

# **Buyer and Seller Information Package**

At Sterling Title Agency we're sensitive to the needs of home buyers and sellers. Our Staff is trained to answer any questions that may arise during your transaction. It is our goal to make your deal run smoothly. You can be sure that Sterling Title Agency has your best interest in mind. Our Customer Service and Escrow staff is very knowledgeable and can assist you in whatever capacity you need.

13442 Canal Road Sterling Heights, MI 48313

PH: 586.323.8025

FX: 586.275.7940

Sterling-title.com

### **Congratulations!**

You are about to become one of the rapidly growing number of homeowners who have just sold their home. This buyer/seller information package was prepared by Sterling Title Agency to help you understand what is about to happen.

The Contents of this package is a simulated closing package for your review. The figures or layout of the papers will change to fit the details of your particular transaction.

- Order Form information we need to get started
- Purchase Agreement
- Seller's Disclosure Statement
- Lead Paint Disclosure
- Payoff Authorization Letter
- Escrow Agreement
- Homeowners Association Form

\*\*\*NOTE\*\*\* Sterling Title Agency advises you to consult a licensed real estate broker to make sure you are properly marketing and preparing your home for sale.

Sterling Title Agency also advises you to consult an attorney to review and advise you about these documents.

Sellers are REQUIRED BY LAW to provide prospective purchasers a **SELLER'S DISCLOSURE STATEMENT** and **LEAD-BASED PAINT DISCLOSURE** before signing a purchase agreement.

## Sterling Title Agency Real Estate Closing Instructions

## (Seller)

Property Address:				
Sellers: Name(s): Address:	Buyers: Name(s): Address:			
Phone:  Marital Status: Married Single Divorced Email:	Phone:  Marital Status: Married Single Divorced Email:			
Sales Price: \$ Lender Name:	Mortgage Amount: \$  Phone Number:			
Please Find Enclosed:				
<ul> <li>Purchase Agreement</li> <li>Addendums</li> <li>Mortgage Payoff Letter</li> <li>Mortgage Payoff Authorization</li> <li>Tax Bills</li> <li>Association Information</li> </ul> Contact Name:	<ul> <li>Power of Attorney (if applicable)</li> <li>Death Certification (if applicable)</li> <li>Divorce/Property Settlement (if applicable)</li> <li>Real Estate Related Bills</li> <li>Phone Number:</li> </ul>			
Other Information enclosed: Good Faith Deposit: Amount:\$	Held By:			
	to complete the necessary documents to close the above			
give them any legal advice and they should seek the experience. The Service being provided includes the Statements, Bill of Sale, Rent and/or Water Escrow or such other documents which may be necessary, Warranty Deeds, Land Contracts, ect., but does not Deeds to cure title problems.  The undersigned acknowledges and agrees to pay Statement of the same provided in	have been made aware that Sterling Title Agency cannot e advice of a reputable attorney with real estate ne completion of common forms such as: Buyer/Seller Agreements, if necessary, Seller's Title Affidavit, etc., depending on the details of the transaction, such as a include any specialty documents such as Quit Claim Sterling Title Agency a fee for secretarial services in the ional fees for wiring funds, obtaining discharges, etc.			
Sellers:				
Signature	Date			
Sellers:				
Signature	Date			

