水	ELLERV NELLERV		GR SELLE	EATER LANSING ASS R'S DISCLOSURE S	OCIATION OF REAL	TORS® ADDENDUM	Page 1 of 4
Property A	odress:	52	52	Meridia.	n Road		
Street	te	1: 11	iams	ton,	÷.		48895
City, Village				ioms to wr,	Town	ship	

Furpose of Statement: This statement is a disclosure of the condition of the property in compliance with the Seller Disclosure Act. This statement is a disclosure of the condition and information concerning the propeny, known by the Seller. Unless otherwise advised, the Seller does not possess any expertise in construction, architecture, engineering or any other specific area related to the construction or condition of the improvements on the property or the land. Also, unless otherwise advised, the Seller has not conducted any inspection of generally inaccessible areas such as the foundation or roof. 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.

Seller's Disclosure: The Seller discloses the following information with the knowledge that even though this is not a warranty, the Seller specifically makes the following representations based on the Seller's knowledge at the signing of this document. Upon receiving this statement from the Seller's Agent is required to provide a copy to the Buyer or the Agent of the Buyer. The Seller authorizes its Agent(s) to provide a copy of this statement to any prospective Euver in connection with any actual or anticipated sale of property. The following are representations made solely by the Seller and are not the representations of the Selier's Ageni(s), if any. This information is a disclosure only and is not intended to be part of any contract between Buyer and Seller.

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 AVAILAELE. If you do not know the TECLS, Check UNKNOWN, FAILURE TO PROVIDE A FURCHASER WITH A SIGNED DISCLOSURE STATEMENT WILL ENABLE FURCHASER TO TERMINATE AN OTHERWISE EINDING FURCHASE AGREEMENT.

Appliances/Systems/Services: The items below are in working order. (The items listed below are included in the sale of the property only if the purchase acreement sc provides.) 3100 No Holenown Not Available

Yes	Nc	Unknown	NCI AVE	ilable	Yes	INC	Unknewn	PIDSILEVA ION
Rangeloven Dishwasher Refrigerator				Lewn sprinkler system Water heater Plumbing system Water softener/	4			
Hood/fan Disposal TV antenna, TV rotor				conditioner Well & pump Septic tank &	4			
& controls Electrical system Garage door opener	(*)			drain field Sump pump City water system	4		19 44 	The second secon
& remote control			-4	City sewer system Central air conditioning Central heating system	4			
Central vacuum Affic fan Pool heater, wall			-	Wall Furnace Humidifier Electronic air filter				4
liner & equipmen!			1	Solar heating system Fireplace & chimney Wood-burning system	4			\checkmark
Ceiling fan Sauna/hot tub			1	Washer Diyer	1	्रीतः		

Explanations (attach additional sheets, if necessary):

UNLESS OTHERWISE AGREED, ALL HOUSEHOLD APPLIANCES ARE SOLD IN WORKING ORDER, EXCEPT AS NOTED, WITHOUT WARRANTY BEYOND DATE OF CLOSING)

Property conditions,	improvements &	additional	information:
roberty conditions,	improvements a	auguru nui	in the transferred to the

,		
1.	Basement/Crawlspace: Has there been evidence of water? If yes, please explain: Last Apert (2017) Samp jump Failed.	
	Basement/Crawispace: Has there been evidence of water formation of the second s	
2.	Insulation: Describe, if known:	
	Urea Formaldehyde foam insulation (UFFI) is installed?	in ,
3.	Urea Formaldehyde foam insulation (UFFI) is installed? Roof: Leaks? Approximate age, if known:	, rea
	Approximate age, if known: Shed, All Replaced apprint. I years and	P
4.	Well: Type of well (depth/diameter, age, and repair history, in known).	
	Has the water been tested?	
	If yes, date of last report/results:	
5.0	Septic tanks/drain fields: Condition, if knownChelled in December Conf	
б.	Heating system: Type/approximate age: _ 695 Fuenace - Aperl 2017	
7 👳	Plumbing system: Type: copper galvanized other	
	Any known problems?	
Β.	Electrical system: Any known problems?	
9.	History of Infestation, if any: (termites, carpenter ants, etc.)	
	Date 4-2,6-18	
SEL	LLER Date J-Co-10	

2	SELLER'S DISCLOSURE STATEMENT AND ADDENDUM	age 2 of 4
	poress: <u>5252</u> <u>Meridian</u> <u>Read</u> <u>William 1705</u>	rd such as, but
	not limited to, asbestos, radon gas, formaldehyde, lead-based paint, fuel or chemical storage tanks, and contaminated soil unknownyes r property.	ontrie
31.	Flood Insurance: Do you have flood insurance on the property? unknownyes n unknownyes n	c

