

GREATER LANSING ASSOCIATION OF REALTORS® SELLER'S DISCLOSURE STATEMENT AND ADDENDUM



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Property Addres	250	3 B	utter	Preid	Hwy				
Street Spy City, Village, Tow	appa				Twn.			MICHIGAN_	
Purpose of Statem disclosure of the co- in construction, arch Also, unless otherw	nent: This standition and infi nitecture, enginise advised, then any kind by the	ormation con neering or ar ne Seller has ne Seller or	ncerning the p ny other specif not conducte	roperty, knowi fic area related d any inspecti	f the property in compliand in by the Seller. Unless oth it to the construction or cor on of generally inaccessib in the Seller in this transa	erwise advise ndition of the i le areas such	ed, the Seller mprovements as the found	does not posses s on the proper ation or roof. T	ess any expertise ty or the land. his statement is
following representa required to provide a Buver in connection	ations based o a copy to the l a with any actu	n the Seller's Buyer or the al or anticipa	s knowledge a Agent of the E ated sale of pr	it the signing of Buyer. The Se operty. The fo	ne knowledge that even the fithis document. Upon reculler authorizes its Agent(s) flowing are representationed is not intended to be p	ceiving this sta) to provide a s made solely	atement from copy of this s by the Selle	the Seller, the statement to an r and are not the	Seller's Agent is by prospective ne representations
Instructions to the Seller: (1) Answer ALL questions. (2) Report known conditions affecting the property. (3) Attach additional pages with your signature if additional space is required. (4) Complete this form yourself. (5) If some items do not apply to your property, check NOT AVAILABLE. If you do not know the facts, check UNKNOWN. FAILURE TO PROVIDE A PURCHASER WITH A SIGNED DISCLOSURE STATEMENT WILL ENABLE PURCHASER TO TERMINATE AN OTHERWISE BINDING PURCHASE AGREEMENT.									
		The items I	below are in v	vorking order.	(The items listed below a	are included i	n the sale of	the property of	only if the purchase
agreement so provi	des.) Yes	No	Unknown	Not Availa	able	Yes	No	Unknown	Not Available
Range/oven Dishwasher Refrigerator Hood/fan Disposal TV antenna, TV rote & controls Electrical system Garage door opene & remote control Alarm system Intercom Central vacuum Attic fan Pool heater, wall liner & equipment Microwave Trash compactor Ceiling fan Sauna/hot tub Explanations (atta	ach additiona	al sheets, if	necessary):	X	Lawn sprinkler system Water heater Plumbing system Water softener/ conditioner Well & pump Septic tank & drain field Sump pump City water system City sewer system Central air conditioning Central heating system Wall Furnace Humidifier Electronic air filter Solar heating system Fireplace & chimney Wood-buming system Washer Dryer Duming System CES ARE SOLD IN WO	X X X Y Y Siem 3		Let st	× × × × × × × × × × × × × × × × × × ×
Property conditi									20
1. Basement/C		Has there	been eviden	ce of water?				yes	_ no
If yes, please 2. Insulation : [e explain: Describe_if k	nown: 1	in know	N					
Urea Formal	dehyde foan					u	nknown	<pre>yes</pre>	no
3. Roof: Leaks		m.	Jeans					yes	no <u></u>
Approximate age, if known:									
If yes, date of last report/results: 3015 Water good 5. Septic tanks/drain fields: Condition, if known:									
6. Heating sys				let sta	ic - 2 years	old			
7. Plumbing sy Any known	ystem : Type	copper	galv	anized	other		_		
8. Electrical sy	ystem: Any k	nown prob	olems?	rone	222				
9. History of Ir	ntestation, if	any: (term	ites, carpent		200	,)-		1_	77-17
SELLER	Ney	Akcel	us	SEL	LER Mil CO	1		Date	TH





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GREATER LANSING ASSOCIATION OF REALTORS® SELLER'S DISCLOSURE STATEMENT AND ADDENDUM