#### **BUY & SELL AGREEMENT**

Property Description & Price: The undersigned purchaser hereby offers and agrees to purchase the property located in the	Listing Broker	Selling Broker
Property Description & Price: The undersigned purchaser hereby offers and agrees to purchase the property located in the		
also being commonly known as:  Street Address  The property described above shall include all fixtures, improvements and appurtenances including if now in or on the property, all built-in equipment, shelving, cabinets, all lighting fixtures and their shades, attached carpeting, curtain and drapery hardware, window shades and blinds, attached mirrors, television antennas, satellite dish and any accessories and compete rotor equipment, storm doors, storm windows, screens, awnings, garage door opener(s) and transmitters, water softener (if not rented), attached humidifier, and all landscaping and and to pay therefore the sum of	Phone Number	Phone Number
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zoning ordinances, if any, upon the following conditions:  Method of Payment: All money (except earnest money) must be paid by cash or cashier's check. The sale shall be completed by the following method: (Mark one box, all unmarked paragraphs do not apply).  A. CASH SALE. Delivery of a Warranty Deed conveying a marketable title.  B. CASH SALE WITH NEW MORTGAGE: Delivery of a Warranty Deed conveying a marketable title. This agreement is contingent upon the purchaser being able to secure aMortgage in the amount of \$ and pay \$ down plus mortgage costs, prepaid items, and adjustments in the cash. Purchaser agrees to apply for such mortgage within calendar days from Seller's acceptance of this agreement at his own expense. Purchaser further agrees that in connection with said application to lender, he will promptly comply with lender's request for necessary information required to process the loan application. If a firm commitment for such mortgage cannot be obtained within calendar days from Sellers acceptance, at Seller's option, this agreement can be declared null and void and the deposit shall be returned.  Applicable to FHA or VA Sales only: It is expressly agreed that, notwithstanding any other provisions of this agreement, the purchaser shall not be obligated to complete the purchase of the property described herein or to incur any penalty by forfeiture of any earnest money deposits or otherwise unless the mortgagee has delivered to the purchaser a written statement issued by the Federal Housing Commissioner setting for the appraised value of the property (excluding closing costs) of not less than \$ which statement the mortgagee hereby agrees to deliver to the purchaser promptly after such appraised value statement is made available to the mortgage. The purchaser shall, however, have the privilege and option of proceeding with the consummation of the agreement without regard to the amount of the appraised valuation made by the Federal Housing Commissioner. The apprais	and to pay therefore the sum of	Dollars
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	o D Sale on I	Land Contract. See attached "Land Contract Sale A	Addendum" made a
	part hereof.  o EARNEST deposit of	MONEY: the Broker is hereby authorized to make dollars (\$	this offer and the ) in the
	form of <b>CA</b>	SH or CHECK (CIRCLE ONE) shall be held by E	Broker in
		with the rules and regulations of the Michigan Dep and applied to the purchase price if the sale is cons	
		is agreement is accepted by the seller and if the title	
		juired herein, the seller and purchaser agree to cons	
	POSSESSION:	The seller shall deliver and the purchaser shall a	accept possession of
		ect to the rights of present tenants, if any. If the sell	
		vacated on or beforedays after c	
		ne date of vacating the property as agreed, SELLER	
		per day. THE BROKER SHALL RETAIN from	
		e sum of \$as security for said occup	
		er the amount due and returning to the seller the un property is vacated and keys surrendered to Broke	
		or otherwise for seeing that the premises are vacate	
		condition of the premises, etc., but is only acting a	
	for holding the occi		
		ITIONS: Purchaser acknowledges that they have re	ead and understand
		is agreement, including the additional terms and co	
		ns 12 through 36. Purchaser also acknowledges reco	eipt of a copy of
	this agreement.		
	ADDITIONAL CO	ONDITIONS: (if any)	
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	DIIDCHASED'S S	IGNATURE AND ACKNOWLEDGEMENT OF I	DECEIDT:
		edge the receipt of a copy of this Buy & Sell Agre	
In the Pr	resence of:	sage the receipt of a copy of this bay & sen rigic	cinent.
E T 7 0 4			
Witness		Purchaser	
Date		Purchaser	
		GEMENT OF DEPOSIT: Received from the above	1
•		th will be applied as indicated in paragraph 3 above	e, or will be returned forthwith
if the fore	egoing offer is decline	ed by seller.	
Broker's	Name	By	
	ANCE OF AGREEM		are accepted and seller
		y hereof. Seller further agrees that the Listing Brok	<u> </u>
		ared said offer and have brought about this sale. Sel	<u> </u>
-		a commission as set forth in the Listing Agreemen	
the sale is	s not consummated for	or any reason not attributable to Broker(s) and the d	leposit of forfeited, Broker(s)
•	,	ot to exceed the full commission) in full payment for	
hereby di	rect that no further of	fers be presented after acknowledgement of this of	fer.
Witnes		Collon	
Witness			
		Seller	
		Sener	
Date		Seller Seller	

	<b>EDGEMENT OF RECEIPT:</b> The undersigned purchaser herebed acceptance of the foregoing Buy & Sell Agreement.	by acknowledges
Date	Purchaser	
	Purchaser	

#### **GENERAL CONDITIONS**

**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 is set forth in the Seller's Disclosure Statement, subject to any additional inspections or contingencies set forth in this agreement.

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.

TITLE OBLIGATIONS: 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 terminations 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.

**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 purchaser, the seller may elect to enforce the terms hereof or declare a forfeiture and retain the deposit as liquidated damages.

**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 due date basis of the municipality or taxing unit in which the property is located.

**SPECIAL ASSESSMENT:** Special Assessments for public improvements which have been confirmed by public authority prior to the date of closing shall be paid by the seller.

