessor. |
| 4. MISCELLANEOUS 4.1 Casualty Loss. Until delivery of deed, risk of loss by fire, windstorm or other casualty is assumed by Seller. |
| 4.2 Binding Contract ; Assignment ; Survival . This Contract binds Purchaser, Seller, their heirs and personal representatives, and anyone succeeding to their interest in the property. Purchaser will not assign this Contract without Seller's prior written permission which may be withheld in Seller's sole discretion. Unless modified or waived in writing, all covenants, warranties and representations contained in this Contract shall survive the closing. |
| 4.3 Default. If Purchaser defaults, Seller may pursue legal remedies, or may cancel the Contract and claim the earnest money as liquidated damages. If Seller defaults, Purchaser may enforce this contract, demand a refund of the earnest money in termination of this Contract, or pursue legal remedies. TIME IS OF THE ESSENCE FOR THE PERFORMANCE OF THIS CONTRACT. |
| 4.4 Warranty. Seller warrants that all equipment and improvements, except those excluded below will be in working condition at time of possession, and that premises will be free and clear of refuse and debris. Excluded from this warranty: |
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| | edges having been advised to have Chaser —— Does Acknowledge R | |
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| | AND LEAD BASED PAINT ADVISORY BO | |
| DISCLOSURE STATEMENT | AND LEAD BASED I AINI ADVISORT BO | Initials Initials |
| 4.5 Facsimile/FAX Autho | ority. Offers, acceptances, and notice: | s required by this Contract can be |
| delivered by Facsimile/I | FAX and/or Electronic copy. | |
| 4.6 Brokers. Purchaser v | warrants to Seller that no broker or age | nt is entitled to any commission |
| arising from this Contrac | ct other than | |
| who is to receive a com | nmission in the amount of \$ | to be paid by |
| - | nnifies and holds Seller harmless from a mable attorney's fees, arising from any e closing. | |
| 4.7 Contract . Provision of | of this form to Buyer by Seller does not o | constitute an offer to sell the |
| property, nor does any | return of this unsigned form by Seller to | Purchaser with suggested |
| revisions. A Contract wi | ill be formed only upon the execution b | by Seller of a fully completed |
| Contract previously exe | cuted by Purchaser. | |
| | | |
| Witness: | PURCHASER: | (Date) |
| Witness: | PURCHASER: | (Date) |
| Witness: | SELLER: | (Date) |
| | SELLER: | (Date) |
| I HAVE RECEIVED A FULL | Y EXECUTED COPY OF THIS CONTRACT. | |
| PURCHASER'S INITIALS_ | | |
| Date: | | |
| | | |

ADDENDUM

| WITH REFERENCE TO A REAL E | estate sale/purchase contrac | T Dated: |
|--|---|---------------------------------|
| between | | ("Seller") |
| and | | ("Purchaser") |
| for the property commonly k | nown as | |
| | | |
| THE SALE/PURCHASE CONTRA | ACT IS AMENDED/SUPPLEMENTED A | AS FOLLOWS: |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| Witness: | PURCHASER: | (Date) |
| Witness: | PURCHASER: | (Date) |
| Witness: | SELLER: | (Date) |
| Witness: | SELLER: | (Date) |
| PURCHASER'S RECEIPT: The use acceptance of this Addender | undersigned Purchaser's acknowle um. | edge receipt of Seller's signed |
| PURCHASER: | PURCHASER: | (Date) |

Removal/Extension of Specified Contingency(ies)

