

SELLER'S DISCLOSURE ALTERNATIVES

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11-11-09

1. Date

L		Y Z T	2 Page 1 of 4 pages	
3.	Dros	aarti	2. Page 1 of 4 pages ty located at 4325 Bryant Acc 5 D201 Municapolis, County of Hennepin, State of Minneson	
3. 4 .	City	of Of	Municapoli's County of Tenneolin State of Minneso	– , nta.
5. 6. 7. 8.	NOT Sell- thro	FICE ers c ugh	E of residential property, with limited exceptions, are obligated to satisfy the requirements of MN Statutes 513. 1513.60. To comply with the statute, Seller must provide either a written disclosure to the prospect (see Seller's Property Disclosure Statement) or satisfy one of the following two options:	.52
9. 10. 11. 12. 13. 14.	1)	QUA mate part reas	It one option only.) IALIFIED THIRD-PARTY INSPECTION: Seller shall provide to prospective Buyer a written report that disclost terial information relating to the real property that has been prepared by a qualified third party. "Qualified the ty" means a federal, state or local governmental agency, or any person whom Seller or prospective Busonably believes has the expertise necessary to meet the industry standards of practice for the type of inspect investigation that has been conducted by the third party in order to prepare the written report.	nird yer
15. 16.			ller shall disclose to prospective Buyer material facts known by Seller that contradict any informati It is included in a written report, or material facts known by Seller that are not included in the report	
17. 18.			Buyer acknowledges receipt of an inspection report prepared by	_ ,
19.			and dated, 20	•
20. 21.			Seller discloses to Buyer the following material facts known by Seller that contradict any information include in the above referenced inspection report.	led
22. 23.				
24.				
25.				—
26. 27.				
27. 28. 29.			Seller discloses to Buyer the following material facts known by Seller that are not included in the aboreferenced inspection report.	 ove
30.				
31.		•		
32. 3 3.				—
34.				
35.				
36. 37.	2)	*	• WAIVER: The written disclosure required may be waived if Seller and prospective Buyer agree in writing. Seller and Buyer hereby waive the written disclosure required under MN Statutes 513.52 through 513.60.	ller
38. 39.			Waiver of the disclosure required under MN Statutes 513.52 through 513.60 does not waive, limit abridge any obligation for Seller disclosure created by any other law.	or

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

	DWe Ker RNE	41. Page 2
42.	Pro	operty located at 4325 Bryant Ave S
43. 44.		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 NOT an exclusion from market value for home improvements on this property. Any valuation (Cheek one.)
66. 67. 68.		exclusion shall terminate upon sale of the property, and the property's estimated market value for property tax purposes shall increase. If a valuation exclusion exists, Buyers are encouraged to look into the resulting tax consequences.
6 9.		Additional comments:
70.		
71.		

D. METHAMPHETAMINE PRODUCTION DISCLOSURE:

- 73. (A methamphetamine production disclosure is required by MN Statute 152.0275, Subd. 2 (m).)
- Seller is not aware of any methamphetamine production that has occurred on the property. 74.
- 75. Seller is aware that methamphetamine production has occurred on the property.
- 76. (See Methamphetamine Production Disclosure Statement.)
- E. NOTICE REGARDING AIRPORT ZONING REGULATIONS: The property may be in or near an airport safety zone 77. 78. with zoning regulations adopted by the governing body that may affect the property. Such zoning regulations are 79. filed with the county recorder in each county where the zoned area is located. If you would like to determine if such
- 80. zoning regulations affect the property, you should contact the county recorder where the zoned area is located.

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MN:SDA-2 (8/07)

COLDWELL BANKER []
TAX INCA IN THE

SELLER'S DISCLOSURE ALTERNATIVES

BUI	RNI	82. Page 3
83.	Pro	operty located at 4325 Bryant Ave S.
84.	F.	Buyer has had the opportunity to review page four (4) of this Agreement.
85. 86. 87. 88. 89.	G.	NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory offender registry and persons registered with the predatory offender registry under MN Statute 243.166 may be obtained by contacting the local law enforcement offices in the community where the property is located or the Minnesota Department of Corrections at (651) 361-7200, or from the Department of Corrections web site at www.corr.state.mn.us.
90. 91. 92. 93.	Н.	SELLER'S STATEMENT: (To be signed at time of listing.) Seller(s) hereby authorizes any licensee(s) representing or assisting any party(ies) in this transaction to provide a copy of this Disclosure to any person or entity in connection with any actual or anticipated sale of the property.
94.		(Seller) (Date) (Seller) (Date)
95. 96. 97. 98. 99.	I.	BUYER'S ACKNOWLEDGEMENT: (To be signed at time of purchase agreement.) I/We, the Buyer(s) of the property, acknowledge receipt of this SELLER'S DISCLOSURE ALTERNATIVES form and agree to the seller's disclosure option selected in this form. I/We further agree that no representations regarding material facts have been made, other than those made in this form.
100.		(Buyer) (Date) (Buyer) (Date)
101.	J.	ADDITIONAL DISCLOSURES:
102. 103. 104. 105.		estate agent.
106.		
107. 108. 109. 110.	K.	SELLER'S ACKNOWLEDGEMENT: (To be signed at time of purchase agreement.) AS OF THE DATE BELOW, I/we, the Seller(s) of the property, state that the material facts are the same, except for changes as indicated below, which have been signed and dated.
112.		
113.		
114.115.		
_,		
116.		(Seller) (Date) (Seller) (Date