4.16.27	No. Service and	1 Dest 18 Collins Converter	PROVE T				na - na contra contra - Fi	Concernance and
52	Mineral	Rights:	Do	you	own	the	mineral	nome /

whene' Are you aware of any of the following:

liente. Ale you entere of enty of the following.	-			
estures of the property shared in common with adjoining landowners, such as walls,				
nces, roads and driveways, or other features whose use or responsibility for maintenance				~ /
av have an effect on the property?	UNKNOWN _		no _	
avencroachments, essements, zonino violations, or nonconforming uses?	unknown _	yes _	no _	V
y "common areas" (facilities like pools, tennis courts, walkways, or other areas				
owned with others) or a homeowners' association that has any authority over				
	unknown	yes_	no	V
e proporty and increasing alterations or repairs made without necessary permits				1
libered contractors?	unknown	yes	no	1
notize fonding disingle structural or orading problems?	unknown	yes	no	2
stimily, notoing, orange, showing, and it is a wind floods or landslines?	unknown	ves	no	V
SJOF OSTRAGE to the property from the smith, house, of foldences.	unknown	ves	/ no	V
ny uncerground storage tanks?	unknown	Ves	1/ ne	
erm of term operation in the violatity of provinity to a fational, an port, and any integer				
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urcharge?				
ny outstanding municipal assessment rees?	-	yee _	//C _	0
	unknown	HOC	50	/
operty?		yes_		V
answer to any of these questions is yes, please explain. Attach additional sheets, if necess	ary			
	ay have an effect on the property? by encroachments, easements, zoning violations, or nonconforming uses? by "common areas" (facilities like pools, tennis courts, walkways, or other areas bowned with others) or a homeowners' association that has any authority over e property? inuctural modification, alterations, or repairs made without necessary permits licensed contractors? etiling, ficooding, drainage, structural, or grading problems? ajor damage to the property from fire, wind, floods, or landslides? hy underground storage tanks? erm or farm operation in the vicinity; or proximity to a landfill, airport, shooting range, etc.? hy outstanding utility assessments or fees, including any natural gas main extension incharge? hy outstanding municipal assessment fees? hy pending litigation that could affect the property or the Seller's right to convey the poperty?	estures of the property shared in common with adjoining landowners, such as walls, notes, roads and driveways, or other features whose use or responsibility for maintenance ay have an effect on the property? The property encroachments, easements, zoning violations, or nonconforming uses? The property? The property? The property? The property? The property is a homeowners' association that has any authority over the property? The property is a homeowners' association that has any authority over the property? The property is a homeowners' association that has any authority over the property? The property is a homeowners' association that has any authority over the property? The property is a homeowners' association that has any authority over the property? The property is a homeowners' association that has any authority over the property? The property is a homeowners' association that has any authority over the property? The property is a homeowners' association that has any authority over the property is a homeowners' association that has any authority over the property? The property is a homeowners' association that has any authority over the property is a homeowners' association that has any authority over the property from fire, wind, floods, or landslides? The unknown is a propertion in the vicinity; or proximity to a landfill, airport, shooting range, etc.? The property is assessment fees? The property is assessment fees? The property is a property or the Seller's right to conver the unknown is a property in the property or the Seller's right to conver the unknown is a property in the property or the Seller's right to conver the unknown is a property in the property or the Seller's right to conver the unknown is a property in the property or the Seller's right to conver the unknown is a property in the property or the Seller's right to convert the property is a property in the property in the property or the Seller's right to convert the property is a property in the property in	estures of the property shared in common with adjoining landowners, such as walls, nces, roads and driveways, or other features whose use or responsibility for maintenance ay have an effect on the property? hy encroachments, easements, zoning violations, or nonconforming uses? hy "common areas" (facilities like pools, tennis courts, welkways, or other areas b-owned with others) or a homeowners' association that has any authority over e property? ructural modification, alterations, or repairs made without necessary permits licensed contractors? etiling, frooding, drainage, structural, or grading problems? ajor damage to the property from fire, wind, floods, or landslides? erm or farm operation in the vicinity; or proximity to a landslides? erm or farm operation in the vicinity; or proximity to a landslide ary natural gas main extension hy outstanding municipal assessment fees? hy pending litigation that could affect the property or the Seller's right to convey the property? unknownyes	extures of the property shared in common with adjoining landowners, such as walls, nces, roads and driveways, or other features whose use or responsibility for maintenance ay have an effect on the property? ny encroachments, easements, zoning violations, or nonconforming uses? unknownyesno ny "common areas" (facilities like pools, tennis courts, walkways, or other areas -owned with others) or a homeowners' association that has any authority over e property? ructural modification, alterations, or repairs made without necessary permits licensed contractors? etiling, fiooding, drainage, structural, or grading problems? ajor damage to the property from fire, wind, floods, or landslides? my underground storage tanks? erm or farm operation in the vicinity; or proximity to a landfill, airport, shooting range, etc.? my outstanding utility assessments or fees, including any natural gas main extension unknownyes no unknownyes

AUG. The Seller has lived in the residence on the property from <u>finite</u> <u>Zoon</u> (date) to <u>present</u> (date). The Seller has owned the property since <u>field</u>, <u>Zooo</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 Agen1.

