

SELLER'S DISCLOSURE ALTERNATIVES

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	2	Date Page 1 of	4	_ pages
Property located at 4319 Br	yant Az	بر ق #	103	
Property located at 4319 Br. City of Whicapolis	【 , County of	Hennes	<u> </u>	, State of Minneso
NOTICE Sellers of residential property, with limited e through 513.60. To comply with the statu Buyer (see Seller's Property Disclosure	exceptions, are obli ite, Seller must pr	gated to satisfy ovide either a	the requirem	nents of MN Statutes 513 closure to the prospect
(Select one option only.) 1) QUALIFIED THIRD-PARTY INSPECTION material information relating to the real party" means a federal, state or local reasonably believes has the expertise no or investigation that has been conducted.	property that has governmental age ecessary to meet the	been prepared ncy, or any pe ne industry stan	by a qualifie rson whom dards of prac	d third party. "Qualified th Seller or prospective Butice for the type of inspec
Seller shall disclose to prospective I that is included in a written report, o	•	•		-
Buyer acknowledges receipt of an i	inspection report p	repared by		
and dated, 20				
Seller discloses to Buyer the follow in the above referenced inspection		allown by Selle	That contrac	not any information mola

	 	* * =		·
Seller discloses to Buyer the follo referenced inspection report.	wing material fact	s known by S	eller that are	not included in the ab
				·
2) WAIVER: The written disclosure recand Buyer hereby waive the written	quired may be waiv	ed if Seller and	prospective l	Buyer agree in writing. Se 2 through 513 60

ORIGINAL COPY TO LISTING BROKER; COPIES TO SELLER, BUYER, SELLING BROKER.

	JWC! KCR	<u>■</u> 41. Page 2
BUI 42.		operty located at 4319 Bryant Ave S #103
43. 44.	ОТ	HER REQUIRED DISCLOSURES: There may be other required disclosures by other governmental entities that are not listed below.
45. 46.	A.	PRIVATE SEWER SYSTEM DISCLOSURE: (A private sewer system disclosure is required by MN Statute 115.55.) (Check appropriate box.)
47.		Seller does not know of a private sewer system on or serving the above-described real property.
48. 49.		There is a private sewer system on or serving the above-described real property. (See Private Sewer System Disclosure Statement.)
50. 51.		There is an abandoned private sewer system on the above-described real property. (See Private Sewer System Disclosure Statement.)
52. 53.	В.	PRIVATE WELL DISCLOSURE: (A well disclosure and Certificate are required by MN Statute 103I.235.) (Check appropriate box.)
54.		Seller certifies that Seller does not know of any wells on the above-described real property.
55. 56.		Seller certifies there are one or more wells located on the above-described real property. (See Well Disclosure Statement.)
57.		Are there any wells serving the above-described property that are not located on the property?
58.		Contaminated Well: Is there a well on or serving the property that contains contaminated water?
59.		To your knowledge, is the property in a Special Well Construction Area?
60.		Comments:
61.		
62.		
63.		
64.	C.	VALUATION EXCLUSION DISCLOSURE: (Required by MN Statute 273.11, Subd. 16)
65.		There IS IS NOT an exclusion from market value for home improvements on this property. Any valuation (Check one.)————
66.		exclusion shall terminate upon sale of the property, and the property's estimated market value for property tax purposes
67. 68.		shall increase. If a valuation exclusion exists, Buyers are encouraged to look into the resulting tax consequences.
69.		Additional comments:
70.		
71.		
72. 73.	D.	METHAMPHETAMINE PRODUCTION DISCLOSURE: (A methamphetamine production disclosure is required by MN Statute 152.0275, Subd. 2 (m).)
74.		Seller is not aware of any methamphetamine production that has occurred on the property.
75. 76.		Seller is aware that methamphetamine production has occurred on the property. (See Methamphetamine Production Disclosure Statement.)

E. NOTICE REGARDING AIRPORT ZONING REGULATIONS: The property may be in or near an airport safety zone 77. with zoning regulations adopted by the governing body that may affect the property. Such zoning regulations are 78. filed with the county recorder in each county where the zoned area is located. If you would like to determine if such 79. zoning regulations affect the property, you should contact the county recorder where the zoned area is located. 80.