| THE UNDERSIGNED SELLERS AND PURCHASERS, PARTIES TO A CERTAIN REAL ESTATE SALE/PURCHASE CONTRACT Dated: | | | | | | |
|---|--------------------------------|--------------------|------------------|--|--|--|
| and covering property com | nmonly known as: | | | | | |
| and which contains a conti | ngency clause with regard t | to: (Check if appl | icable) | | | |
| | Remove Contingency | Extend Conti | ngency | | | |
| Financing | | ☐ Until (date |) | | | |
| Contractor's Inspection | | ☐ Until (date |) | | | |
| Termite Inspection | | ☐ Until (date |) | | | |
| Approval by Attorney(ies) | | ☐ Until (date |) | | | |
| Title | | ☐ Until (date |) | | | |
| Well & Septic | | ☐ Until (date |) | | | |
| Soil Evaluation | | ☐ Until (date |) | | | |
| Survey | | ☐ Until (date |) | | | |
| Credit Report | | ☐ Until (date |) | | | |
| Contingency on Sale of Purchaser's Property | | □ Until (date |) | | | |
| Other | | ☐ Until (date |) | | | |
| Other | | ☐ Until (date |) | | | |
| Other | | □ Until (date |) | | | |
| All other terms and condition | ons of the Real Estate Sale/Po | urchase Contract | remain the same. | | | |
| PURCHASER | PURCHASER: | | (Date) | | | |
| SELLER: | SELLER: | | (Date) | | | |



LEAD-BASED PAINT SELLER'S DISCLOSURE FORM



Property Address Street MICHIGAN City, Village, Township **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. I. Seller's Disclosure (initial) (a) Presence of lead-based paint and/or lead-based paint hazards (check one below): Known lead-based paint and/or lead-based paint hazards are present in the housing (explain): Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing. (b) Records and reports available to the seller (check one below): Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below): Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing. Seller certifies that to the best of his/her knowledge, the Seller's statements above are true and accurate. Seller(s) Date: Date: ___ II. Agent's Acknowledgment (initial) Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance. Agent certifies that to the best of his/her knowledge, the Agent's statement above is true and accurate. Agent Date: _ III. Purchaser's Acknowledgment (initial) (a) Purchaser has received copies of all information listed above. (b) Purchaser has received the federally approved pamphlet *Protect Your Family From Lead In Your Home*. (c) Purchaser has (check one below): Received a 10-day opportunity (or other mutually agreed upon period) to conduct a risk assessment or inspection of the presence of lead-based paint or lead-based paint hazards; or Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. Purchaser certifies to the best of his/her knowledge, the Purchaser's statements above are true and accurate. Purchaser(s)

Sellers Estimated Proceeds Worksheet

| 1. | Your Selling Price | \$ | | |
|-------------------|---|------|--|--|
| PLUS Your Credits | | | | |
| | Prorated Property Taxes ¹ | + | | |
| | Prorated Rents (if appropriate) | + | | |
| | Personal Property (e.g., appliances or other items for which the Seller is paying, but which are not included in your home's selling price) | + | | |
| 2. | Your Credits | = \$ | | |
| 3. | Total Amount Due to You | \$ | | |
| | Add Your Selling Price (#1) and Your Credi | | | |
| MI | NUS Your Expenses Mortgage Payoff (on closing date) | + | | |
| | Any Other Liens on the property | + | | |
| | Legal Fees | + | | |
| | Title Work ² | + | | |
| | Recording or Notary Fees | + | | |
| | Transfer Taxes ³ | + | | |
| | Surveys and Inspections ⁴ | + | | |
| | Repairs ⁴ | + | | |
| | Other | + | | |
| 4. | Your Expenses | = \$ | | |
| 5. | Total Estimated Proceeds After Closing | \$ | | |

Subtract Your Expenses (#4) from The Total Amount Due To You (#3). This amount is Your Estimated Proceeds After Closing (#5).

Final actual proceeds cannot be determined until the day of closing and may be affected by credits and expenses which are not listed on this worksheet. You should consult your attorney, settlement agent or Title Company for a more accurate listing of your home-selling credits and expenses. Therefore, Liberty Title disclaims any liability for loss or damage which may be incurred by reason of the use of this worksheet.

In Michigan it is customary for the Buyer to reimburse the Seller for property taxes which are assumed to be "paid in advance" (e.g. if you close on October 1, the Seller is reimbursed for 2/12 of the previous December bill and 9/12 of the July bill.) Go to libertytitle.com for further information.

For an estimate of title insurance visit our website at http://www.libertytitle.com/rate-calculator/

In Michigan the transfer tax is \$8.60/\$1,000.

These items are negotiable and are not required from the Seller in every home sale.