**CONDOMINIUM AND HOMEOWNERS ASSOCIATION ASSESSMENTS:** Any assessments, such as condominium, homeowners association or other such assessments which have been confirmed by the property authority prior to closing shall be paid by seller at closing.

**OTHER PRORATIONS:** Interest and rents shall be prorated and adjusted as of the date of closing **SEWER AND WATER CHARGES:** Seller agrees to pay for all sewer and water usage to date of closing. Listing Broker shall retain from the amount due seller at closing minimum of **\$200.00** for water charges. When the final water bill or reading is received the unused portion shall be returned to the seller.

**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 and inspection reported 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.

**MUNICIPALITY INSPECTIONS:** if the municipality where property is located requires an inspection prior to a sale, seller will pay for necessary inspections and required repairs, if any, to obtain written approval of municipality.

PROPERTY INSPECTION OPTION	OF PURCHASER	: Purchaser is hereby advised that they may have
the property inspected at their expense.	If purchaser does not	notify Selling Broker in writing within
Calendar days from the date of acceptar	ice of this agreement	by seller that purchaser is dissatisfied with the
inspections, this agreement shall be bind	ding without regard to	o said inspections. If purchaser notifies Selling
Broker in writing that in their sole judgi	ment they are dissatis	fied with the condition of the property within the
	<del>-</del>	ent null and void and any deposit shall be returned.
Purchasar Does	Does Not	desire to have a home inspection

Initials

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

**FINAL INSPECTION PRIOR TO CLOSING:** Purchaser reserves the right to walk through the property within 48 hours prior to closing

**LOCATION OF CLOSING:** The closing of this sale shall take place at the office of the Listing Broker, Title Company, or lending institution.

MAINTENANCE OF THE PROPERTY UNTIL POSSESSION BY PURCHASER: Until possession is delivered, seller agrees to keep the property in substantially the same condition as the date of this agreement and agrees to maintain heating, sewer, well. Septic, plumbing, electrical systems and any 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 is shall be the obligation and expense of seller to de-winterize the property prior to closing. Seller agrees to leave the premises broom-clean and free of debris.

**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.

**DISCLAIMER OF BROKER(S):** The Brokers and salespersons specifically disclaim any responsibility for the condition of the property or for the performance of this Buy & Sell Agreement by the parties. It is further understood and agreed that neither LISTING BROKER nor SELLING BROKER warrant the condition of the property nor do they assume any responsibility for the representations made by the Seller pertaining to the condition of the property.

Purchaser's Ini	tials
<b>PROVISION FOR AS IS CONDITION:</b> By the ex THAT THEY HAVE EXAMINED THE ABOVE do	xecution of this agreement the purchaser acknowledges
	operty in an "AS IS CONDITION," subject only to the right
1 1 1 1	chaser recognizes that the seller has provided the required
	n afforded the right to an independent inspection of the
	is being purchased AS IS and hereby knowingly waives,
	of action against the Real Estate Brokers, their officers,
directors, employees and independent salespersons.	
Purchaser's Ini	itials
POSSIBLE ADDITIONAL COMPENSATION O	<b>OF BROKER(S):</b> Purchaser and seller hereby acknowledge
	consideration with regard to the placement of a loan or
· · · · · · · · · · · · · · · · · · ·	alty or hazard insurance or home warranty arising from this
	by the provision of Rules 321(1) and 321(2) promulgated
under the Michigan Real Estate License Law.	
6	ller makes any written change in any of the terms and
	by purchaser, such changed terms and conditions shall
constitute a counter offer by seller to purchase which	
•	purchaser by initialing of each such change before such
	the Listing Broker's office by the time stipulated above.
	is further understood that no promises have been made
	parties involved. (NO VERBAL AGREEMENTS WILL
BE BINDING.)	parties involved. (NO VERDAL AGREEMENTS WILL
	herein shall bind and inure to the benefits of the executors,
,	
administrators, successors and assigns of the respect	
	L: Broker(s) Recommend(s) that all parties to this Buy and
Sell Agreement retain and attorney to protect their in	
	The parties hereto have read both sides of this agreement and
have affixed their initials hereto.	
Purchaser	Seller
Purchaser	Seller

**DISCLAIMER:** This form is provided as a service. Those who use this form are expected to review both the form and the details of the particular transaction to ensure that each action of this form is appropriate for the transaction. **Sterling Title Agency** is **NOT** responsible for the use or misuse of this form, for misrepresentation, or warranties made in connection with this form.