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SELLER'S DISCLOSURE ALTERNATIVES

RNE		4319 B	- +	82. Page	+10 3	
Pro	perty located at			1100 5		
F.	(Initial) (Initial)	_ Buyer has had th	e opportunity (o review pag	e four (4) of this Agr	eement.
G.	offender registry may be obtained located or the Min	and persons regis	itered with the local law enfor	predatory off cement office	lender registry unde is in the community v	ording the predatory r MN Statute 243.166 where the property is artment of Corrections
Н.	SELLER'S STATE					
	(To be signed at tin Seller(s) hereby at a copy of this Disc	uthorizes any licens	ee(s) represent n or entity in cor	ing or assisting nnection with a	g any party(ies) in this iny actual or anticipate	transaction to provide ed sale of the property.
	AHIK /	7.29	.09			
	(Seller)	7	(Date)	(Seller)		(Date)
l.	I/We, the Buyer(s) and agree to the se	ime of purchase agre of the property, acl	knowledge rece on selected in th	is form. I/We fu		E ALTERNATIVES form presentations regarding
	(D		(Data)	(Buyer)		(Date)
J.	(Buyer) ADDITIONAL DIS	CLOSURES:	(Date)	(buyer)		(Oate)

K.	(To be signed at ti	IOWLEDGEMENT: ime of purchase agre E BELOW, I/we, the dicated below, which	Seller(s) of the			s are the same, except
	-					
	/O-H)		(0-4-)	(Called		(Date)
	(Seller)		(Date)	(Seller)	.ER, BUYER, SELLIN	

ORIGINAL COPY TO LISTING BROKER; COPIES TO SELLER, BUYER, SELLING BROKER.

SELLER'S DISCLOSURE ALTERNATIVES

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119. L. OTHER INFORMATION:

- 120. WATER INTRUSION AND MOLD GROWTH: Recent studies have shown that various forms of water intrusion
- affect many homes. Water intrusion may occur from exterior moisture entering the home and/or interior moisture
- 122. leaving the home.
- 123. Examples of exterior moisture sources may be
- improper flashing around windows and doors,
- 125. improper grading,
- 126. flooding,
- 127. roof leaks.
- 128. Examples of interior moisture sources may be
- 129. plumbing leaks,
- condensation (caused by indoor humidity that is too high or surfaces that are too cold),
- 131. overflow from tubs, sinks or toilets,
- 132. firewood stored indoors,
- 133. humidifier use,
- 134. inadequate venting of kitchen and bath humidity,
- improper venting of clothes dryer exhaust outdoors (including electrical dryers),
- 136. line-drying laundry indoors,
- 137. houseplants—watering them can generate large amounts of moisture.
- 138. In addition to the possible structural damage water intrusion may do to the property, water intrusion may also result
- in the growth of mold, mildew and other fungi. Mold growth may also cause structural damage to the property.
- 140. Therefore, it is very important to detect and remediate water intrusion problems.
- 141. Fungi are present everywhere in our environment, both indoors and outdoors. Many molds are beneficial to humans.
- 142. However, molds have the ability to produce mycotoxins that may have a potential to cause serious health problems,
- 143. particularly in some immunocompromised individuals and people who have asthma or allergies to mold.
- 144. To complicate matters, mold growth is often difficult to detect, as it frequently grows within the wall structure. If you
- 145. have a concern about water intrusion or the resulting mold/mildew/fungi growth, you may want to consider having
- 146. the property inspected for moisture problems before entering into a purchase agreement or as a condition of your
- purchase agreement. Such an analysis is particularly advisable if you observe staining or any musty odors on the
- 148. property.
- 149. For additional information about water intrusion, indoor air quality, moisture or mold issues, go to the Minnesota
- 150. Association of REALTORS® web site at www.mnrealtor.com.
- 151. LISTING BROKER AND LICENSEES MAKE NO REPRESENTATIONS AND ARE
- 152. NOT RESPONSIBLE FOR ANY CONDITIONS EXISTING IN THE PROPERTY.