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

SELLER'S DISCLOSURE ALTERNATIVES

118. Page 4

119. L. OTHER INFORMATION:

- 120. WATER INTRUSION AND MOLD GROWTH: Recent studies have shown that various forms of water intrusion
- 121. 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
- 124. 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,
- 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.
- 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.
- 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
- 147. 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 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)



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

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11-11-09

	2.	Page	
3.	Addendum to Purchase Agreement between parties dated		, 20, pertaining
4.	to the purchase and sale of property at 4315 Bryant Ave S	D201	
5.		MN	55409

1. Date

THIS TRANSACTION MAY NOT BE SUBJECT TO THE DISCLOSURE REQUIREMENTS (see information 6. under "EXCEPTIONS") AND TEN (10)-DAY RIGHT OF CANCELLATION DESCRIBED BELOW. BUYER MAY 7. WISH TO DETERMINE WHETHER THESE PROVISIONS APPLY BEFORE PROCEEDING WITH THIS OFFER TO 8. 9. PURCHASE.

NOTICE: Unless they are otherwise exempt, the following statutory NOTICE applies to transactions involving 10. condominiums or cooperatives or planned communities (including townhomes) that are subject to or have elected to be 11. subject to the Minnesota Common Interest Ownership Act (MCIOA), Minnesota Statutes 515B.1-101 through 12. 13. 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:

- 1) (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);
- 37. 38. a Disclosure Statement (for initial sale of property) or Resale Disclosure Certificate (for resale of the property) 39. and all amendments thereto required by MCIOA 515B.4-101 or 515B.4-107. The Resale Disclosure Certificate 40. from the Association must be dated not more than 90 days prior to the date of the Purchase Agreement or the 41. date of conveyance, whichever is earlier. The Association may charge a reasonable fee for providing the required 42. documents, which shall be paid by Seller unless otherwise agreed to in writing. A Seller, on resale of the property, 43. is not liable to Buyer for any erroneous information provided by the Association and included in the Resale 44. Disclosure Certificate. Nor is a Seller, on resale of the property, liable to Buyer for failure of the Association to 45. provide the Resale Disclosure Certificate, or for a delay by the Association in providing said Disclosure Certificate 46. in a timely manner. For an initial sale of the property, a declarant of a common interest community may be liable 47. 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.

MN:CA-1 (8/06)

