

# FOR SALE BY OWNER PACKET

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Dear Homeowner,

Lakeshore Land & Title is a locally owned company with a network of offices located throughout Michigan and Wisconsin. Experience, skill and innovative practices have been combined to provide you with the highest level of service you can expect. We have successfully managed thousands of real estate transactions in the area. We would like the opportunity to serve you.

Real Estate Sales Professionals are always your "best bet" for securing an accurate market price for your home. In addition, their expertise in coordinating the sale of your property can be invaluable. However, if you have already made the decision to sell on your own, allow Lakeshore Land & Title to make the challenge a little easier for you.

The information needed to get started with your transaction has been included in this package. Any other documents that you may need can be given to you at your request, or we will help you find them.

Please be sure to check with your local and county taxing units as they may require certain items upon the sale of your property. i.e. change of ownership forms, fees, inspections, and things of that nature. Some units may charge fines or penalties if you do not meet their requirements prior to or at the time of sale. Additionally, not having completed their requirements may cause a delay in the closing.

- We will provide you with a Commitment for Title Insurance.
- We will prepare closing documents needed to complete your transaction at one of our offices.
- Our settlement department is experienced in mortgage, cash, new construction, and land contract closings.
- You have your choice of national underwriters that are partnered with Lighthouse, and peace of mind with their reputation.

To locate an office near you please visit our webpage at www.llandt.net. You can also scan the code below and it will take you directly to the "Title" page.

We are happy to answer any questions and schedule your closing.

Sincerely,

Lakeshore Land & Title





www.llandt.net (231)845-6946

### **ESCROW AGREEMENT – EARNEST MONEY**

File No	Date:
	, ("Buyer")
and	, ("Seller")
are parties to a contract for the purchase and sale of the property s	ituated at:
(street address, city, z	ip)
Buyer and Seller request LAKESHORE LAND & TITLE. ("Escrow A of ("Deposit") being delivered to Escrow A these Instructions and the Deposit delivered herewith, the Escrow A parties in accordance with these instructions.	row Agent herewith. Upon written acceptance by Escrow Agent of
Escrow Agent shall hold the deposit untilapplied as part of the purchase price for the purchase of the abov Seller are received by Escrow Agent extending the date.	unless prior to 8:00 AM on that date, the deposit is e described real property, or join written instructions of Buyer and
In the event the deposit is not applied to the purchase price for the reterm of this escrow as that term may be extended by joint written in Deposit to or may, at its discretion, continue holding the Deposit.	
Escrow Agent shall deposit the Escrow Deposit in its general escro	w trust account in a federally insured financial institution.
If Escrow Agent receives conflicting instructions of claims to the fundactions:	ds held in escrow, then it may take any one or more of the following
<ul><li>and take no further action until otherwise directed, either be of a court of competent jurisdiction; or</li><li>It may initiate an interpleader action in a court of competer</li></ul>	cuments affected by the conflicting instructions or claims in escrow y mutual written instructions from all interested parties or final order at jurisdiction, naming all interested parties and depositing all or any he clerk of the court in full acquittance of its responsibilities under
Additional Provisions: Upon delivering or applying all funds deposit Agent shall be released from any further liability under these instructerms and provisions set forth in these instructions. By acceptance in the capacity of a depository only. Escrow Agent shall not be respectived pursuant to this Agreement. Escrow Agents' liability here entitled thereto, the funds retained in escrow less any reasonable effunds or otherwise hereunder, including, without limitation, attorney negotiation or analysis of claims against it, by reason of litigation which costs Escrow Agent shall be entitled without notice to deduct	actions, it being expressly understood that liability is limited by the of these instructions, Escrow Agent acknowledges that it is acting sponsible for the failure of any bank used as a depository for funds ander shall in all events be limited to return to the party or parties expenses which Escrow Agent may incur in the administration of the 's fees and litigation expenses paid in connection with the defense, for otherwise, arising out of the administration of the escrow, all of
Buyer(s):	Seller(s):