153. ORIGINAL COPY TO LISTING BROKER; COPIES TO SELLER, BUYER, SELLING BROKER

MN:SDA-4 (8/07)



ADDENDUM TO PURCHASE AGREEMENT DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

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			1. Date Jul	y 24, 2009	
			2. Page		
3.		se Agreement between parties, dat			, 20 ,
4.	pertaining to the purc	hase and sale of the property at 43	19 Bryant Ave S	#103	
5.	Minneapolis		MN	554	109 .
6.	Section I: Lead Warı	ning Statement			· · · · · · · · · · · · · · · · · · ·
7.	Every buyer of any int	rerest in residential real property on	which a residentia	l dwelling was built pr	ior to 1978 is notified
8. 9.	that such property management of the developing lead poisons.	nay present exposure to lead from oning. Lead poisoning in young child	ieaa-pasea paint ren mav produce p	tnat may piace youn permanent neurologic	iy chiluren at risk bi al damage, including
10.	learning disabilities, I	reduced intelligence quotient, beha	vioral problems an	nd impaired memory.	Lead poisoning also
11. 12.	poses a particular rist	k to pregnant women. The seller of a nformation on lead-based paint ha	any interest in resi zards from risk as	dential real property l ssessments or inspe	s requirea to proviae ctions in the seller's
13.	possession and notify	the buyer of any known lead-based	d paint hazards. A		
14.	lead-based paint haz	ards is recommended prior to purch	1 <i>ase.</i> 		
15.	Seller's Disclosure	initial)	-	**	
16. 17.	(a)	Presence of lead-based paint and (Check one below.)	or lead-based pain	nt hazards.	
18.	<i>'</i>	Known lead-based paint and/or lea	ad-based paint ha	zards are present in t	he housing
19.		(explain):			
20.					
21.	M	Seller has no knowledge of lead-based	ased paint and/or	lead-based paint haz	ards in the housing.
22.	(b)	Records and reports available to the	he seller.		
23.	'	(Check one below.)			
24. 25.	, \square	Seller has provided Buyer with all and/or lead-based paint hazards in			to lead-based paint
25. 26.		andror lead-based paint nazards ii	Title flousing (list	documents below).	
2 0 . 27.		Callarbas as renewle as research	ataining to the		h
27. 28.	L	Seller has no reports or records pe in the housing.	rtaining to lead-ba	sed paint and/or lead-	-based paint nazards
29.	Buyer's Acknowledo	ment (initial)	· · · · · · · · · · · · · · · · · · ·		
30.	(c)	Buyer has received copies of all in	formation listed un	nder (b) above.	
31.	(d)	Buyer has received the pamphlet,	Protect Your Famil	ly from Lead in Your F	lome.
32.	(e)	Buyer has (check one below):			
33.		Received a 10-day opportunity (or			
34. 25		or inspection for the presence of le	ad-based paint an	d/or lead-based paint	hazards (if checked,
35.		see Section II on page 2); or	4 - vial, assess	nt or inoncation for Al	no propones of local
36. 37.	L	Waived the opportunity to conduct based paint and/or lead-based paint		nt of inspection for tr	ie presence or lead-

ADDENDUM TO PURCHASE AGREEMENT DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

			38. Page		
39.	Property located at 4319 Bryant Ave S	#103	Minneapolis	MN	55409
40.	Real Estate Licensee's Acknowledgem				50/d) and is swore
41. (42.	(f) Real estate licensee ha of licensee's responsib	is informed Se illity to ensure	e compliance.	15 under 42 0.5.C. 46	52(u) and is aware
43. 44. 45.	Certification of Accuracy The following parties have reviewed the inferovided by the signatory is true and accuracy		ve and certify, to the bes	it of their knowledge, t	nat the information
46.	(Seller)	·29·09	(Buyer)		(Date)
47.	(Seller)	(Date)	(Buyer)		(Date)
48.	(Real Estate Licensee)	7·29.0 (Date)	(Real Estate Licensee)		(Date)
49. 50. 51.	Section II: Contingency (Initial only if fire This contract is contingent upon a risk based paint and/or lead-based paint has	assessment	or an inspection of t	he property for the p	presence of lead-
52.	shall be completed withinten (10)		calendar days after acce	eptance of the Purchas	se Agreement.This
53. 54.	contingency shall be deemed removed, a real estate licensee representing or assis	nd the Purch			
55.	Seller, within three (3) calendar days after				
56.	deficiencies and the corrections required				
57.	and Buyer have not agreed in writing within				
58.	that: (A) some or all of the required correcti	, ,	-		•
59.	the purchase price will be made; this Pu				
60.	Cancellation of Purchase Agreement con				
61.	be refunded to Buyer. It is understood that E				
62.	providing that Buyer or real estate licen	•			al estate licensee
63.	representing or assisting Seller of the wa	iver or remov	al, in writing, within the	time specified.	

