

MN: SPDS-1 (8/11)

SELLER'S PROPERTY DISCLOSURE STATEMENT

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1	Date	9.10.		,,
١.	<i>Dail</i>			
2.	Page 1 of	9	pages	

3	THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.
4. 5. 6. 7. 8. 9. 10.	NOTICE: This Disclosure Statement satisfies the disclosure requirements of MN Statutes 513.52 through 513.60. Under Minnesota law, Sellers of residential property, with limited exceptions listed on page nine (9), are obligated to disclose to prospective Buyers all material facts of which Seller is aware that could adversely and significantly affect an ordinary Buyer's use or enjoyment of the property or any intended use of the property of which Seller is aware. MN Statute 513.58 requires Seller to notify Buyer in writing as soon as reasonably possible, but in any event before closing, if Seller learns that Seller's disclosure was inaccurate. Seller has disclosure alternatives allowed by MN Statutes. See Seller's Disclosure Alternatives form for further information regarding disclosure alternatives. This disclosure is not a warranty or a guarantee of any kind by Seller or licensee representing or assisting any party in the transaction.
13. 14. 15. 16.	INSTRUCTIONS TO BUYER: Buyers are encouraged to thoroughly inspect the property personally or have it inspected by a third party, and to inquire about any specific areas of concern. NOTE: If Seller answers NO to any of the questions listed below, it does not necessarily mean that it does not exist on the property. NO may mean that Seller is unaware that it exists on the property.
17. 18. 19. 20.	INSTRUCTIONS TO SELLER: (1) Complete this form yourself. (2) Consult prior disclosure statement(s) and/or inspection report(s) when completing this form. (3) Describe conditions affecting the property to the best of your knowledge. (4) Attach additional pages, with your signature, if additional space is required. (5) Answer all questions. (6) If any items do not apply, write "NA" (not applicable).
21.	Property located at 4301 14th Avenue S
22.	City of <u>Minneapolis</u> , County of <u>Hennepin</u> , State of Minnesota.
23.	A. GENERAL INFORMATION:
24.	(1) What date
25.	(2) Type of title evidence: 🔀 Abstract 🗌 Registered (Torrens)
26.	Location of Abstract: We distrot recieve
27.	To your knowledge, is there an existing Owner's Title Insurance Policy?
28.	(3) Have you occupied this home continuously for the past 12 months?
29.	If "No," explain:
30.	(4) Is the home suitable for year-round use?
31.	(5) To your knowledge, is the property located in a designated flood plain?
32.	(6) Are you in possession of prior seller's disclosure statement(s)? (If "Yes," please attach.) Yes
33.	(7) Is the property located on a public or a private road?
34.	(8) For property abutting a lake, stream or river, does the property meet the minimum local government lot size
35.	requirements?
36.	If "No," or "Unknown," Buyer should consult the local zoning authority.
37.	Are you aware of any
38.	(9) encroachments? Yes No
39. 40.	(10)association, covenants, historical registry, reservations or restrictions that affect or may affect the use or future resale of the property?
40. 41.	(11)easements, other than utility or drainage easements?
42.	(12)Comments:
42. 43.	ORIGINAL COPY TO LISTING BROKER: COPIES TO SELLER, BUYER, SELLING BROKER.
₩ J.	UNIGHAL OUT I TO LISTHU DRUKLR, CUTIES IV SELLER, BUTER, SELLHU BRUKER.