Accepted by: LAKESHORE LAND & TITLE



# **Application for Title Insurance**

Today's Date:						
Need by Date:						
Purchase Price:\$	Loa	Loan Amount: \$				
Buyer:						
Marital Status:						
Phone Number:						
Mailing Address:						
Email Address:						
Seller:						
Phone Number:						
Mailing Address:						
Email Address:						
Property Address:						
Property Township:						
5 , 6 ,						
Legal Decembrisms						
Parcel Number:						
raicei Nuilibei.						
Property Type (check one)	): □ Vacant Land	☐ Residential ☐ Commercial				
Buyer Lender:						
Phone number:						
Email Address:						
Please check any of the fo	llowing that may apply to	seller:				
□Death Certificate	□Judgment of Divorce	□Trust □LLC				
□Corporation	□Bankruptcy	□Closing out of town				
□Other:						

# PURCHASE AGREEMENT

(MICHIGAN)

NOTE: If any of the items mentioned in this agreement do not apply, please indicate so by writing/typing "does not apply", "n/a", or "waived".

is hereby attached and will be an integral part of this Agreement.  Property Description. Buyer hereby offers to buy the property located in the:   City Village Township of County of, Michigan
commonly known as
(Street address, City, Zip code)
Parcel # The following paragraph applies only if the Premises include unplatted land:
Seller agrees to grant Buyer at closing the right to make (insert number) division(s) under Section 108(2), (3) and (4) of the Michigan Land Division Act. (If no number is inserted, the right to make divisions under the sections referenced above stays with any remainder of the parent parcel retained by Seller. If a number is inserted, Selle retains all available divisions in excess of the number stated; however, Seller does not warrant that the number of divisions stated is actually available.) If this sale will create a new division, Seller's obligations under this Agreement
are contingent on Seller's receipt of municipal approval on or before, of the proposed
division to create the Premises.
Price. Buyer offers to buy the property for the sum of \$ U.S. Dollars.  Terms (check one). SOURCE OF FUNDS TO CLOSE: Buyer states that the funds necessary to close this transaction
Terms (check one). SOURCE OF FUNDS TO CLOSE: Buyer states that the funds necessary to close this transaction on the terms specified below are currently available to Buyer in cash or an equally liquid equivalent.  □ CASH. The full purchase price upon execution and delivery of Warranty Deed.  □ NEW MORTGAGE. The full purchase price upon execution and delivery of Warranty Deed, contingent upon Buyer!
ability to obtain a type (year) mortgage in the amount of % of the sale price bearing
ability to obtain a type (year) mortgage in the amount of % of the sale price bearin interest at a rate not to exceed % per annum (rate at time of loan application), on or before the date the sale
is to be closed. Buyer agrees to apply for a mortgage loan, and pay all fees and costs customarily charged by Buyer'
lender to process the application, within days after the Effective Date, not to impair the Buyers' credit after th
date hereof, and to accept such loan if offered. Should any part of the new mortgage be FHA/VA insured, (check one
Seller Buyer, will agree to pay an amount not to exceed \$, representing repair
required as a condition of financing. Exceptions:
☐ SELLER FINANCING (check one).
☐ Land Contract ☐ Purchase Money Mortgage
In the case of seller financing, Buyer agrees to provide Seller with a credit report within 72 hours after the Effective
Date. If the credit report is unacceptable to the Seller, the Seller shall have the right to terminate this offer within 4
hours of Seller's receipt, or if Buyer fails to provide said credit report to Seller within the time frame allotted, the Seller
shall have the right to terminate this offer within 48 hours. Seller is advised to seek professional advice regarding the
credit report.
upon execution and delivery or form, a copy of which
\$ upon execution and delivery of form, a copy of which is attached, wherein the balance of \$ will be payable in monthly installments of \$ or more including interest at % annum, interest to start on date of closing
and first payment to become due thirty (30) days after date of closing. The entire unpaid balance will become due
and payable months after closing.
Exceptions:
□ OTHER.
Contingencies. The Buyer's obligation to consummate this transaction (check one):
☐ IS NOT CONTINGENT: is not contingent upon the sale or exchange of any other property by Buyer.
☐ <u>IS CONTINGENT UPON CLOSING</u> : is contingent upon closing of a sale or exchange of Buyer's property located
at:
on or before A copy of Buyer's agreement to se
or exchange that property is being delivered to Seller along with this offer.
☐ <u>IS CONTINGENT UPON THE SALE AND CLOSING:</u> is contingent upon the execution of a binding agreement and
the closing of a sale or exchange of Buyer's property located at:
, on o before Seller will have the right to continue to market Seller's
before Seller will have the right to continue to market Seller's property until Buyer enters into a binding agreement to sell or exchange Buyer's property and delivers a copy thereof
to Seller. During such marketing period, Seller may enter into a binding contract for sale to another purchaser on sucl
price and terms as the Seller deems appropriate, and in such event this Agreement will automatically terminate and

