Rassbach Realty LLC Page 1 of 2

REAL ESTATE CONDITION REPORT

				SCLAIMER					
A	_ THIS CONDITION REPO	ORT CONCERNS T	HE REAL PROPE	RTY LOCATED AT	211	Lyn	ita Lan	e	
COLINI	(STREET ADDRES	S) IN THE	VIIIage	(CITY) (VILLAGE) (TO	DWN) OF _		Boyce	ville	
IN COM	IPLIANCE WITH SECTION	709.02 OF THE W	ISCONSIN STATU	THIS REPORT IS A DISCLOS TES AS OF March	(MONTH).	15	(DAY).	2018	YFAR) IT
IS NOT	' A WARRANTY OF ANY K	ND BY THE OWN	ER OR ANY AGEN	ITS REPRESENTING ANY PR PRINCIPALS MAY WISH TO C	INCIPAL IN	THIS	TRANSACT	ION AND	IS NOT A
			OWNER'S	INFORMATION					
effect of replation or replation information transaction in the sale of the sa	n the value of the property; ced would significantly shor The owner discloses the fo tion in deciding whether an tion to provide a copy of this the property. The owner represents that	that would significate or adversely affillowing information do n what terms to estatement, and to	antly impair the he fect the expected n with the knowledge purchase the prodisclose any informar her knowledge f	pe that, even though this is no perty. The owner hereby authonation in the statement, to any public responses to the following.	its of the protect a warranty orizes any a person in co	operty; y, prosp gent re onnection	or that if no pective buye epresenting on with any	ers may r any princ actual or	d, removed rely on this cipal in this anticipated
informa B.4.	tion area of this form, an exp f the transfer is of a con	operty being sold. blanation of the rea dominium unit, the non elements that re	. If the owner res son why the respone to white property to white nay be used only be	ponds to any statement with nse to the statement is "yes." ch this form applies is the c y the owner of the condominiun	"yes," the ondominium unit being	owner	shall provid	e, in the	additional
		Pł	ROPERTY COM	IDITION STATEMENTS'	k				See Expert's
C.1.	I am aware of defects in t	he roof				Yes	N ₀	N/A	Report
C.2.	I am aware of defects in t	he electrical systen	n.		•		\(\)		***************************************
C.3.	swimming pool) that is inc	luded in the sale.		ng the water heater, water soft	-		X		
C.4.	I am aware of defects humidifiers).	in the heating a	nd air conditioning	g system (including the air fi				3.4	
C.5.	I am aware of defects in t						<u>×</u>	Δ	
C.6.	I am aware that this prope	erty is served by a j	oint well.		-				
C.7. C.8.	I am aware of defects in t	ne septic system of	r other sanitary disp	oosal system. On <i>or previously located on</i> the			\sim		-
C.9.	(If "yes," the owner, by lav Consumer Protection at F Wisconsin Department of	v, may have to regi :O. Box 8911, Mad Agriculture, Trade tank on the prope	ister the tanks with dison, Wisconsin, 5 and Consumer Pro erty. (If "yes," spec	the Wisconsin Department of A 3708, whether the tanks are in tection may require the closure cify in the additional information	griculture, T use or not.	Regula	tions of the	<u>×</u>	
C.9m.	I am aware that a dam is	otally or partially lo	cated on the prope	rty or that an ownership in a			, X		
C.10.	dam that is not located on collectively by members o Wisconsin Department of I am aware of defects in the	the property will be f a homeowners as Natural Resources ne basement or fou	e transferred with to ssociation, lake disto to find out if dam to Indation (including	ne property because it is owned rict, or similar group. (If "yes," o ransfer requirements or agency cracks, seepage and bulges). O	contact the orders appl Other	ly.)	X	-	
	unsafe concentrations of i	nold, or defects in	drain tiling or sump	extreme dampness or wet wall pumps.	's,				
C.11. C.12.	I am aware that the prope I am aware of defects in the	rty is located in a fl	oodplain, wetland o	or shoreland zoning area.	-		\rightarrow		
C.12.	l am aware of defects in	ie structure of the p mechanical equi	oroperty. Oment included in	the sale either as fixtures or	nerconal -		->- -		-
C.14,	property.			ts or encumbrances (including			X		
C.15.	driveway). I am aware of a defect of	aused by unsafe	concentrations of,	or unsafe conditions relating to	o. radon.		X	- The second second	- The state of the
	radium in water supplies, lines located on but not of plumbing system or other might also be caused linequirements must be con	high voltage electr lirectly serving the potentially hazard by unsafe levels nplied with in the sa	ic (100 KV or gre property, lead in p dous or toxic subs of mold. NOTE: ale of most resident	ater) or steel natural gas trana aint, lead in soil, lead in water su tances on the premises. Such specific federal lead paint di tial properties built before 1978.	smission upplies or defects isclosure		<u> </u>		
C.16.	I am aware of the presence	e of asbestos or as	bestos-containing	materials on the premises.			$\stackrel{\times}{\sim}$		
C.17.	of hazardous or toxic cub	used by unsafe cor	centrations of, uns	afe conditions relating to, or the	e storage _		X_{-}		
C.18.	of, hazardous or toxic sub I am aware of current	or previous tem or previous tem	oring propeπies, nitepowder-post_	beetle or carpenter ant infe	estations		X		
	or defects caused by anim			bootie of carpenter and little	- colations		${}$		
C.19.	I am aware of defects in a fireplace or elsewhere on the NOTE: State law require operating carbon monoximum.	a woodburning stom he property or a vis s operating smoke	ve or fireplace or o iolation of applicab detectors on all i	of defects caused by a fire in a sole state or local smoke detect devels of all residential propert residential properties (see W	tor laws; ties, and		<u>X</u>		•
	§§ 101.149 & 101.647).			•			* .		