TLX:SALE-2 (8/06)



CONDOMINIUM/TOWNHOUSE/ COOPERATIVE ADDENDUM COMMON INTEREST COMMUNITY (CIC)

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T.J., 29 2000

		1. Date	July =1, 2009	
		2. Page		
3.	Addendum to Purchase Agreement between part			, pertaining
4.	to the purchase and sale of property at 4319 Bry	vant Ave S #103	3	
5.	Minneapolis	MN	5540	9

6. THIS TRANSACTION MAY NOT BE SUBJECT TO THE DISCLOSURE REQUIREMENTS (see information under "EXCEPTIONS") AND TEN (10)-DAY RIGHT OF CANCELLATION DESCRIBED BELOW. BUYER MAY WISH TO DETERMINE WHETHER THESE PROVISIONS APPLY BEFORE PROCEEDING WITH THIS OFFER TO

9. PURCHASE.

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NOTICE: Unless they are otherwise exempt, the following statutory NOTICE applies to transactions involving condominiums or cooperatives or planned communities (including townhomes) that are subject to or have elected to be subject to the Minnesota Common Interest Ownership Act (MCIOA), Minnesota Statutes 515B.1-101 through 515B.4-118:

"The following notice is required by Minnesota Statutes. The purchaser is entitled to receive a disclosure statement or resale disclosure certificate, as applicable. The disclosure statement or resale disclosure certificate contains important information regarding the common interest community and the purchaser's cancellation rights."

NOTICE FOR INITIAL SALE: Minnesota Statutes require that the following disclosure be made to the initial occupant, of a platted lot or other parcel of real estate (i) which is subject to a master declaration, (ii) which is intended for residential occupancy, and (iii) which does not and is not intended to constitute a unit.

"The following notice is required by Minnesota Statutes: The real estate to be conveyed under this Purchase Agreement is or will be subject to a master association as defined in MN Statute 515B. The master association is obligated to provide to the purchaser, pursuant to MN Statute 515B.4-102(c), upon the purchaser's request, a statement containing the information required by MN Statute 515B.4-102(a)(20), with respect to the master association, prior to the time that the purchaser signs a purchase agreement for the real estate. The statement contains important information regarding the master association and the purchaser's obligations thereunder."

DOCUMENTATION AND RIGHT TO CANCEL

APPLICABILITY: If this transaction involves ownership of a condominium or of a cooperative or of a unit in a planned community (including townhomes) that is subject to or has elected to be subject to MCIOA, then the following disclosure requirements and right of cancellation apply to this transaction. However, certain properties are exempt from coverage under MCIOA. Buyer may wish to determine whether this property is subject to MCIOA before submitting an offer to purchase.