7. **Fixtures & Improvements**. All improvements and appurtenances are included in the purchase price including, if now in or on the property the following: all buildings; landscaping; lighting fixtures and their shades and bulbs; ceiling fans; hardware for draperies and curtains; window shades and blinds; built-in kitchen appliances, including garbage disposal and drop-in ranges; wall to wall carpeting, if attached; all attached mirrors; all attached TV mounting brackets; all attached shelving; attached work benches; stationary laundry tubs; water softener (unless rented); water heater; incinerator; sump pump; water pump and pressure tank; heating and air conditioning equipment (window units excluded); attached humidifiers; heating units, including add-on heating stoves and heating stoves connected by flue pipe; fireplace screens, inserts, and grates; fireplace doors, if attached; liquid heating and cooking fuel tanks if owned by Seller; TV antenna and complete rotor equipment; satellite dish and necessary accessories and complete rotor equipment; all support equipment for in ground pools; screens and storm windows and doors; awnings; installed basketball backboard, pole and goal; mailbox; flagpole(s); fencing, invisible in ground fencing and all related equipment, including collars; detached storage buildings; underground sprinkling, including the pump; installed outdoor grills; all plantings and bulbs; garage door opener and control(s); and any and all items and fixtures permanently affixed to the property; and also includes:

	basketball backboard, pole and goal; mailbox; flagpole(s); fencing, invisible in ground fencing and all related equipment, including collars; detached storage buildings; underground sprinkling, including the pump; installed outdoor grills; all plantings and bulbs; garage door opener and control(s); and any and all items and fixtures permanently affixed to the property; and also includes:
	but does not include:
8.	<b>Heating and Cooking Fuels.</b> Liquid heating and cooking fuels in tanks are included in the sale and will transfer to Buyer at time of possession unless usage is metered (in which case it is not included in the sale). Sellers are responsible for maintaining heating and cooking fuels at an operational level and shall note permit fuels to fall below 10% in the tank(s) at the time of possession except that the tank(s) may be empty only if now empty. Further, the seller is precluded from removing fuel from tank(s) other than what is expended through normal use. Exceptions:
9.	Assessments (choose one). If the property is subject to any assessments:  Seller shall pay the entire balance of any such assessments that are due and payable on or before the day of closing.
10	□ Seller shall pay all installments of such assessments that become due and payable on or before day of closing. Buyer shall assume and pay all other installments of such assessments.
10.	Property Taxes. Seller will be responsible for any taxes billed prior to those addressed below. Buyer will be responsible for all taxes billed after those addressed below.  Buyer is also advised that the state equalized value of the property, principal residence exemption information and other real property tax information is available from the appropriate local assessor's office. Buyer should not assume that buyer's future tax bills on the property will be the same as the seller's present tax bills. Under Michigan law, real property tax obligations can change significantly when property is transferred.  □ No proration. (Choose one):  □ Buyer □ Seller will pay taxes billed summer (year); □ Buyer □ Seller
	will pay taxes billed winter (year);  □ Calendar Year Proration (all taxes billed or to be billed in the year of the closing). Calendar year tax levies will be estimated, if necessary, using the taxable value and the millage rate(s) in effect on the day of closing, broken down to a per diem tax payment and prorated to the date of closing with Seller paying for January 1 through the day before closing.  □ Fiscal Year Proration. Taxes will be prorated as though they are paid in (choose one): □ advance. □ arrears.
	Fiscal Year will be assumed to cover a 12 month period from date billed, and taxes will be prorated to the date of closing. Fiscal year tax levies will be estimated, if necessary, using the taxable value and millage rate(s) in effect on the day of closing, broken down to a per diem tax payment and prorated to the date of closing with Seller paying through the day before closing. Exceptions:
11.	Well/Septic. Within ten (10) days after this Agreement is fully executed, the Seller will arrange and pay for an inspection and written report by the county health department or by a qualified inspector (as defined by the county health department, if applicable) of the primary well used for human consumption (including water test for coliform bacteria and nitrates) and septic systems (including tank pumping, if required) in use on the property. If the evaluation report(s) in any of the above circumstances disclose(s) a condition which the Buyer deems unacceptable or that doesn't meet county standards where the county requires minimum standards as a condition of sale, Buyer shall notify the Seller in writing, within five (5) days after the date Buyer has received the applicable report(s), of such condition and request the corrective action. If Seller does not agree or fails to respond within fifteen (15) days of Buyer's requested corrective action, Buyer shall have the right to terminate this Agreement by providing written notice to Seller within three (3) days from receipt of Seller's written refusal (if any) or from the expiration of the aforementioned fifteen (15) day period, and Buyer's good-faith deposit will be refunded. Buyer agrees that the contingency provided by this paragraph shall be deemed to have been waived if (1) Buyer fails to provide written notice of a condition deemed unacceptable within five (5) days after Buyer has received the applicable report(s); or (2) Buyer fails to terminate this Agreement in writing as provided above. If these contingencies are waived or if Buyer elects to close this transaction, Buyer shall be deemed to have accepted the well and/or septic in its "as is" condition as of the date of closing. Exceptions:

12.	Inspections & Insurability. By signing this Agreement, Buyer is representing that the Buyer has the right to inspect the buildings, premises, and building components and systems, or have the buildings, premises, and building components and systems inspected by experts selected by the Buyer.  ☐ The Buyer has waived his/her right to inspections.  ☐ The Buyer has elected to arrange and pay for any inspections including, but not limited to Plumbing; Heating, Ventilating & Air Conditioning; Electrical; Telephone (hard-wired landline); Structural, including roof; Termites and other wood destroying insects; Radon, Air Quality and/or Mold; Water Test for Lead and Nitrites (required if FHA or VA financing). Any damage, misuse, abuse, or neglect of any portion of the property or premises as a result of inspections will be Buyer's responsibility and expense.
	It is the Buyer's responsibility to investigate (i) whether the property complies with applicable codes and local ordinances and whether the property is zoned for Buyer's intended use; and (ii) whether the Buyer can obtain a homeowner's insurance policy for the property at price and terms acceptable to Buyer. In the event of VA financing, Seller will pay for the inspection for termites and other wood destroying insects. All inspections and investigations will be completed within <b>ten (10) days</b> after the Effective Date. If the results of Buyer's inspections and investigations are not acceptable to Buyer, the Buyer may, within the above referenced period, by written notice to Seller, either terminate this Agreement and receive a refund of Buyer's good-faith deposit, or make a written proposal to Seller to correct unsatisfactory conditions that Buyer does not accept. If the Buyer fails to make a written proposal within the above referenced time period, then Buyer will be deemed to have accepted the results of the inspection reports and investigations without repairs or corrections and will proceed to closing according to the terms and conditions of this Agreement. Seller may negotiate with Buyer or, by written notice to Buyer, accept Buyer's proposal or terminate this Agreement. Failure of the Seller to respond or to arrive at a mutually agreeable resolution within <b>three</b> (3) <b>days</b> after Seller's receipt of Buyer's proposal shall result in a termination of this Agreement and a return of any applicable good-foith deposit
	faith deposit.  Buyer agrees that Buyer is not relying on any representation or statement made by Seller or any real estate salesperson (whether intentionally or negligently) regarding any aspect of the premises or this sale transaction, except as may be expressly set forth in this Agreement, a written amendment to this Agreement, or a disclosure statement separately signed by the Seller. Accordingly, if Buyer chooses no inspections, fails to complete inspections, or submits no written proposals, Buyer agrees to accept the premises "as is" and "with all faults", except as otherwise expressly provided in the documents specified in the preceding sentence.  Exceptions:
13.	Municipal Compliances. The Seller will arrange and pay for current certificates of occupancy, sidewalk compliance,
14.	Title Insurance. Seller agrees to convey marketable title to the property ordered through Lakeshore Land & Title subject to conditions, limitations, reservation of oil, gas and other mineral rights, existing zoning ordinances, and building and use restrictions and easements of record. An expanded coverage ALTA Homeowner's Policy of Title Insurance in the amount of the purchase price shall be ordered by Seller and furnished to Buyer at Seller's expense, and a commitment to issue a policy insuring marketable title vested in Buyer, including a real estate tax status report, will be made available to Buyer within ten (10) days after the Effective Date. If Buyer so chooses, or if an expanded policy is not applicable, then a standard ALTA Owners' Policy of Title Insurance shall be provided. If Buyer objects to any conditions, Buyer may, within three (3) days from the aforementioned ten (10) day period, by written notice to Seller, either terminate this Agreement and receive a refund of Buyer's good-faith deposit, or make a written proposal to Seller to correct unsatisfactory conditions that Buyer does not accept. If Buyer fails to make a written proposal within the above referenced time period, then Buyer will be deemed to have accepted the conditions and will proceed to closing according to the terms and conditions of this Agreement. Seller may negotiate with Buyer or, by written notice to Buyer, accept Buyer's proposal or terminate this Agreement. Failure of Seller to respond or to arrive at a mutually agreeable resolution within three (3) days after Seller's receipt of Buyer's proposal shall result in a termination of this Agreement and a return of any applicable good-faith deposit.  Exceptions:
15.	Property Survey. ☐ Buyer ☐ Seller (check one) shall obtain and pay for: ☐ A boundary survey certified to Buyer with iron corner stakes and with improvements and easements located on a map of survey. ☐ A surveyor's report or sketch (not a boundary survey) re-certified to Buyer showing the approximate location of improvements.
	☐ No survey.  When closing occurs, Buyer shall be deemed to have accepted the boundaries of the property and the location