Butterfield Hwy Springport 10. Environmental problems: Are you aware of any substances, materials, or products which may be an environmental hazard such as, but not limited to, asbestos, radon gas, formaldehyde, lead-based paint, fuel or chemical storage tanks, and contaminated soil on the property. unknown __X_ yes ____ no __ If yes, please explain: unknown _____yes ____ no _ 11. Flood Insurance: Do you have flood insurance on the property? 12. Mineral Rights: Do you own the mineral rights? Other items: Are you aware of any of the following: 1. Features of the property shared in common with adjoining landowners, such as walls, fences, roads and driveways, or other features whose use or responsibility for maintenance unknown _____ yes _____ no ___ unknown ____ yes _____ no __ may have an effect on the property? Any encroachments, easements, zoning violations, or nonconforming uses? 3. Any "common areas" (facilities like pools, tennis courts, walkways, or other areas co-owned with others) or a homeowners' association that has any authority over unknown _____ yes ____ no ____ the property? Structural modification, alterations, or repairs made without necessary permits or licensed contractors? unknown _____ yes ____ no _ Settling, flooding, drainage, structural, or grading problems? unknown _____ yes ____ no _ Major damage to the property from fire, wind, floods, or landslides? unknown _____ yes _____ no ___ Any outstanding utility assessments or fees, including any natural gas main extension unknown ____ yes ___ 10. Any outstanding municipal assessment fees? unknown _____ yes ____ no 👋 11. Any pending litigation that could affect the property or the Seller's right to convey the unknown _____ yes _____ no _X property? If the answer to any of these questions is ves, please explain. Attach additional sheets, if necessary: The Seller has lived in the residence on the property from 02/2015 (date) to Present (date). The Seller has owned the property since <u>C2 / 2015</u> (date). The Seller has indicated above condition of all items based on information known to the Seller. If any changes occur in the structural/mechanical/appliance systems of this property from the date of this form to the date of closing, Seller will immediately disclose the changes to Buyer. In no event shall parties hold the Broker liable for any representations not directly made by the Broker or Broker's Agent. Seller certifies 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 signature. BUYER SHOULD OBTAIN PROFESSIONAL ADVICE AND INSPECTIONS OF THE PROPERTY TO MORE FULLY DETERMINE THE CONDITION OF THE PROPERTY. THESE INSPECTIONS SHOULD TAKE INDOOR AIR AND WATER QUALITY INTO ACCOUNT, AS WELL AS ANY EVIDENCE OF UNUSUALLY HIGH LEVELS OF POTENTIAL ALLERGENS INCLUDING, BUT NOT LIMITED TO, HOUSEHOLD MOLD, MILDEW, AND BACTERIA. BUYERS ARE ADVISED THAT CERTAIN INFORMATION COMPILED PURSUANT TO THE SEX OFFENDERS REGISTRATION ACT. 1994 PA 295, MCL 28 721 TO 28 732 IS AVAILABLE TO THE PUBLIC. BUYERS SEEKING THAT INFORMATION SHOULD CONTACT THE APPROPRIATE LOCAL LAW ENFORCEMENT AGENCY OR SHERIFF'S DEPARTMENT DIRECTLY. BUYER IS 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. Buyer has read and acknowledges receipt of this statement. _____ Date _____ Buyer___ Date _____ Time ____



GREATER LANSING ASSOCIATION OF REALTORS® SELLER'S DISCLOSURE STATEMENT AND ADDENDUM



This addendum is a supplement to the attached Seller's Disclosure Statement which constitutes disclosure of the property in compliance with the Seller's Disclosure Act, effective as of January 8, 1994, and as amended July 1, 1996.