DOCUMENTS: Seller is required to furnish Buyer with the following documents relating to the Association or to the Master Association, if applicable, before conveyance of unit:

- (a) copies of the declaration, if any (other than any CIC plat), (b) the articles of incorporation, (c) bylaws,
 (d) any rules and regulations for the Association or Master Association, if any, and (e) any amendments or supplemental declarations;
- 2) the organizational and operating documents relating to the Master Association, if any (for resale of the property);
- a Disclosure Statement (for initial sale of property) or Resale Disclosure Certificate (for resale of the property) and all amendments thereto required by MCIOA 515B.4-101 or 515B.4-107. The Resale Disclosure Certificate from the Association must be dated not more than 90 days prior to the date of the Purchase Agreement or the date of conveyance, whichever is earlier. The Association may charge a reasonable fee for providing the required documents, which shall be paid by Seller unless otherwise agreed to in writing. A Seller, on resale of the property, is not liable to Buyer for any erroneous information provided by the Association and included in the Resale Disclosure Certificate. Nor is a Seller, on resale of the property, liable to Buyer for failure of the Association to provide the Resale Disclosure Certificate, or for a delay by the Association in providing said Disclosure Certificate in a timely manner. For an initial sale of the property, a declarant of a common interest community may be liable to provide the Disclosure Statement and its contents.

THIS IS A LEGALLY BINDING CONTRACT BETWEEN BUYERS AND SELLERS.
IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

CONDOMINIUM/TOWNHOUSE/ COOPERATIVE ADDENDUM COMMON INTEREST COMMUNITY (CIC)

				,
		50. Page	3.01	55409
51.	Property located at 4319 Bryant Ave S + 103	Minneapolis	MN	33409
52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72.	RIGHT TO CANCEL PURCHASE AGREEMENT: Ubefore signing the Purchase Agreement, Buyer (10) days of receipt of said documents. If an Ame only) materially and adversely affects a Buyer, then after delivery of the Amendment. If Buyer elects to car Buyer and Seller shall immediately sign a Cancellation all earnest money paid hereunder to be refunded to Seller for Seller's cost to obtain the documents. Buyer cancellation to Seller, or licensee representing or assist Seller, or licensee representing or assist Seller, or licensee representing or assisting Seller, rescission period, after delivery of the Disclosure Seller, or licensee representing or assist Seller, or licensee representing or assisting Seller, received and had an opportunity to review the Disclosure Certificate, may be modified or waived, it received and had an opportunity to review the Disclosure Obsclosure Certificate. The person required to delive or the Resale Disclosure Certificate may not condition tenday right of rescission, may not contractually of and may not include a modification or waiver of the To be effective, a modification or waiver of Buyer's separate from the Purchase Agreement signed by Buschtement, Amendment to Disclosure Statement or ten-day rescission period may also be waived or property, in accordance with MN Statute 515B.	Thas the right to cancer andment to a Disclosure Son Buyer may cancel this I have this Purchase Agreement of Purchase Agreement Buyer. Buyer shall return the reast cancel, without perstand Seller, or by mailing so within said ten-day period Statement, Amendment to mailing, by agreement of sure Statement, Amendment to a Disclosure Statement on the sale of the unit on bligate Buyer to modify of ten-day right of rescissions ten-day right of rescissions the Resale Disclosure Control of the Resa	el this Purchase Agree Statement (for an initial se Purchase Agreement with ment, the Purchase Agree at confirming said cancelle all documents to Seller enalty, by either delivering such notice by postage-pid. On residential transact of Buyer of a unit ONLY and to the Disclosure Statement to the Disclosure St	ement within ten ale of the property of thin ten (10) days ement is canceled, ation and directing or shall reimburse ag written notice of repaid U.S. mail, to ctions, the ten-day ent or the Resale AFTER Buyer has atement or Resale closure Statement or waive Buyer's right of rescission ement for the unit, by an instrument ves the Disclosure at transactions, the
74. 75. 76.	ASSOCIATION RESERVES AND ASSESSMENTS Owners' Association for repairs or capital improver except for such portion of the current (month of clo	ments. There shall be no	adjustment at closing f	for such reserves,
77. 78. 79. 80. 81.	REGULAR ASSESSMENTS: All Unit Owners' Ass Seller as required by Unit Owners' Association do the month of closing shall be prorated between Bu receipts or a letter from the Unit Owners' Association required by Unit Owners' Association documents.	ocuments. The installment Lyer and Seller as of the	nt of regular assessmer e date of closing. Seller	nts due or paid in shall furnish paid
82. 83. 84. 85. 86.	UNIT OWNERS' ASSOCIATION SPECIAL ASSESSED Purchase Agreement. Seller makes no representation Association assessments which may be assessed known, is reflected in the <i>Disclosure Statement</i> or with any written notice received by Seller from the may occur subsequent to the date of closing.	on or warranty whatsoev against the property afte Resale Disclosure Certif	er concerning the amou er the date of closing. S <i>iicate</i> . However, Seller sl	int of Unit Owners' uch information, if hall provide Buyer
88. 89. 90. 91.	WARRANTY DISCLAIMER: Notwithstanding any Seller makes no warranty of any kind regarding any statutorily mandated warranty. For an initia statute to provide specified warranties.	the condition of the c	ommon areas and fac	ilities, subject to
92.	OTHER:			
93. 94. 95.				