Fax: (715)235-4461

C.20.

C.21.

I am aware either that remodeling affecting the property's structure or mechanical systems was done or that additions to this property were made during my period of ownership without the required permits. I am aware of federal, state or local regulations requiring repairs, alterations or corrections of an

	[page 2 of 2]				See
		Yes	,No	N/A	Expert's Report
C.22.	I have received notice of property tax increases, other than normal annual increases, or am awa	are of a	<u>X</u>		
C.23.	pending property reassessment. I am aware that remodeling that may increase the property's assessed value was done.		\times		
C.24.	I am aware of proposed or pending special assessments.		X		4
C.24.m	I am aware that the property is located within a special purpose district, such as a drainage district has the authority to impose assessments against the real property located within the district.	ct, that	<u> </u>		ememoral and a second
C.25.	I am aware of the proposed construction of a public project that may affect the use of the propert		X	***************************************	en de responsación de la companyación de la company
C.26.	I am aware of subdivision homeowners' associations, common areas co-owned with others, zonin violations or nonconforming uses, any land division involving the property for which required state		X		
	permits had not been obtained, conservation easements, restrictive covenants, rights-of-way, ea	sements or			
C.26.m	another use of a part of the property by nonowners, other than recorded utility easements <i>or buri</i> . I am aware that the property is subject to a mitigation plan required under administrative rules of		\searrow		
	department of natural resources related to county shoreland zoning ordinances, which obligates t	he			
	owner of the property to establish or maintain certain measures related to shoreland conditions a which is enforceable by the county.	nd	Χ.		
C.27.	I am aware of other defects affecting the property.		_X_		
D.1.	ADDITIONAL INFORMATION I am aware that a structure on the property is designated as a historic building or that part	of the	$\dot{\lambda}$		
D. 1.	property is in a historic district.			~ .	
D.1.a	I am aware of a pier attached to the property that is not in compliance with state or loc regulations. See http://dnr.wi.gov/ for information.	al pier	***************************************	<u>×</u> _	
D.1.b	All or part of the land has been assessed as agricultural land under Wis. Stat. § 70.32(2r) (use	-value	$\stackrel{\times}{\longrightarrow}$		
D.1.c	assessment). The owner has been assessed a use-value assessment conversion charge under Wis.	Stat	\searrow		
	§ 74.485(2).				
D.1.d	The payment of the use-value assessment conversion charge has been deferred under Wis § 74.485(4).	. Stat	×	-	
D.1.e	Notice: The use value assessment system values agricultural land based on the income that we use rather than its fair market value. When a person converts agricultural land to a non-active development), that person may owe a conversion charge. To obtain more information about the Wisconsin Department of Revenue's Equalization Section at 608-266-2149 or visit http://www.rev I am aware that the property is subject to a farmland preservation agreement.	gricultural use (use value law or	e.g. resider conversion	ntial or co charge, c	ommercial
	Notice: The early termination of a farmland preservation agreement or removal of				
	land from such an agreement can trigger payment of a conversion fee equal to 3 times the class visit http://datcp.wi.gov/Environment/Working_Lands_Initiative/ for more information.	1 "use value" of t	the land. Ca	ill 608-22	4-4500 or