16. **Home Protection Plan**. Buyer and Seller have been informed that home protection plans may be available. Such plans may provide additional protection and benefit to the parties.

Exceptions:

of such improvements thereon. Exceptions:

17. **Prorations**. Rent; association dues/fees, if any; insurance, if assigned; interest on any existing land contract, mortgage or lien assumed by Buyer; will all be adjusted to the date of closing.

	/er, subject to rights of present tenants, if any:
☐ At the completion of the closing	
	p.m. on the day <b>after</b> completion of the closing of the sale, during which time
	occupy the property and hereby agrees to pay the Buyer \$
	od payable at closing, WITHOUT PRORATION. Payment shall be made in the form
of cash or certified funds.	to Division on the agreed data. Calley shall become a taxant at a ofference and shall
	n to Buyer on the agreed date, Seller shall become a tenant at sufferance and shall
Day to Buyer as liquidated damag	les \$ per day plus all of the Buyer's actual reasonable ng the Seller from the property.
attorney's fees incurred in removi	ng the Seller from the property. er closing, Seller will pay all utilities during such occupancy. Buyer will maintain the
	is at the property. However, any repairs or replacements necessitated by Seller's
	portion of the property will be Seller's responsibility and expense. On the agreed
	the property free of trash and debris and in broom-clean condition, shall remove all
	ise stated in this or an additional written agreement), shall make arrangements for
final payment on all utilities, and s	
Exceptions:	
Closing. If agreeable to both part	ties, the sale will be closed with Lakeshore Land & Title as soon as closing
documents are ready, but not late	er than . An additional
period of fifteen (15) days will be	allowed for closing to accommodate the correction of title defects or survey problems
which can be readily corrected, de	elays in obtaining any lender required inspections/repairs. During this additional
period, the closing will be held wit	hin 5 days after all parties have been notified that all necessary documents have
	will each pay their title company closing fee, if applicable, except in the case of VA
financing where the Seller will pay	y the entire closing fee.
Exceptions:	
Good-Faith Deposit. Buyer depo	osits \$, to be held by (insert name of ollowing space) to apply toward
seller, title company, other in the f	ollowing space) to apply toward
	not accepted or if the sale is not closed due to a failure to satisfy a contingency for
	uyer, the good-faith deposit shall be refunded to Buyer.
Other Provisions	
	Agreement is the final expression of the complete agreement of the parties and there
	between the parties relating to this transaction. This Agreement may be amended
	es and attached to this Agreement.
	ne parties agree that any signed copy of the Agreement transmitted by facsimile or
	eemed one in the same as an original copy.
Buyer's Acknowledgment. Buy	eemed one in the same as an original copy. er hereby acknowledges receipt of a copy of this Agreement.
Buyer's Acknowledgment. Buy	
Buyer's Acknowledgment. Buy  Date	
	er hereby acknowledges receipt of a copy of this Agreement.
Date	er hereby acknowledges receipt of a copy of this Agreement.  Signature
	er hereby acknowledges receipt of a copy of this Agreement.
Date	er hereby acknowledges receipt of a copy of this Agreement.  Signature
Date	er hereby acknowledges receipt of a copy of this Agreement.  Signature
Date Phone number	Signature  Print name as it is to appear on all closing documents
Date  Phone number  Date	Signature  Print name as it is to appear on all closing documents  Signature
Date Phone number	Signature  Print name as it is to appear on all closing documents
Date  Phone number  Date	Signature  Print name as it is to appear on all closing documents  Signature
Date  Phone number  Date	Signature  Print name as it is to appear on all closing documents  Signature

Seller's Acceptance.	The Above Offer is Hereby Accepted: ☐ As written.	☐ As written except:
	ous Disclosure Statement. Seller certifies to Buyer th	
	Seller previously disclosed in Seller's Disclosure State the Buyer in writing of any changes in the content of t	
Notice to Seller. Sellenthis Agreement will which the property is s	er understands that consummation of the sale or trans not relieve the Seller of any liability that Seller may h ubject, unless otherwise agreed to by the lender or re ment. Seller has read this Agreement and acknowled	nave under the mortgages to quired by law or regulation.
Date	Signature	
Phone number	er Print name	
Date	Signature	
Phone number	er Print name	
offer. In the event the	eptance. Receipt is hereby acknowledged by Buyer of e acceptance was subject to certain changes from Eall other terms and conditions remaining unchanged.	
Date	Signature	
Date	Signature	
Seller's Receipt. Selle	er acknowledges receipt of Buyer's acceptance of cou	nter offer.
Date	Signature	