THIS IS A LEGALLY BINDING CONTRACT BETWEEN BUYERS AND SELLERS.

IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

MN:CA-2 (8/06)

96.

CONDOMINIUM/TOWNHOUSE/ COOPERATIVE ADDENDUM COMMON INTEREST COMMUNITY (CIC)

		98. Page	·	
99.	Property located at 4319 Bryant Ave S 7103	Minneapolis	MN	55409
100. 101. 102. 103. 104. 105. 106. 107. 108. 109. 111. 112. 113. 114. 115. 116. 117.	EXCEPTIONS: Most common interest communities MN Statute 515B.1-102 (e) states that Chapter 51 covered by MN Statute 515B (MCIOA), to the folion (1) a planned community which consists of two (with section 515B.2-110(d) (1) and (2) which additional real estate and which is not subject a common interest community where the unutilized for detached single-family dwellings association has no obligation to maintain a (3) a cooperative where, at the time of creation described in the declaration consist solely years, including renewal options; (4) planned communities utilizing a common in cooperatives, which are limited by the declaration consists with respect to access, utilities, parking Unless a common interest community described in Seller would not be required to provide a Disclosure Disclosure Certificate or the ten-day purchaser's right in the following states and which is not subject to the ten-day purchaser's right in the following states and which is not subject to the time of creation and the following states and which is not subject to maintain a common interest community described in the following states and the following states are common interest community described in the following states and t	5B shall not apply, units, which utilizes a this not subject to any rect to a master associating consist solely of some of the cooperative, the of proprietary leases the terest community plate aration to nonresidential instruments filed primary, ditches, drainage on (1)–(5) above has estatement, Amendments	nless the association of common interest common interest common interest common interest common interest common interests of real of common interests interests interests interests interests interest common interest interests i	unity plat complying evert units or to add estate designed or ciation or a master tural building; in the dwellings as m of fewer than 20 p(d) (1) and (2) and eating or modifying MN Statute 515B,
119. 120. 121.	If you have determined that the common interest MUST provide a Disclosure Statement, Amend	est community is sub Iment to the Disclose I rescission for all co	<i>ure Statement</i> or the <i>F</i> ommon interest comm	Resale Disclosure
123. 124. 125. 126. 127. 128. 129. 130. 131. 132. 133. 134. 135.	MN Statute 515B.4-101(c) Neither a Disclosure Stor delivered in the case of (1) a gratuitous transfer; (2) a transfer pursuant to a court order; (3) a transfer to a government or governmenta (4) a transfer to a secured party by foreclosure (5) an option to purchase a unit, until exercised (6) a transfer to a person who "controls," or is "to a declarant under MN Statute 515B.1-10 (7) a transfer by inheritance; (8) a transfer of special declarant rights under (9) a transfer in connection with a change 515B.2-123.	I agency; or deed in lieu of fored; controlled by," the grant (3(2); MN Statute 515B.3-10	closure; tor, as those terms are d 4; or	efined with respect
137.	A Disclosure Statement and a Resale Disclosure Counit which is restricted to nonresidential use.		ed by written agreement	of purchasers of a
138.	(Seller) (De	te) (Buyer)		(Date)
139.	(Seller) (Da	te) (Buyer)		(Date)
140.	THIS IS A LEGALLY BINDING CO	NTRACT BETWEEN	BUYERS AND SELLEF	is.

IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

MN:CA-3 (8/06)