D.1.f	I am aware of the presence of unsafe levels of mold, or roof, basement, window or plumbing lea		<u>×</u>		
	overflow from sinks, bathtubs or sewers, or other water or moisture intrusions or conditions that initiate the growth of unsafe levels of mold.	t might	\checkmark		
D.1.g	I am aware that all, or part, of the property is subject to, enrolled in or in violation of a Fai Preservation Agreement (see D.1.e.), Forest Crop Law, Managed Forest Law (see disc		\triangle		***************************************
	requirement in Wis Stat & 710.12), the Conservation Reserve Program or a comparable program	1			
D.2. D.3.	The owner has lived on the property for Explanation of "yes" responses. (See B. 3.) Village of Baycoville Will replace	are water	e mot	0 V	
	Explanation of yes responses. (ede 5. c.) Things of the first transfer of transfer of the first transfer of				
	ny sales contract provision requiring the inspection of a residential dumbwaiter or elevator mu	ist be performe	d by a state	e-license	d elevator
inspector Notice: Y	or. You may obtain information about the sex offender registry and persons registered with the regis	trv bv contacting	the Wisco	nsin Depa	artment of
Correctio	ons on the Internet at http://www.widocoffenders.org or by phone at 608-240-5830.				
F The ov	OWNER'S CERTIFICATION by owner certifies that the information in this report is true and correct to the best of the owner's know	ledge as of the	date on wh	ich the ov	wner eiane
this repor	ort. NOTE: Wisconsin Statute §709.035 requires owners who, prior to acceptance, obtain inform	ation which wou	ıld change a	a respons	se on this
report, to	o submit a new report or an amended report to the prospective buyer.				
Owner 1	Buttuny taluso Date 3/15/18 Owner		Date		
Owner _	CERTIFICATION BY PERSON SUPPLYING INFORM		—— Date		10 1
correct to	son other than the owner certifies that he or she has supplied information on which the owner relie o the best of that person's knowledge as of the date on which the person signs this report.	d for this report			
	Items Person				
Person _	Items Person		_ Items	Date	
TO PRO	NOTICE REGARDING ADVICE OR INSPECTIO PROSPECTIVE BUYER AND THE OWNER MAY WISH TO OBTAIN PROFESSIONAL ADVICE OVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN THEM WITH RESPECT RRANTIES.	OR INSPECTIO	NS OF THE CE, INSPEC	E PROPE CTIONS, I	RTY AND DEFECTS
ца ти	BUYER'S ACKNOWLEDGMENT IE PROSPECTIVE BUYER ACKNOWLEDGES THAT TECHNICAL KNOWLEDGE SUCH A	\C TUAT ACC	MIDED DV		COLONIAL
INSPECT AND FLC	TORS MAY BE REQUIRED TO DETECT CERTAIN DEFECTS SUCH AS THE PRESENCE OF COODPLAIN STATUS. CKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.	ASBESTOS, B	UILDING C	ODE VIC	LATIONS
Prospecti	tive Buyer Prospective Buyer			Date	
Prospecti	tive Buyer Prospective Buyer			Date	
*NOTE: A	All information appearing in italics in this REAL ESTATE CONDITION REPORT is purely of a sup on 709.03 of the Wisconsin Statutes. No representation is made as to the legal validity of any provision or th	oplemental natur	e and is not	t requirea	pursuant

WISCONSIN REALTORS® ASSOCIATION

4801 Forest Run Road Madison, Wisconsin 53704

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OFFER ADDENDUM S - LEAD BASED PAINT DISCLOSURES AND ACKNOWLEDGMENTS

Page 1 of 3

■ <u>LEAD WARNING STATEMENT:</u> 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.

Disclosures and Acknowledgments made with respect to the Property at 211 Lynita Lane, Boyceville, WI. 54725

_ , Wisconsin.