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.

Seller A. Bloch		Date5/7/18
Seller	Date	
Buyer has read and acknowledges receipt of th	is statement.	
Buyer	Date	Time
Buyer	Date	Time

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

Page 3 of

K/A

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.

2:10

Property Address: 5252 Meridian Road, Williamston

YES

КO

UNKNOWN

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 you do not know the facts, check UNKNOWN. If some items do not apply to your property, check N/A (Nonapplicable).

This information is a disclosure only and is not intended to be part of any contract between Buyer and Seller.

Property conditions, improvements, and additional information:

- 1. Is the property located within a regulated Historic area of district?
- 2. Is any part of the property located within a designated floodplain?
- 3. Is any part of the property located within a welland?
- 4. Is the property in a permit or restricted parking area?
- 5. Are there any agricultural production or set-aside agreements?
- 6. Has the property been or is it now subject to any leases, encumbrances, Or reservations such as: joas, oil, minerals,
- fluoro or hydrocarbons, timber, crops, or other surface/subsurface rights? 7. Are there any deed restrictions or specific covenants which may
- govern this property that are over and above local zoning ordinances? Are there any Homeowner or Association Fees? 8.

If yes to any of 1-8 above, please explain:

Supplement: The items listed below are included in the sale of the property only if the Buy & Sell Contract so provides. Are the items below in working order?

Satellite Dish/Controls Explanations:

Curren zy Use cable (WOW)

Other Items: 1. Water Heater. Approx 2. Has septic system ber 3. Is property currently re	imate age, il known en pumped: <u>165</u> gistered or licensed as a		2017 11-27-17 -	Both Tanks pumped + inspected
What is the maxir	ties require licensing or re ently licensed or registered num occupancy limit? num parking limit?	d:	а 33	I'mspected
 Current Taxing Status 100% Homestead 	of property: NonHomeslead	or partialI	What percent?	
		<u>ps</u>		5/7/18
Initials of Buyer (s)	Date	Initials of Seller (s)		Date

OPEATE	R LANSING ASS		REALTORS®	
SELLER'S D	ISCLOSURE S	TATEMENT A	IND ADDERDUM	Page 4 of
52 52 Me	ridian	Load,	Williamston)
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Seller discloses that the approximate gross livit determined by:				
-oundation measurement Asse	essor record		record Builder plan	าร
13		y REALTOR® for	Public information purposes,	
Additional Perlinent information:				
			81. -	
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CITOLTUNE
Property Address

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 point 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 reduced the Buyer with any information on lead-based paint hazards from tisk assessments or inspectione 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 purchasel.

1. Seller's Disclosure. (A) Presence of lead-based paint and/or lead-based paint hazards. (Check one below): innals Known lead-based paint and/or lead-based paint hazards are present in/on the property. (Explain) Seller has no knowledge of lead-based paint and/or lead-based paint hazards in/on the property. Records and reports available to the Seller, (Check one below): iziust Seller has provided the Funchaser with all available records and reports penalting to lead-based paint and/or lead-based paint bazards inton the preperty (list documents below): Seller has no reports or records penaining to lead-based paint and/or lead-based paint hazards in/on the property. Seller cenifies that to the best of his/her knowledge, the Seller's statements above are true and accurate. Date Seller(s) п. Agent's Acknowledgment Agent has informed the Seller of the Seller's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance initials Agent certifies that to the best of his/her knowledge, the Agent's statement above is true and accurate, Date Agent 114 Purchaser's Acknowledgment (A) Purchaser has received copies of all information listed-above (B) Purchaser has received the federally approved pamphlet Protect Your Family from Lead in Your Home. (C) Purchaser has (check one below) milials ()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 certifies to the best of his/her knowledge, the Purchaser's statements above are true and accurate. Date Purchaser(s) OR 🔀 Seller represents and warrants that the listed property was built in 1978 or later, and that, therefore, the federally-mandated lead-based paint disclosure regulations do not apply to this property. De mer, Address: 5 initials 5 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 the completion of the sale.

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 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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Vois contract is for use by Brock Fletther | Use by any other party is likeget and voide the contract.

Inetar





RESPONSIBILITIES OF SELLERS UNDER RESIDENTIAL LEAD-BASED PAINT HAZARD REDUCTION ACT 42 U.S.C. 43526

2 Meridian Road Property Address

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

Seliers must disclosure form for providing such information is on the reverse of this form. This disclosure must be made prior to the Seliers' 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 lead-based paint hazard, including the following:

- "The Seliers' basis for determining that lead-based paint and/or lead-based paint hazards exist;
- "The jocation 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 hazards, copies of which must be provided to the Purchasers (if 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.

26-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 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 Brack Fletcher. Dee by may other party is illegal and voids the contract.

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