13442 Canal Rd Sterling Heights, MI 48313 Phone: 586-323-8025

Fax: 586-275-7940

#### EARNEST MONEY DEPOSIT ESCROW AGREEMENT

WHEREAS	hereinafter referred to as "Seller(s)" and
	hereinafter referred to as "Purchaser(s)", have entered
into an agreement for the sale of c; and	ertain land described in the attached purchase agreement dated
·	desire that the Earnest Money Deposit referred to in the attached crow with Sterling Title Agency, hereinafter referred to as "Sterling"

acting as Escrow Agent under the following terms and conditions.

- 1. Sterling is authorized and directed to place the earnest money deposit in a non-interest bearing account.
- 2. Sterling is authorized and directed to release the deposited monies to the Seller when it is in receipt of a closing statement and copy of conveyance satisfactorily executed by Seller and Purchase in consummation of the purchase agreement.
- Alternately, Sterling is authorized to release the deposited funds in accordance with any written instructions signed by Purchase and Seller and said instructions shall indicate the payee, method of delivery and amount.
- 4. In the event of a dispute as to the disposition of the deposited monies, you are authorized and directed to follow one of the following courses of action, which action you shall take at your sole discretion:
  - a. Sterling may file and interpleader cause of action as provided by law. Purchase and Seller by signing this agreement, agree they are estopped to deny the existence of an actual dispute and agree to interplead if Sterling elects, in its discretion, to interplead the fund. Upon depositing the earnest money with the Court, Sterling shall be released from any further liability concerning said monies of this agreement. Purchase and Seller agree that should an interpleader be filed, Sterling may charge the escrowed funds for attorney fees and costs of suit.
  - b. Sterling in its sole discretion may elect to hold said monies pending receipt of either:

- i.) Written instructions signed by the Purchase and Seller, which shall direct and authorize the disposition of the deposited monies.
- ii.) An Order of a Court of competent jurisdiction which constitutes a final determination as to the disposition of the deposited monies.
- 5. Upon making such delivery and performance of any other services included above, Sterling will thereupon be released and acquitted from any further liability concerning the deposit, it being understood and agreed such liability in any event is limited by the terms and conditions set forth herein. By acceptance of this agreement, Sterling in no way assumes responsibility for the validity or authenticity of the subject matter of the deposit.
- 6. In the event that your duties conflict with any provision of the purchase agreement, this escrow agreement shall control.
- 7. In the event of litigation affecting your duties relating to this deposit, we agree to reimburse Sterling for any reasonable expense, including attorney fees.

Dated	
Seller	Seller
Purchaser	Purchaser
We hereby accept the above Escro	w Deposit under the terms and conditions set forth above.
Sterling Title Agency	
By:	
Its:	

## Homeowner's/Condo Association Information Request

Association Name:	
Contact Name:	
Contract Number:	
Property Address:	
Homeowner:	
Authorization to Release Information:	
Homeowner's Signature	Date

<sup>\*</sup>Please note this information will be required to assess Association fees and calculate proration credits at closing\*

<sup>\*</sup>If there are fees required by the Association for generating an Association Status Letter they will be collected on the Settlement Statement at closing.\*