SELLER DISCLOSURE AND CERTIFICATION.

Note: See Seller Obligations at lines 27 - 54 and 55 - 112.

(1) SELLER DISCLOSURES: (a) Seller hereby represents that Seller has no knowledge of any lead-based paint or lead-based paint hazards (collectively referred to as LBP) present in or on the Property except:

(Explain the information known to Seller, including any additional information available about the basis for the determination that LBP exists in or on the Property, the location of any LBP, and the condition of painted surfaces, or indicate "none.")

(b) Seller hereby confirms that Seller has provided the Buyer with the following records and reports which comprise all of the reports and records available to Seller pertaining to lead-based paint or lead-based paint hazards (LBP) in or on the Property:

(Identify the LBP record(s) and report(s) (e.g. LBP abatements,

inspections, reductions, risk assessments, etc., as defined at lines 89 - 107) provided to Buyer, or indicate "none available.")
(2) SELLER CERTIFICATION: The undersigned Seller has reviewed the information above and certifies, to the best of their knowledge, that the information provided by them is true and accurate.

(X) Bittury Talon 80

(ALL Sellers' signatures) A Print Names Here > Brittany Halvorson

03/15/2018

(Date) A

Seller Obligations under the Federal Lead-Based Paint Disclosure Rules

(Based upon 40 CFR Chapter 1, Part 745, Subpart F, §§745.103, 745.107, 745.110, 745.113 & 745.115; and 24 CFR subtitle A, Part 35, Subpart H, §§35.86, 35.89, 35.90, 35.92 & 35.94, which all are collectively referred to in this Addendum as Federal LBP Law.) DISCLOSURE REQUIREMENTS FOR SELLERS. (a) The following activities shall be completed before the Buyer is obligated under any contract to purchase target housing that is not otherwise an exempt transaction pursuant to Federal Law. Nothing in this section implies a positive obligation on the Seller to conduct any risk assessment and/or inspection or any reduction activities.

(1) <u>Provide LBP Pamphlet to Buyer.</u> The Seller shall provide the Buyer with an EPA-approved lead hazard information pamphlet. Such pamphlets include the EPA document entitled *Protect Your Family From Lead In Your Home* (EPA

#747-K-99-001) or an equivalent pamphlet that has been approved for use in this state by EPA.

(2) <u>Disclosure of Known LBP to Buyer.</u> The Seller shall disclose to the Buyer the presence of any known lead-based paint and/or lead-based paint hazards in the target housing being sold. The Seller shall also disclose any additional information available concerning the known lead-based paint and/or lead-based paint hazards, such as the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of lead-based paint and/or lead-based paint hazards, and the condition of painted surfaces (chipping, cracked, peeling).

(3) <u>Disclosure of Known LBP & LBP Records to Agent.</u> The Seller shall disclose to each agent the presence of any known lead-based paint and/or lead-based paint hazards in the target housing being sold and the existence of any available records or reports pertaining to lead-based paint and/or lead-based paint hazards. The Seller shall also disclose any additional information available concerning the known lead-based paint and/or lead-based paint hazards, such as the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of lead-based paint and/or lead-based paint hazards, and the condition of the painted surfaces (chipping, cracked, peeling).

(4) <u>Provision of Available LBP Records & Reports to Buyer.</u> The Seller shall provide the Buyer with any records or reports available (see line 88) to the Seller pertaining to lead-based paint and/or lead-based paint hazards in the target housing being sold. This requirement includes records or reports regarding common areas. This requirement also includes records or reports regarding other residential dwellings in multifamily target housing, provided that such information is part of a risk assessment and/or

inspection or a reduction of lead-based paint and/or lead-based paint hazards in the target housing as a whole.

52 (b) <u>Disclosure Prior to Acceptance of Offer.</u> If any of the disclosure activities identified in lines 30-51 occurs after the Buyer 53 has provided an offer to purchase the housing, the Seller shall complete the required disclosure activities prior to accepting 54 the Buyer's offer and allow the Buyer an opportunity to review the information and possibly amend the offer.