EARNEST MONEY ESCROW AGREEMENT

| 6-1 | | | | |
|-----|--|--|--|--|
| Sei | ler: | | | |
| Pu | rchaser: | | | |
| Pro | pperty: | | | |
| Da | te: | | | |
| | e undersigned Seller and Purchaser are parties to Real Estate Sale/Purchase Contract dated and covering the above referenced property. The undersigned hereby deposit with Liberty Title | | | |
| | ency ("Escrow Agent") the sum of \$ ("Funds") to be held by the Escrow Agent under the owing terms and conditions: | | | |
| 1) | Upon mutual agreement of Seller and Purchaser the Funds shall be either applied towards the purchase price at closing or disbursed as directed by Seller and Purchaser. | | | |
| 2) | In the event of any dispute between the parties as to the disposition of the Funds, Escrow Agent may decline to disburse the Funds unless it receives written instructions signed by all parties. Escrow Agent may also interplead the Funds with the Circuit Court or commence a small claims court action in order to receive court order directing it how to disburse said funds. In the event court proceedings are instituted, Escrow Agent may recover its reasonable attorney's fees, court costs and employee costs involved in such proceedings, deducting the sum from said funds. | | | |
| 3) | At its election, Escrow Agent may elect to submit any dispute regarding the Funds or this Agreement to the small claims division of an appropriate District Court. The Undersigned consent to the jurisdiction of the small claims division of the appropriate District Court and agree to be bound by any judgment rendered by the small claims division of the appropriate District Court. | | | |
| 4) | Escrow Agent shall not be liable for any loss or damage resulting from any loss or impairment of escrowed funds due to the failure, insolvency or suspension of a financial institution. | | | |
| 5) | Escrow Agent is not under any duty to invest the Funds on behalf of either Purchaser or Seller. Escrow Agent may comingle the Funds with other deposits held by Escrow Agent. | | | |
| 6) | The undersigned jointly and severally indemnify and hold Liberty Title harmless for any loss, cost or damage which it may suffer from acting as escrow agent, except for damages caused by its willful negligence or intentional misconduct. | | | |
| 7) | The undersigned agree that if Escrow Agent has not received directions for the disbursement or a notice of dispute regarding disbursement of the Funds by the Funds are to be disbursed to the Purchaser less a \$50.00 administrative fee which is to be retained by Escrow Agent. | | | |
| 8) | This agreement may not be modified or amended in any way except by written agreement executed by Purchaser, Seller, and Escrow Agent. | | | |
| Sig | ned and dated: | | | |
| Pu | rchaser(s): Seller(s): | | | |
| Pu | rchaser(s) Forwarding Address: Seller(s) Forwarding Address: | | | |
| Pu | rchaser(s) Email and Phone Number: Seller(s) Email and Phone Number: | | | |

MORTGAGE PAYOFF/ASSUMPTION REQUEST AND AUTHORIZATION

Please Complete All Lines Marked With ▶

| ►TO: | | DATE: |
|--|------------------------------|------------------------------------|
| SELLER'S MORTGAGE COMPANY | | |
| ►PHONE NO: | | EXT: |
| ► PROPERTY ADDRESS: | | |
| ►MORTGAGOR(S): | | |
| | | |
| ► PLEASE BE ADVISED THAT I/WE HAV | /e sold the ab | OVE CAPTIONED PROPERTY AS FOLLOWS: |
| () ON LAND CONTRACT () PURCHASER WILL ASSUM () YOUR MORTGAGE WILL | | GAGE |
| ► YOU ARE HEREBY AUTHORIZED AND FOLLOWING INFORMATION ON YO | | FURNISH LIBERTY TITLE AGENCY THE |
| () PAYOFF FIGURES AS OF | ONTHLY PAYME ESCROW BALAN | |
| MORTGAGOR | | SOCIAL SECURITY NUMBER |
| MORTGAGOR | | SOCIAL SECURITY NUMBER |
| PLEASE SEND THE INFORMATION TO: LIBERTY T NAME: — | | AGENCY |
| | PHONE: | |
| | FAX: | |
| | EMAIL: | |
| | FILE NO: | |

NOTE: IF THIS IS A HOME EQUITY/CREDIT LINE, PLEASE FREEZE THE ACCOUNT.