Property Address: 2503 Butterfield Hwy Springport MI

)	N	U	
Instructions to the Seller: (1) your signature if additional spacitems do not apply to your prope	e is required. (4) Complete	this form yourself. (5) If yo	iffecting the pro ou do not know	perty. (3) Attach addi the facts, check UNKI	tional pages with NOWN. If some
This information is a disclosure	only and is not intended to b	e part of any contract betw	veen Buyer and	Seller.	
Property conditions, improve	ments, and additional infor	mation:	YES N	O UNKNOWN	N/A
 Is any part of the property in any part of the property in any agric Are there any agric Has the property be 	ted within a regulated Historicoperty located within a designoperty located within a wetlater permit or restricted parking a cultural production or set-aside per or is it now subject to anyth as: gas, oil, minerals,	gnated floodplain? and? area? e agreements?	<u> </u>	<u> </u>	
fluoro or hydrocarb 7. Are there any deed govern this property	ons, timber, crops, or other s restrictions or specific cover y that are over and above loc eowner or Association Fees	nants which may cal zoning ordinances?		<u> </u>	_
If yes to any of 1-8 above, pleas CRP) CONSCIVO TO buy		e progam Imatech	: Mae	1 be tra	nsterre
Supplement: The items listed below in working order?	below are included in the sal	e of the property only if the	e Buy & Sell Co	ntract so provides. A	re the items
Satellite Dish/Controls Explanations:			B) <u>*</u>
Has septic system	pproximate age, if known n been pumped: tly registered or licensed as	if so, what date?	n /a No		
If property is What is the m	thorities require licensing or currently licensed or register naximum occupancy limit?	ed:	erty.		
Current Taxing St 100% Homestead	atus of property:	act D'	A	_ 1-24-	-17
Initials of Buyer (s)	Date	Initials of Seller (s)		Date	





GREATER LANSING ASSOCIATION OF REALTORS® SELLER'S DISCLOSURE STATEMENT AND ADDENDUM



2503 Butterfield Huy Springport, MI

BUYER IS ADVISED THAT THE STATE EQUALIZED VALUE OF THE PROPERTY AND OTHER REAL PROPERTY TAX INFORMATION IS AVAILABLE FROM THE APPROPRIATE LOCAL ASSESSORS OFFICE. BUYER SHOULDNOT 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 OBLIGATIONS CHANGE SIGNIFICANTLY WHEN PROPERTY IS TRANSFERRED. Seller discloses that the approximate gross living area above grade within the property is computed at 1090 square feet and was determined by: Assessor record Appraiser record Builder plans _____ Foundation measurement No determination is made Seller authorizes such square footage to be used by REALTOR® for Public information purposes. Additional Pertinent information: Seller certifies that the information in this Statement is true and correct to the best of the Seller's Knowledge as of this date. This Statement is not a warranty of any kind by the Seller or by any Agent representing the Seller in this transaction and is not a substitute for any inspections or warranties the Buyer may wish to obtain. Buyer has read and acknowledges receipt of this addendum. Date Buyer Date Buyer (the date of closing) that all disclosures made in this Addendum or in Seller reaffirms as of the Seller's Disclosure Statement, or subsequently in writing, remain true and in effect, EXCEPT: Date Date Date

Disclaimer: This form is provided by the Greater Lansing Association of REALTORS® solely for the use of its Members. Those who use this form are expected to review both the form and the details of the particular transaction to ensure that each section is appropriate for the transaction. The Greater Lansing Association of REALTORS® is not responsible for use or misuse of the form, for misrepresentation, or for warranties made in connection with the form.

Date

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GREATER LANSING ASSOCIATION OF REALTORS® LEAD-BASED PAINT SELLER'S DISCLOSURE FORM