#### SELLER'S DISCLOSURE STATEMENT

			SEL	LEK'S	DISCI	LOSURE ST	AILN	ENI			
Propert	y Address:							MICE	HIGAN		
Tropert	Street					City, Village	e or Towns		HOAN		
This stat	e of Statement: The dement is a discloser does not possessition of the improv	sure of t s any ex	the condi- xpertise in	tion and inf n constructi	ormation on, archit	ondition of the processing the precedence of the	operty in co operty, kno ng or any ot	mpliancown by Some	seller. Unles ific area rela	s otherwi ated to the	se advised, e construction
	on of generally ina										
	Agent representing										
obtain.	-generoprosenting	,		o di dinode di o		101 11 311 311 111 111	unj mspec			110 2 4 7 6 1	11149 111511 00
	Disclosure: The S	Seller d	liscloses t	he followin	g informa	ation with the kno	wledge tha	t even th	ough this is	not a war	rranty, the
	ecifically makes t										•
Instruct	tions to the Seller	: (1) A	nswer AI	L question	s. (2) Rep	ort known condit	ions affecti	ng the p	roperty. (3)	Attached	additional
	ith your signature										
	, check NOT avai										
	DISCLOSURE S		EMENT V	VILL ENA	BLE PUR	CHASER TO TE	ERMINATI	E AN O	THERWISE	BINDIN	G
	ASE AGREEME										
	ces/Systems/Serv				n workin	g order. (The item	s listed bel	ow are i	ncluded in th	ne sale of	the property
only if th	he purchase agree				27/4	T	1 17			37/4	<b>-</b>
	Range/Oven	Yes	No	Unknown	N/A	Lawn Sprinkler	Yes	No	Unknown	N/A	4
	Kange/Oven					system					
	Dishwasher					Water Heater					
	Refrigerator					Plumbing system					]
	Hood/Fan					Water softener/conditioner					
	Disposal					Well & Pump					1
	TV Antenna,					Septic Tank & Drain	n				1
	TV Rotor & Controls					field					
	Electrical System					Sump Pump					
	Garage Door Opener &					City water system					
	remote Control Alarm System					City sewer system					+
	Intercom					Central air					†
						conditioning					
	Central Vacuum					Central heating system					
	Attic Fan					Wall Furnace					+
	Pool heater,					Humidifier					1
	wall liner &										
	equipment Microwave					Electronic air filter					-
	Trash					Solar heating system	1				†
	Compactor										
	Ceiling fan					Fireplace & Chimney					
	Washer					Wood burning					-
	, asie					system					
_	Sauna/ hot tub					Dryer					]
Explana	tions (attach addit	ional sl	heets, if n	ecessary:							
T. 1	.1 1 1	11.1		1.	11:			1 1.1			
	otherwise agreed, a						ept as noted	i, withou	it warranty b	beyond da	ite of closing.
	y conditions, imp						r ·	1 <b>V</b> og [ 1	Ma		
1.	Basement/Craw							] Yes [ ]	NO		
2	If yes, please exp <b>Insulation: Desc</b>										
4.	Urea Formaldehy				ic inctalla	d9	[ ] [ ] nl	nouvn	[]Yes []]	No	
3.	Roof: Leaks?						[ ] Olik		[] Yes []		
4	Approximate age <b>Well:</b> Type of we	: II KNOV	wn:		J	:: :£1				_	
4.				ter), age and	ı repair n	istory, if known:		r	1 W		
	Has the water bed							L	] Yes [ ] No	)	
<i>-</i>	If yes, date of las										
	Septic tanks/dra				wn:						
	Heating System:			nate Age:		[]	[] aal	and [	l other		
7.	Plumbing System Any known problem		e			[] copper	[] gaivani	zeu [	] other		
8.	Electrical System		known	rohlemen						<del></del>	
	History of infest				rnenter a	nts etc.)					
٦.	Listory of Intest	auvii, l	uny. (1	crimics, Ca	ipenici ai	113, 010.)					

#### SELLER'S DISCLOSURE STATEMENT

(Continued)

10.	Environmental Problems: Are you aware of any substances, mate		
	such as, but not limited to, asbestos, radon gas, formaldehyde, lead contaminated soil on the property.	-based paint, tuel or chemical si	torage tanks and [] unknown[]
	yes [] No		[] GIMHOWN []
	If yes please explain:		
	Flood Insurance: Do you have flood insurance on the property?		[] unknown [] yes [] No
12.	Mineral Rights: Do you own the mineral rights?		[] unknown[] yes[] No
Other It	ems: Are you aware of any of the following:		
	Features of the property shared in common with adjoining landowr		s, driveways or other
	features whose use or responsibility for maintenance may have an e	effect on the property?	F1 1 F1 F1X
2	A F		[] unknown [] yes [] No
2. 3.	Any Encroachments, easements, zoning violations or nonconforming. Any "common areas" (Facilities like pools, tennis courts, walkway		[] unknown [] yes [] No
٥.	association which has any authority over the property?	s of other areas co-owned with	[] unknown [] yes [] No
4.	Structural Modification, alterations or repairs made without necess	ary permits or licensed contract	
			[] unknown[] yes[] No
5.	Settling, flooding, drainage, structural or grading problems?		[] unknown [] yes [] No
6.	Major Damage to the property from Fire, wind, floods or landslides	ş?	[] unknown [] yes [] No
7. 8.	Any underground Storage tanks? Farm or farm operation in the vicinity; or proximity to a landfill, ai	rport shootingrange etc ?	[] unknown [] yes [] No [] unknown [] yes [] No
9.	Any outstanding utility assessments for fees, including any natural		
	Any Outstanding municipal assessments or fees?	gus mam extension suremarge.	[] unknown [] yes [] No
	Any pending litigation that could affect the property or the Seller's	right to convey the property? [	
If The a	nswer to any of these questions is yes, please explain, Attach addition	onal sheets, if necessary:	
-			
Property	Address:		Michigan
	Street	City, Vil	lage, Township
TT1 11	and a Paralla diametria and a survey of Property	(1.4.) T	11
property	er has lived in the residence on the property From(d v since(date). The seller has indicated above the		
	r. If any changes occur in the structural/mechanical/appliance system		
	seller will immediately disclose the changes to the buyer. In no ever		
represer	tations not directly made by the Broker or Broker's Agent.	_	-
	certify that the information in this statement is true and correct to the	best of the Seller's knowledge	as of the date of Seller's
signatur			MODE ELLI I
	SHOULD OBTAIN PROFESSIONAL ADVICE AND INSPECTI MINE THE CONDITION OF THE PROPERTY.	ONS OF THE PROPERTY TO	MORE FULLY
DETER	WINE THE CONDITION OF THE PROPERTY.		
Buver i	s advised that certain information compiled pursuant to the sex	offenders registration act. 199	04 PA 295, MCL 28.721 to
	s available to the public. Buyers seeking such information shoul		
or Sher	riff's Department directly.		
ъ .			
	s also advised that the state equalized value of the property, hon rmation is available from the appropriate local assessor's office.		
	rmation is available from the appropriate local assessor's office property will be the same as the seller's present tax bills. Under 1		
	significantly when property is transferred.	viicingan Law, i'cai property	ax obligations can
8			
Seller:_		Date	
Collons		Data	
seller:_		Date	
Buyer h	as read and acknowledges receipt of this statement.		
•		_	
Buyer:	·	Date	Time:
Buver:		Date	Time:
• -			