### **Seller's Disclosure Statement**

Property Address:											
City, Village or Tow	vnship of					, County of				,	Michigan
condition and infor engineering or any by the Seller or by 2. <u>Seller's Disclos</u> following represent is a disclosure only 3. <u>Instructions to</u> space is required. TO PROVIDE A PL AGREEMENT. SE	mation conce other specific any Agent rep sure: The Sel ations based and is not int the Seller: (4) Complete URCHASER V ELLER will gra	rning the p areas rela presenting t ler disclose on the Sell ended to be (1) Answer a this form y VITH A SIG nt to BUYE	roperty, knoted to the context to the context the Seller in the Seller i	own by Seller onstruction or this transacticing information dge at the signy contract brons. (2) Reports (3) If some item LOSURE STATEMENT (3) The sound (4) The sound (	Unlest condition, and n with the ning of the etween rt knows s do not a TEME	the property in compliance with the Set is otherwise advised, the Seller does not the improvements on the foundation of the state of the improvement. The following are reparted as the seller.  It will enable a purchaser of the property of the items listed below are included in the seller.	not posse tion or roo or warrant not a warr resentation ) Attach ad f you do no O TERMIN Land Divis	ss any expr f. This state ies the Buye anty, the Se is made sol ditional pag of know the ATE AN OT sion Act No.	ertise in construction on the construction of	ruction, ar warranty of obtain. y makes ther. This in ignature if NKNOWN. NDING PU lic Acts of	chitecture, of any kind ne nformation additional FAILURE JRCHASE 1967.
		Yes	No	Unknown	N/A		Yes	No	Unknown	N/A	
Range	Oven					Electrical System					
<del>-</del>	Sprinkler					Sump Pump					
Dishwa	=					Garage door opener					
Water I	Heater					City Water System					
Refrige	erator					Alarm system					
Plumbi	ng					City sewer system					
Hood/F	an					Pool					
Water	Softener					Pool Heater					
Dispos	al					Pool Liner					
Conditi	oner					Pool Equipment					
TV ante	enna					Central air					
TV roto	or					Microwave					
Well &	Pump					Central heating					
Septic	tank					Trash compactor					
Drain fi	elds					Wall furnace					
Ceiling	fan					Humidifier					
Sauna/h	not tub					Electronic air filter					
Washer						Dryer					
Solar he	eating										
Explanations (attac	h additional s	heets if ned	cessary):								
UNLESS OTHERW CLOSING.					ARE S	LD IN WORKING ORDER EXCEPT	AS NOTEI	D, WITHOU	T WARRANTY	' BEYONE	DATE OF
A Base	ment/Crawl sp	ace: Has t	there been e	evidence of w	ater?	Yes No					
	•										
B. Insula	ation:	Describe,	if known:								
C. Urea	Formaldehyde	e Foam Ins	ulation (UFF	F) is installed?	•	Unknown Yes	No				
D. Roof:	Leaks?	Yes	No	Approximat	e age i	known:					
E. Well:	Type of we	ell (depth/di	iameter, age	& repair hist	ory, if k	own):					
	Has water	been teste	d? Yes_		_	No					
	If yes, date	e of last rep	ort and resu	ults:							
F. Septio	c tanks/drain f										
·	ng System:										
				_		other Any known problems?					