45.	THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S I	(NOWLEDGE.	
46.	Property located at 4301 14th Avenue S, Minneapolis, MN	55407	•
47. 48.	B. GENERAL CONDITION: To your knowledge, have any of the following conditions pour currently exist?	previously existed o	r do they
49.	(1) Has there been any damage by wind, fire, flood, hail or other cause(s)?	Yes	⊠ No
50.	If "Yes," give details of what happened and when:		•
51.			
52.			
53. 54.	(2) Have you ever had an insurance claim(s) against your Homeowner's Insurance Policy?	∑iYes	□No
55. 56.	If "Yes," what was the claim(s) for (e.g., hail damage to root)? Damage by car to side retaining wall.		
57.		% 	
58. 59.	Did you receive compensation for the claim(s)? If you received compensation, did you have the items repaired?]⊠Yes ∭Yes	∐ No □ No
60.	What dates did the claim(s) occur?		
61.	4/2012		
62. 63.	(3) (a) Has/Have the structure(s) been altered?(e.g., additions, altered roof lines, changes to load-bearing walls)	Yes	⊠′No
64.	if "Yes," please specify what was done, when and by whom (owner or co	ontractor):	
65.			
66.			
67. 68.	(b) Has any work been performed on the property? (e.g., additions to the retaining wall, general finishing.)	e property, wiring, p	olumbing, No
69. 70.	If "Yes," please explain: Built retaing wall in front.		
71. 72.	(c) Are you aware of any work performed on the property for which appropriate permits were not obtained?	∐Yes	⊠ No
73.	If "Yes," please explain:	_	<i>-</i>
74.			
75.	(4) Has there been any damage to flooring or floor covering?	Yes	⊠ No
76.	If "Yes," give details of what happened and when:		· · · · · ·
77.			
78.	(5) Are you aware of any insect/animal/pest infestation?	Yes	∑ No
79.	If "Yes," please explain:		
80.			
81.	ORIGINAL COPY TO LISTING BROKER; COPIES TO SELLER, BUYER, SE	LLING BROKER.	
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83.	THE INFORMATION DIS	CLOSED I	S GIVEN TO TH	E BEST OF SELLER'S KI	NOWLEDGE.	
84.	Property located at	4301 1	4th Avenue	S, Minneapolis, MN 5	5407	
85.	(6) Do you have or have you pr	eviously ha	d any pets?		Yes	⊠No
86.	If "Yes," indicate type		······································	and	number	
87.	(7) Comments:					
88.						
89.						
90. 91.	C. STRUCTURAL SYSTEMS: To y currently exist?	our knowle	dge, have any o	of the following conditions p	reviously exis	ed or do they
92.	(ANSWERS APPLY T	O ALL STF	RUCTURES, SU	CH AS GARAGE AND OU	TBUILDINGS	.)
93.	(1) THE BASEMENT, CRAWLS	PACE, SLA	AB: A-Noiche	CH AS GARAGE AND OUT		
94.	(a) cracked floor/walls	🔀 Yes		(e) leakage/seepage	Yes	⊠No
95.	(b) drain tile problem	Yes	X No	(f) sewer backup	Yes	⊠ No
96.	(c) flooding	Yes	⊠No	(g) wet floors/walls	Yes	⊠ No
97.	(d) foundation problem	Yes	⊠No	(h) other	Yes	⊠No
98.	Give details to any questions answe	red "Yes":				
99.						
100.						
101. 102.						
102.						
103.						
105.	(2) THE ROOF: To your knowled	iae.				
106.	(a) what is the age of the ro	-	ial?	· vears		
107.	(b) has there been any inter	-			Yes	⊠No
108.	(c) has there been interior d	amage fror	n ice buildup?		Yes	∑ No
109.	(d) has there been any leak	age?			Yes	No
110.	(e) have there been any rep	airs or repla	acements made	to the roof?	Yes	No
111.	Give details to any questions answe	red "Yes":				
112.						
113.						
114.						
115.						
116.						
117.						
118.	ORIGINAL COPY TO LIS	TING BRO	KER; COPIES 1	ro seller, buyer, sel	LING BROKE	R.