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

			50. Page	<u> </u>	
51.	Property located at 4325 Bryant Ave S	D201	Minneapolis	MN	55409
52. RIGHTTO CANCEL PURCHASE AGREEMENT: Unless Buyer received said documes before signing the Purchase Agreement, Buyer has the right to cancel this Purchase. (10) days of receipt of said documents. If an Amendment to a Disclosure Statement (for only) materially and adversely affects a Buyer, then Buyer may cancel this Purchase A after delivery of the Amendment. If Buyer elects to cancel this Purchase Agreement, the Purchase Agreement confirming all earnest money paid hereunder to be refunded to Buyer. Buyer shall return all docume Seller for Seller's cost to obtain the documents. Buyer may cancel, without penalty, by eit cancellation to Seller, or licensee representing or assisting Seller, or by mailing such notice to Seller, or licensee representing or assisting Seller, within said ten-day period. On reside received and had an opportunity of the Disclosure Statement, Amendment to the Disclosure Certificate, may be modified or waived, in writing, by agreement of Buyer of a received and had an opportunity to review the Disclosure Statement, Amendment to the Disclosure Certificate. The person required to deliver a Disclosure Statement, Amendment to the Disclosure Certificate. The person required to deliver a Disclosure Statement, Amendment to the Disclosure Certificate. The person required to deliver a Disclosure to modify or waive Buyer and may not include a modification or waiver of Buyer's ten-day right of rescission in any put To be effective, a modification or waiver of Buyer's ten-day right of rescission must be separate from the Purchase Agreement signed by Buyer more than THREE (3) DAYS after Statement, Amendment to Disclosure Statement or the Resale Disclosure Certificate. Of ten-day rescission period may also be waived or shortened by Buyer's acceptance of property, in accordance with MN Statute 515B.					ement within tenticale of the property within ten (10) days between the canceled lation and directing for shall reimburse on written notice of prepaid U.S. mail, to ctions, the ten-day ment or the Resale attement or Resale sclosure Statement for Walve Buyer's right of rescission between the Uisclosure at transactions, the ce (closing) of the call transactions, the ce (closing) of the call transactions, the ce (closing) of the call transactions, the call transactions of the call transactions
74. 75. 76. 77. 78.	ASSOCIATION RESERVES AND ASSESS Owners' Association for repairs or capital in except for such portion of the current (month REGULAR ASSESSMENTS: All Unit Own Seller as required by Unit Owners' Association	mproventh of clos ners' Ass ation doc	nents. There shall be r ing) monthly assessm ociation regular asses cuments. The installm	no adjustment at closing tents allotted for such res sments shall be paid to ent of regular assessme	for such reserves serves. date of closing by ents due or paid in
79. 80. 81.	the month of closing shall be prorated between receipts or a letter from the Unit Owners' A required by Unit Owners' Association documents of the control of	ssociatio			
82. 83. 84. 85. 86.	UNIT OWNERS' ASSOCIATION SPECIAL Purchase Agreement. Seller makes no repr Association assessments which may be as known, is reflected in the <i>Disclosure Stater</i> with any written notice received by Seller fi may occur subsequent to the date of closin	esentations esessed and an entrology esemble to the toom the too.	on or warranty whatsoe against the property at Besale Disclosure Cert	ever concerning the amou fter the date of closing. S tificate. However, Seller s	unt of Unit Owners Such information, is shall provide Buye
88. 89. 90. 91.	WARRANTY DISCLAIMER: Notwithstand Seller makes no warranty of any kind re any statutorily mandated warranty. For a statute to provide specified warranties.	garding	the condition of the	common areas and fac	cilities, subject to
92. 93. 94. 95.	OTHER:				

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)

99.	Property located at 4315 Bryant Ave S	D20	Minneapolis	MN	55409						
100.	FXCEPTIONS: Most common interest communities will be subject to MN Statute 515B (MCIOA); however, curren										
101.											
102.	covered by MN Statute 515B (MCIOA), to the following:										
103.	(1) a planned community which consists of two (2) units, which utilizes a common interest community plat complying										
104.	with section 515B.2-110(d) (1) and (2) which is not subject to any rights to subdivide or convert units or to add additional real estate and which is not subject to a master association;										
105.	additional real estate and which	h is not subj	ect to a master associa	tion;							
106.	utilized for detached single-family dwellings or agricultural purposes, and where the association or a master										
107.											
108.	association has no obligation to	association has no obligation to maintain any building containing a dwelling or any agricultural building; (3) a cooperative where, at the time of creation of the cooperative, the unit owners' interests in the dwellings as									
109.	(3) a cooperative where, at the time	ne of creatio	n of the cooperative, the	e unit owners' interests ii	1 the aweilings as						
110.	described in the declaration co		of proprietary leases h	aving an unexpired term	i of fewer than 20						
111.	years, including renewal option	is;		5450 0 4404	-1) (4)1 (6)1						
112.	(4) planned communities utilizing a				a) (1) and (2) and						
113.	cooperatives, which are limited				_41						
114.	(5) real estate subject only to an in				ating or modifying						
115.	rights with respect to access, u	itilities, park	ing, ditches, drainage of	r irrigation.	AN 04-4-4- 5450						
116.		described	in (1)-(5) above has el	lected to be subject to r	/IN Statute 515B,						
117.	• • • • • • • • • • • • • • • • • • • •			it to the Disclosure Stater.	nent of the Hesale						
118.	Disclosure Certificate or the ten-day pu	irchaser's ri	gnt of rescission.								
120. 121.	If you have determined that the com MUST provide a <i>Disclosure Stateme</i> <i>Certificate</i> and the ten-day purchase condominiums, townhomes and coo	e <i>nt, Amend</i> er's right o	lment to the Disclosu f rescission for all co	<i>ire Statement</i> or the <i>Re</i> Immon interest commu	esale Disclosure						
124. 125. 126. 127. 128. 129. 130.	MN Statute 515B.4-101(c) Neither a Difference of the case of (1) a gratuitous transfer; (2) a transfer pursuant to a court of (3) a transfer to a government or governmen	order; povernmenta ordeclosure ntil exercise strols," or is "	al agency; e or deed in lieu of forec d; controlled by," the grante	closure;	, ,						
131.	to a declarant under MN Statut	e 515B.1-10	03(2);								
132.	(7) a transfer by inheritance;										
133.	(8) a transfer of special declarant r										
134.	(9) a transfer in connection with	h a change	e of form of common	interest community ur	nder MN Statute						
135.	515B.2-123.										
136.	A Disclosure Statement and a Resale I	Disclosure (Certificate can be waive	d by written agreement o	of purchasers of a						
137.	unit which is restricted to nonresidenti	al use.									
138.	And I	11-11-0	9								
	(Seller)	(Da	ate) (Buyer)		(Date)						
139.											
.00.	(Seller)	(Da	ate) (Buyer)		(Date)						
140.	THIS IS A LEGALIVE	SINDING CO	NTRACT BETWEEN	BUYERS AND SELLERS	2						
141.	IF YOU DESIRE LEGAL OF										