I. Electr	ical system:	Any know	n problems	?							
J. Histo	ry of infestation	n, if any (te	ermites, carp	penter ants, e	c.)?	Unknown Yes	No				
Page 1 of 2	Buyers	Initials				Sellers	Initials				

# Seller's Disclosure Statement (con't)

Property Address:						
City, Village or Township of		County of				, Michigan
Environmental problems: Are you aware of any substances, material formaldehyde, lead-based paint, fuel or chemical storage lf yes, please explain:						
7. Flood insurance: Do you have flood insurance on the property?						
8. Mineral Rights: Do you own mineral rights?	Unknown	Yes	No			
Other Items: Are you aware of any of the following:  1. Features of the property shared in common with the adjoining				•	ures whose use	or responsibility
for maintenance may have an effect on the property?  2. Any encroachments, easements, zoning violations or nonconfor	Unknown	Yes Unknown	NO Yes	No		
Any "common areas" (facilities like pools, tennis courts, walkw	-					thority over the
property? Unknown Yes No						
4. Structural modifications, alterations, or repairs made without necessity				Yes	No	
5. Settling, flooding, drainage, structural or grading problems?						
<ul><li>6. Major damage to the property from fire, wind, floods or landslic</li><li>7. Any underground storage tanks? Unknown</li></ul>			Yes	NO		
Farm or farm operation in the vicinity; or proximity to a landfill,			Unknown	Yes	No	
<ol> <li>Any outstanding utility assessments or fees, including any natu</li> </ol>						
10. Any outstanding municipal assessments or fees? Unknown	-	_				
11. Any pending litigation that could affect the property or the seller's	s right to convey prop	perty?	Unknown	Yes	No	
If the answer to any of these questions is yes, please explain. (Attac	h additional shoots	if nococcany):				
in the answer to any or these questions is yes, please explain. (Attac				-		
The Seller has lived in the residence on the property from		(date	) to		=	te). The Seller
has owned the property since The seller has indicated above condition of all the items based on in	f				, ,	
property from the date of this form to the date of closing, Seller will in and correct to the best of the Seller's knowledge as of the date of Se	mmediately disclose	•	•			•
Buyer should obtain professional advice and inspections of the prope	erty to more fully dete	ermine the con	dition of the prope	erty		
BUYER IS ADVISED THAT CERTAIN INFORMATION COMPILED FIS AVAILABLE TO THE PUBLIC. BUYERS SEEKING SUCH INFORSHERIFFS DEPARTMENT DIRECTLY.						
BUYER IS ALSO ADVISED THAT THE STATE EQUALIZED VALUE TAX INFORMATION IS AVAILABLE FROM THE APPROPRIATE LCON THE PROPERTY WILL BE THE SAME AS THE SELLER'S PRESIGNIFICANTLY WHEN PROPERTY IS TRANSFERRED.	OCAL ASSESSOR'S	OFFICE. BUY	ER SHOULD NO	OT ASSUME THA	T BUYER'S FUT	URE TAX BILLS
O-lie-	Data					
Seller	Date					
Seller	Date					
Buyer has read and acknowledges receipt of this statement.						
Buyer	Date					
Buyer	Date					
	Dato					
Page 2 of 2 Buyers Initials			Sellers Initial	s		

### Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

### **Lead Warning Statement**

Buyer signature

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.

Seller	's Disclosure:		
(a)		pased paint and/or lead-based paint hazards, check (1) or (2) below: (nown lead-based paint and/or lead-based paint hazards are present explain:	t in the housing.
	2 Se	seller has no knowledge of lead based paint and/or lead-based paint	hazards in the housing.
(b)	1Se	rts available to the seller, check (1) or (2) below: eller has provided the purchaser with all available records and id/or lead-based paint hazards in the housing (list documents	
	2Se in the ho	Seller has no reports or records pertaining to lead-based paint ousing.	and/or lead-based paint hazards
Purc	haser's Disclosure	e:	
(c) (d) (e)	Purchaser has, che 1 re inspection 2 w	has received copies of all information listed above. has received the pamphlet <i>Protect Your Family from Lead in You</i> neck (1) or (2) below: received a 10-day opportunity (or mutually agreed upon period on for the presence of lead-based paint and/or lead-based paint havaived the opportunity to conduct a risk assessment or inspection lead-based paint hazards.	d) to conduct a risk assessment or nazards; or
Certi	fication of Accurac	су	
	• .	ave reviewed the information above and certify, to the best of provided is true and accurate.	their knowledge, that the
Selle	signature		Date
Selle	signature		Date
Buye	r signature		Date

Date



### **PAYOFF AUTHORIZATION**

The undersigned do hereby authorize you to release information about my loan to Lakeshore Land & Title, including but not limited to a payoff statement.

Borrower:	
Social Security Number:	
Co-Borrower:	
Social Security Number:	
Property Address:	
Lender:	
Phone:	
Loan No.:	
Interest Good Through:	
Lender:	
Phone:	
Loan No.:	
Interest Good Through:	
*PLEASE INCLUDE THE DAILY INTEREST RATE IN THE PAYOFF ST  **PLEASE FURNISH TO US A STATEMENT OF THE AMOUNT NECES AMOUNTS DEFERRED DUE TO A FORBEARANCE OR MODIFICATION ENTERED INTO A FOREBEARANCE AGREEMENT AND Y OU ARE MADOUNTS, PLEASE PROVIDE THE CONTACT INFORMATION FOR DEFERRED AMOUNTS.  ***IF LOAN IS A LINE OF CREDIT OR FUTURE ADVANCE MORTGAGE SUSPENSION OF SAID LOAN SUCH THAT THERE SHALL BE NO FUTURE ON ACCOUNT OF BORROWER(S).  Please fax payoff to Lakeshore Land & Title at If you have any questions or need anything further please call Lakeshore	SSARY TO PAY IN FULL INCLUDING ANY ON AGREEMENT. IF THE BORROWER NOT THE ENTITY SERVICING ANY DEFERRED THE ENTITY WHO IS SERVICING THE GE, BORROWER IS REQUESTING IMMEDITAE JTHER DISBURSEMNT OF FUNDS FOR OR
Borrower Signature	 Date
Co-Borrower Signature	 Date