Lead Warning Statement

Every Purchaser with 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 with 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 polify the Buyer of any known lead-based paint hazards. A risk generoment or 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	Disclosu	are						
) Presenc	e of lead-based paint and/or lead-based paint hazards (Check one below):						
initials	()	Known lead-based paint and/or lead-based paint hazards are present in/on the property (Explain):						
0.11/	4	Seller has no knowledge of lead-based paint and/or lead-based paint hazards in/on the property						
) Records	s and reports available to the Seller (Check one below):						
initials	()	Seller has provided the Purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in/on the property (list documents below):						
	(X)	Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in/on the property.						
Seller certifies the	nat to the	best of his/her knowledge, the Seller's statements above are true and accurate.						
Date:	-17	Seller(s) alley Acones						
II. Agent'	s Acknov	vledgment						
	Agent l	has informed the Seller of the Seller's obligations under 42 U S C. 4852d and is aware of						
initials Agent certifies t	his/her hat to the	responsibility to ensure compliance. best of his/her knowledge, the Agent's statement above is true and accurate						
/ La -/		20_						
Date: 11271	1 +	Agent:						
III. Purchs	iser's Ac	knowledgment						
		Purchaser has received copies of all information listed above Purchaser has received the federally approved pamphlet Protect Your Family from Lead						
	(C)	in Your Home. Purchaser has (check one below)						
initials	_ (C)	()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; ()Waived the opportunity to conduct a risk assessment or inspection for the presence of						
		lead-based paint and/or lead-based paint hazards.						
Purchaser certif	ies to the	hest of his/her knowledge, the Purchaser's statements above are true and accurate.						
Date		Purchaser(s)						

OR () Set fed	ler repres erally-ma	ents and warrants that the listed property was built in 1978 or later, and that, therefore, the industed lead-based paint disclosure regulations do not apply to this property.						
intel-1-	-	Address:						
initials Date		Seller(s)						
Date		Purchaser(s)						
NOTICE:	Federal	law requires Sellers and Agents to retain a copy of this form for at least three years from inpletion of the sale						
DISCLAIMER:	This for	nn is provided by the Greater Lansing Association of REALTORS® solely for the use of its						

Members. Those who use this form are expected to review both the form and the details of the particular transaction to ensure that each section of the form is appropriate for the transaction. The Greater Lansing Association of REALTORS® is not responsible for the use or misuse of the form, for misrepresentation, or warranties made in connection with the form

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This contract is for use by Brock Fletcher. Use by any other party is illegal and voids the contract.



GREATER LANSING ASSOCIATION OF REALTORS®



RESPONSIBILITIES OF SELLERS UNDER RESIDENTIAL LEAD-BASED PAINT HAZARD REDUCTION ACT 42 U.S.C. 4852d

The disclosure requirements listed below are imposed on Sellers of residential housing prior to 1978.

Sellers must disclose the presence of any lead-based paint hazards actually known to Seller. A Lead-Based Paint Sellers' Disclosure Form for providing such information is on the reverse of this form. This disclosure must be made prior to the Sellers' acceptance of the Purchasers' offer An offer may not be accepted until after the disclosure requirements are satisfied; and the Purchasers have had an opportunity to review the disclosure language, and to amend their offer, if they wish

If the Sellers are aware of the presence of lead-based paint and/or lead-based paint hazards in the property being sold, the disclosure must include any information available concerning the known lead-based paint and/or leadbased paint hazard, including the following:

- *The Sellers' basis for determining that lead-based paint and/or lead-based paint hazards exist;
- *The location of the lead-based paint and/or lead-based paint hazards;
- *The condition of the painted surfaces

If a lead-based paint hazard is not known to the Seller, the disclosure must include a statement disclaiming such knowledge

The Seller must provide a list of any records and reports available to the Sellers pertaining to lead-based paint and/or lead-based paint hazards, copies of which must be provided to the Purchasers (it no such records or reports exist, the disclosure statement should affirmatively so state)

Sellers must provide to Purchasers the government mandated Lead Warning Statement contained on the reverse side of this form

Sellers must provide Purchasers with a copy of the federal pamphlet entitled Protect Your Family from Lead in Your Home. Ask your REALTOR® for a copy

Sellers must permit a Purchaser a ten- (10-) day period (unless the parties mutually agree, in writing, upon a different period of time) to have the property tested for lead-based paint before the Purchasers become obligated under the Buy and Sell Contract

The undersigned hereby acknowledge that the REALTOR® named below has reviewed with us the Responsibilities of Sellers Under Residential Lead-Based Paint Hazard Reduction Act.

NOTICE: Federal law requires Sellers and Agents to retain a copy of this form for at least three years from the completion date of the sale;

SELLER(S

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