Rassbach Realty LLC 2106 Stout Rd Menomonie, WI 54751

Phone: (715)235-0635 Fax: (715)235-4461

Erik Davidson

Untitled

■ <u>CERTIFICATION AND ACKNOWLEDGMENT OF LBP DISCLOSURE.</u> (a) <u>Seller requirements.</u> Each contract to sell target housing shall include an attachment or addendum containing the following elements, in the language of the contract (e.g., English, Spanish):

(1) <u>Lead Warning Statement</u>. A Lead Warning Statement consisting of the following language:

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, behavorial 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.

- (2) <u>Disclosure of Known LBP & LBP Information Re: the Property.</u> A statement by the Seller disclosing the presence of known lead-based paint and/or lead-based paint hazards in the target housing being sold or indicating no knowledge of the presence of lead-based paint and/or lead-based paint hazards. The Seller shall also provide any additional information available concerning the known lead-based paint and/or lead-based paint hazards, such as the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of the lead-based paint and/or lead-based paint hazards, and the condition of the painted surfaces (chipping, cracked, peeling, dust, etc.).
- (3) <u>List of Available LBP Records & Reports Provided to Buyer.</u> A list of any records or reports available to the Seller pertaining to lead-based paint and/or lead-based paint hazards in the housing that have been provided to the Buyer. If no such records or reports are available, the Seller shall so indicate.
- (4) <u>Buyer Acknowledgment of Receipt of Disclosures, Records & Pamphlet.</u> A statement by the Buyer affirming receipt of the information set out in lines 67 75 and a lead hazard information pamphlet approved by EPA.
- (5) <u>Buyer Acknowledgment of Receipt of Opportunity for LBP Inspection.</u> A statement by the Buyer that he or she has either: (i) received the opportunity to conduct the risk assessment or inspection required per lines 123 127; or (ii) waived the opportunity.
- (6) <u>Agent Certification.</u> When one or more real estate agents are involved in the transaction to sell target housing, a statement from each agent that: (i) The agent has informed the Seller of the Seller's obligations under Federal LBP Law; and (ii) the agent is aware of his or her duty to ensure compliance with Federal LBP Law. Agents ensure compliance by informing Seller of his or her obligations and by making sure that the Seller or the agent personally completes the required activities. Buyer's agents paid solely by Buyer are exempt.
- (7) <u>Signatures.</u> The signatures of all Sellers and Buyers, and all agents subject to Federal LBP Law (see lines 80 84) certifying to the accuracy of their statements to the best of their knowledge, along with the dates of the signatures.

■ DEFINITIONS:

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<u>Available</u> means in the possession of or reasonably obtainable by the Seller at the time of the disclosure.

89 <u>Abatement</u> means the permanent elimination of lead-based paint and/or lead-based paint hazards by methods such as 90 removing, replacing, encapsulating, containing, sealing or enclosing lead-based paint with special materials, in conformance 91 with any applicable legal requirements.

Buyer means one or more individuals or entities who enter into a contract to purchase an interest in target housing (referred to in the singular whether one or more).

94 <u>Inspection</u> means: (1) a surface-by-surface investigation to determine the presence of lead-based paint, and (2) the provision of a report explaining the results of the investigation.

<u>Lead-based paint</u> means paint or other surface coatings that contain lead equal to or in excess of 1.0 milligram per square centimeter or 0.5 percent by weight.

98 <u>Lead-based paint hazard</u> means any condition that causes exposure to lead from lead-contaminated dust, lead-contaminated point that is deteriorated or present in accessible surfaces, friction surfaces, or impact surfaces that would result in adverse human health effects as established by the appropriate Federal agency.

101 <u>Reduction</u> means designed to reduce or eliminate human exposure to lead-based paint hazards through interim controls, 102 abatement, etc.

Risk assessment means an on-site investigation to determine and report the presence of lead-based paint, and to evaluate and report the extent, nature, severity, and location of lead-based paint hazards in residential dwellings, including: (1) information gathering regarding the age and history of the housing and occupancy by children under 6; (2) visual inspection; (3) limited wipe sampling or other environmental sampling techniques; (4) other activity as may be appropriate; and (5) provision of a report explaining the results of the investigation.

Seller means one or more individuals or entities who transfer, in return for consideration, (1) legal title to target housing, in whole or in part; (2) shares in a cooperatively owned project; or (3) an interest in a leasehold (referred to in the singular whether one or more).