MN:CA-3 (8/06)



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

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			1.	Date	11-1	1-09
			2.	Page		
3.	Addendum to Purchas	se Agreement between parties	s, dated _			, 20,
4.		hase and sale of the property a			e S	201
5.	Minneapolis		N	MN		55409
6. 7. 8. 9. 10. 11. 12. 13.	that such property m developing lead poiso learning disabilities, n poses a particular risk the buyer with any in possession and notify	erest in residential real propert ay present exposure to lead t ning. Lead poisoning in young o educed intelligence quotient, b to pregnant women. The selle aformation on lead-based pain	from lead children n pehavioral er of any il nt hazards pased pail	l-based pa nay produ I problem nterest in s from ris	aint that ice perm s and in resident ik asses	elling was built prior to 1978 is notified may place young children at risk of anent neurological damage, including paired memory. Lead poisoning also tal real property is required to provide sments or inspections in the seller's assessment or inspection for possible
15.	Seller's Disclosure (initial)	1'-			
16. 17.	(a)	Presence of lead-based paint (Check one below.)	and/or le	ad-based	paint h	azards.
18. 19. 20.	<i>!</i>	Known lead-based paint and/(explain):	or lead-ba	ased pain	t hazard	s are present in the housing
21.	<u> </u>	Seller has no knowledge of le	ad-based	paint and	d/or lead	I-based paint hazards in the housing.
22. 23.	· (b)	Records and reports available (Check one below.)	to the se	eller.		
24. 25.	\	Seller has provided Buyer with and/or lead-based paint hazar				reports pertaining to lead-based paint uments below):
26. 27. 28.	Z	Seller has no reports or record in the housing.	ls pertaini	ing to lead	d-based	paint and/or lead-based paint hazards
29.	Buyer's Acknowledg	ment (initial)				
30.	(c)	Buyer has received copies of	all inform	ation liste	d under	(b) above.
31.	(d)	Buyer has received the pample	hlet, <i>Prote</i>	ect Your F	amily fro	om Lead in Your Home.
32.	(e)	Buyer has (check one below):				
33. 34. 35.						period) to conduct a risk assessment lead-based paint hazards (if checked,
36. 37.		Waived the opportunity to cobased paint and/or lead-base			sment o	r inspection for the presence of lead-

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

		38. Page		
39.	Property located at 4325 Bryant Ave S D 201	Minneapolis	MN	55409
00.	Tropony rooms at			
40.	Real Estate Licensee's Acknowledgement (initial))		
41.	(f) Real estate licensee has informed		ns under 42 U.S.C. 485	52(d) and is aware
42.	of licensee's responsibility to ensu	ire compliance.		
43.	Certification of Accuracy			
44.	The following parties have reviewed the information at provided by the signatory is true and accurate.	bove and certify, to the be	st of their knowledge, th	at the information
45.	provided by the signatory is true and accurate.			
	11-11-09			
46.	(Seller) (Date	e) (Buyer)		(Date)
	130/1			
47.	$// \omega$			
47.	(Seller) (Date	e) (Buyer)		(Date)
	4 110	G		
48.	Laurie all 11-11-0	7 		
	(Real Estate Licensee) (Date	e) (Real Estate Licensee)	(Date)
49.	Section II: Contingency (Initial only if first box under	or (a) is chacked in Runa	r'e Aeknowledament	above l
50.	This contract is contingent upon a risk assessme			
51.	based paint and/or lead-based paint hazards to be	·		
52.	shall be completed withinten (10)(Check one.)	calendar days after acc	eptance of the Purchas	e Agreement. This
53.	(Check one.)		e in full force and effec	t unless Buver or
54.	real estate licensee representing or assisting Buyer			
55.	Seller, within three (3) calendar days after the assess		•	
56.	deficiencies and the corrections required, together v			
57.	and Buyer have not agreed in writing within three (3) c			
58. 59.	that: (A) some or all of the required corrections will be the purchase price will be made; this Purchase Agi			
60.	Cancellation of Purchase Agreement confirming said			
61.	be refunded to Buyer. It is understood that Buyer may u			
62.	providing that Buyer or real estate licensee represe	enting or assisting Buye	r notifies Seller or rea	
63.	representing or assisting Seller of the waiver or remo			

TLX:SALE-2 (8/06)