PLEASE CONTACT US IF YOU HAVE ANY QUESTIONS

Homeowners Association/Condominium Status

Please Complete All Lines Marked With ▶

| ► Property Address: | | |
|---|---------------------|------------------------------|
| ►Seller's Name: | | |
| ►Condominium Name: | | |
| ► Amount of Dues per 1 billing cycle | : \$ | |
| ► Are dues paid: cycle? () Monthly () Quarterly () Annually () Other | | |
| ► Are dues paid current? () Yes / Date paid | | |
| ► PAID DUES Period Covered: Month/ | Day/Year | to Month/Day/Year |
| ► ARREAR DUES Period Owing: Month/ | Day/Year | to Month/Day/Year |
| ► Name:Condominium Management Co | | |
| ► Contact: | n Manager-Treasurer | |
| ►Phone No: | ►Fax No | D: |
| ►Email (if known): | | |
| We authorize management to confi membership transfer packet and a f | | provide Liberty Title with a |
| SELLER | SELLER | (Date) |
| PLEASE SEND THE INFORMATION TO: | NAME:PHONE: | |
| | | |
| | | |

Buyers Information Sheet PLEASE FILL OUT COMPLETELY

| Name (1): | | |
|---------------------------------------|----------|---------------------------------------|
| | | |
| Name (2): | | |
| • • | | |
| · · · · · · · · · · · · · · · · · · · | | |
| Address: | | |
| | | |
| | | |
| | | |
| | Name (1) | Name (2) □Check if same home # as (1) |
| Home Phone No: | | |
| | | |
| | | |
| | | |
| New Mortgage Lender: | | |
| Lender Address: | | |
| Loan No: | | |
| Contact/Loan Officer: | | |
| Lender Phone No: | | Ext: |
| Mortgage Amount: \$ | | |
| | | |
| Type of Loan: | | |
| () Conventional | | |
| () FHA | | |
| () VA | | |
| Note: | | |
| | | |
| | | |

Sellers Information Sheet

PLEASE FILL OUT COMPLETELY

| Name(1): | | |
|----------------------|-----------------------------|---------------------------------------|
| | | |
| | | |
| | | |
| | | |
| Mailing ——— | | |
| Address: | | |
| | | |
| | | |
| | Name (1) | Name (2) □Check if same home # as (1) |
| Home Phone No: | | _ |
| | | _ |
| | | |
| | | |
| 1st Mortgage held | by: | |
| | | |
| | | Ext: |
| (| () Payoff Request Attached | |
| 2nd Mortgage held | by: | |
| | Vo: | |
| | No: | |
| |) Payoff Request Attached | |
| | | |
| Other Liens/Loans ag | ainst property held by: | |
| | | |
| Loan/Account No(s)_ | | |
| Phone No(s) _ | | |
| | | |
| | | |
| Address: | | |
| | | |

Safety Tips

One of the things people take for granted when showing their home is safety. When you put your home up for sale and start inviting strangers into your house, you need to consider some of them may not have good intentions. Here are a few practical tips to keep you and your family safe.

- Never show your home alone.
- Store all your valuables out of sight.
- If you have guns, store them at a family or friends house if possible. If not, make sure they are locked and out of sight.
- Get some personal information from the person(s) who want to see your home, such as a name, telephone number and where they work.
- Call the number they gave you and confirm the appointment. This will verify that the information they gave you is correct.
- Put the visitors personal information in a book or folder. Give this information to a trusted friend for safekeeping.
- Have the person(s) you are showing your house to stay together. Stay with them at all times.
- Try and make arrangements for your kids to go to a friend's house.
- If the house is vacant and you are meeting the person(s) there, do not park your car where it can be blocked in.

We forget that Realtors® offer safety as well as help when selling our homes. Realtors® usually get personal information on people whom they are showing property to such as where they live and work. They also tend to have the person(s) meet them at their office so they can all ride in the Realtors® car. This way the person(s) have to leave their car in the Realtors® parking lot. Realtors® also try to keep people together when showing your home so they do not have to worry about theft. Realtors® also usually pre-qualify the people prior to showing them your home so you know that the person(s) looking can actually afford to buy your house.