111 <u>Target housing</u> means any housing constructed prior to 1978, except housing for the elderly or persons with disabilities (unless any child who is less than 6 years of age resides or is expected to reside in such housing) or any 0-bedroom dwelling.

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114 115 116 117	AGENT(S) ACKNOWLEDGMENT AND CERTIFICATION. (1) ACKNOWLEDGMENT: All agent(s) in this transaction subject to Federal LBP Law (see lines acknowledge that: (1) the Seller was informed of his or her obligations under the Federal LBP Law (see lines 112); and (2) they are aware of their duty to ensure compliance with the requirements of Federal LBP Law. (2) CERTIFICATION: The undersigned agents have reviewed the information above and certify, to the knowledge, that the information provided by them is true and accurate.	27 - 54 and 55 -
119 120	(X) (Agent's signature) ▲ Print Agent & Firm Names Here ▶ Erik Davidson Rassbach Realty LLC	03/15/2018
	(X)	(Date) A
123 124 125 126	■ BUYER'S OPPORTUNITY TO CONDUCT AN EVALUATION (LBP Inspection Contingency). (a) Be obligated under any contract to purchase target housing, the Seller shall permit the Buyer a 10-day period (mutually agree, in writing, upon a different period of time) to conduct a risk assessment or inspection for lead-based paint and/or lead-based paint hazards. (b) Not withstanding lines 123 - 126, a Buyer may waive to conduct the risk assessment or inspection by so indicating in writing.	the presence of
129 130 131 132 133 134 135 136 137 138 140 141 142 143 144 145 146	■BUYER INSPECTION CONTINGENCY, ACKNOWLEDGMENT AND CERTIFICATION. (1) LEAD-BASED PAINT INSPECTION CONTINGENCY: [Buyer to check one box at lines 131, 147 or 14 checked, Buyer is deemed to have elected a 10-day contingency per lines 131 - 146.] □ LEAD-BASED PAINT INSPECTION CONTINGENCY: This Offer is contingent upon a federal or statinspector or lead risk assessor conducting an inspection or risk assessment of the Property, at Buyer's cos no lead-based paint and/or lead-based paint hazards (see lines 96 - 100) (collectively referred to as LBP). shall be deemed satisfied, and Buyer will have elected to take the Property "as is" with respect to LBP, undays of acceptance, delivers to Seller a copy of the inspector's or risk assessor's written report and insting the LBP identified in the report to which the Buyer objects. Buyer agrees to concurrently deliver a conditional to the listing broker, if any. A proposed amendment will not satisfy this notice requirement. RIGHT TO CURE: Seller (shall)(shall not) STRIKE ONE have a right to cure [if neither struck, Seller shall cure]. If Seller has the right to cure, Seller may satisfy this contingency by: (1) delivering, within 10 days of notice, written notice of Seller's election to abate the LBP identified by the Buyer; and (2) providing Buyer, no prior to closing, with certification from a certified lead supervisor or project designer, or other certified leaf the identified LBP has been abated. This Offer shall be null and void if Buyer makes timely delivery of the report and: (1) Seller does not have a right to cure or (2) Seller has a right to cure but: a) Seller delivers not not cure or b) Seller does not timely deliver the notice of election to cure. "Abate" shall mean to permane identified LBP by methods such as removing, replacing, encapsulating, containing, sealing or enclosing the in conformance with the requirements of all applicable law. □ Buyer valves the opportunity for a LBP inspection or assessment.	ate certified lead t, which discloses This contingency less Buyer, within d a written notice opy of the report have the right to receipt of Buyer's later than 3 days ad contractor that above notice and ce that Seller will
50 51	(2) BUYER ACKNOWLEDGMENT: Buyer hereby acknowledges and certifies that Buyer has: (a) recei above-listed disclosures, reports and records concerning any known LBP in or on the Property (see lines 12 - a lead hazard information pamphlet approved by the EPA; and (c) received the opportunity to conduct a LBF or inspection of the Property or has waived the opportunity (see lines 131 - 148 above).	ved the Seller's 22); (b) received risk assessment
53 54	(3) BUYER CERTIFICATION: The undersigned Buyer has reviewed the information above and certifies, to the knowledge, that the information provided by them is true and accurate.	he best of their
55 56	(X)	(Date) ▲

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