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

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

1. The residence at the property address set forth above was constructed before 1978:  (Seller must initial one)  YesNoUnknown  (If "No" is initialed, omit 2, and 3. Below, otherwise, seller must complete the rest of this disclosure and sign below.)  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).  (b) Seller has no knowledge of lead-based paint and/or lead-based paint hazards are in the housing.  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 lead-based paint hazards in the housing.  (b) Seller has no records and reports pertaining to the 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 statement above are true and accurate.  Date: Seller(s)  PRUCHASER'S ACKNOWLEDGEMENT  1. Purchaser has received the federally approved pamphlet Protect Your Family From Lead in Your Home.  3. Purchaser has (checked (a) or (b) below):  (a) Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards;  (b) Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead based paint hazards.  4. Purchaser has received a fully executed copy of this Disclosure.  5. If seller has initialed "No" in 1, only 4 of this section applies to Purchaser(s)	PROPE	RTY ADDRESS:
Every purchaser of any interest in residential real estate on which a residential dwelling was built prior to 1978 is notified that such properly may present exposure to lead for lead-based paint that may place young children at risk of building the purchaser in the housing (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 a finterest in residential real property is required to provide the purchaser of any known lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the purchaser 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**  1. The residence at the property address set forth above was constructed before 1978:  (Seller must initial one)  **YesNoUnknown		
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 being 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 a finetest in residential real property is required to provide the purchaser of any known lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the purchaser 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**  1. The residence at the property address set forth above was constructed before 1978:  (Seller must initial one)  **YesNoUnknown	LEAD V	WARNING STATEMENT
(Seller must initial one)  YesNoUnknown	Every puproperty poisoning quotient interest in assessmanns property in the poison property	urchaser of any interest in residential real estate on which a residential dwelling was built prior to 1978 is notified that such may present exposure to lead for lead-based paint that may place young children at risk of developing lead poisoning. Lead ag in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence, behavioral problems and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any in residential real property is required to provide the purchaser with any information on lead-based paint hazards from risk ents or inspections in the seller's possession and notify the purchaser of any known lead-based paint hazards. A risk
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Date: Purchaser(s)	5.	if seller has influenced two in 1, only 4 of this section applies to Purchaser(s)
	Date:	Purchaser(s)

### STERLING TITLE AGENCY MORTGAGE PAYOFF AUTHORIZATION

Re: Mortgage Loan Number:
Lender Name:
Lender Address:
Lender Phone/Fax Number:
Property Located At:
Mortgagor(s) Name(s):
Social Security Number:
The above described property has been sold and  {
Sterling Title Agency 13442 Canal Road Sterling Heights, MI 48313 Phone: 586.323.8025 Fax: 586.275.7940
Signature of Mortgagor
Signature of Mortgagor