120. THE INFORMATION DISC	CLOSED IS GIVEN TO THE BEST OF SELL	ER'S KNOWLEDGE.
121. Property located at	4301 14th Avenue S, Minneapolis	, MN 55407
122. D. APPLIANCES, HEATING, PLUM	BING, ELECTRICAL AND OTHER MECHAI	NICAL SYSTEMS:
	to the working condition of the following	
124. items unless otherwise r	noted in comments below. Personal property	
	the Purchase Agreement.	
	physically located on the property.	
127. In Working Order	In Working Order	In Working Order
128. Yes No	Yes No	Yes No
129. Air-conditioning	Heating system (central)	Trash-Compactor
130. 🔀 Central 🗌 Wall 📗 Window	Heating system (supplemental)	TV-antenna system
-131. Air exchange system	I nc inerator	TV cable system
132. Carbon Monoxide DetectorX	Intercom	TV satellite dish
133. Ceiling fan	-Lawn-sprinkler-system	Rented Owned
134. Dishwasher	Microwave	TV-satellite-receiver
135. Doorbell	Plumbing	Rented Owned
136. Drain tile system	Pool and equipment	Washer
137. Dryer	Propane Tank	Water heater
138. Electrical system	Rented Owned	Water-seftener
139. Exhaust system	Range/oven	Rented Owned
140. Eire sprinkler system	Range hood	Water-treatment-system
141. Fireplace	Refrigerator	Rented Owned
142. Fireplace mechanisms	₩Security system	Mindows
143. Furnace humidifier	Rented Owned	Window treatments
144. Freezer	Smoke detectors (battery)	Wood-burning stove
145. Garage door opener (GDO)	Smoke detectors (hardwired)	Other
146: Garage auto reverse	-Solar-collectors	Other
147. GDO-remote	Sump pump	Other
-148 Garbage disposal	_ Toilet mechanisms	Other
149. Comments: * Supplemental N	7	* Is installed but not activ
150. ** Toluse Curtains in little	,	gai nettitai certain
151. E. SUBSURFACE SEWAGE TREAT		`
152. (A subsurface sewage treatment s	system disclosure is required by MN Statute	•
	$S \boxtimes DOES NOT$ know of a subsurface seway (Check one.)	
154. the above-described real propert155. Subsurface Sewage Treatment Sy	y. (If answer is DOES, and the system doe rstem Disclosure Statement.)	s not require a state permit, see
156. There is a subsurface sewage157. (See Subsurface Sewage Treat	treatment system on or serving the above-datment System Disclosure Statement.)	lescribed real property.
158. There is an abandoned subsu	rface sewage treatment system on the above atment System Disclosure Statement.)	e-described real property.
,	•	D SELLING BROVED
MN: SPDS-4 (8/11)	NG BROKER; COPIES TO SELLER, BUYE	n, selling broker.



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162.	THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.			
163. F	roperty located at4301 14th Avenue S, Minneapolis, MN 55407			
164. i 165.	PRIVATE WELL DISCLOSURE: (A well disclosure and Certificate are required by MN Statute 103I.235.) (Check appropriate box.)			
166.	Seller certifies that Seller does not know of any wells on the above-described real property.			
167. 168.	Seller certifies there are one or more wells located on the above-described real property. (See Well Disclosure Statement.)			
169. 170.	Are there any wells serving the above-described property that are not located on the property?	5		
171.	To your knowledge, is this property in a Special Well Construction Area?)		
172. (173. 174. 175.	PROPERTY TAX TREATMENT: Valuation Exclusion Disclosure (Required by MN Statute 273.11, Subd. 16.) (Check appropriate box.) There IS IS NOT an exclusion from market value for home improvements on this property. Any	y		
176. 177. 178.	valuation 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.	r		
179.	Additional comments:			
180.				
181.				
182. 183.	Preferential Property Tax Treatment Is the property subject to any preferential property tax status or any other credits affecting the property?			
184.	(e.g., Disability, Green Acres, CRP, RIM, Rural Preserve))		
185.	If "Yes," would these terminate upon the sale of the property?)		
186.	Explain:			
187.				
188.				
189. F 190.	. METHAMPHETAMINE PRODUCTION DISCLOSURE: (A Methamphetamine Production Disclosure is required by MN Statute 152.0275, Subd. 2 (m).)			
191.	Seller is not aware of any methamphetamine production that has occurred on the property.			
192. 193.	Seller is aware that methamphetamine production has occurred on the property. (See Methamphetamine Production Disclosure Statement.)			
194. I. 195. 196. 197. 198.	NOTICE REGARDING AIRPORT ZONING REGULATIONS: The property may be in or near an airport safety zone with zoning regulations adopted by the governing body that may affect the property. Such zoning regulations are filed with the county recorder in each county where the zoned area is located. If you would like to determine if such zoning regulations affect the property, you should contact the county recorder where the zoned area is located.	} }		
199. J 200. 201.	NOTICE REGARDING CARBON MONOXIDE DETECTORS: MN Statute 299F.51 requires Carbon Monoxide Detectors to be located within ten (10) feet from all sleeping rooms. Carbon Monoxide Detectors may or may not be personal property and may or may not be included in the sale of the home.	; t		
202.	ORIGINAL COPY TO LISTING BROKER; COPIES TO SELLER, BUYER, SELLING BROKER.			

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203. Page 6

204.		THE INFORMATION DISC	CLOSED IS	GIVEN TO	THE BEST OF SELLER'S KNOV	VLEDGE.	
205.	Pro	operty located at	4301 14	th Avenu	e S. Minneapolis, MN 5540)7	
206. 207. 208. 209. 210.	к.	CEMETERY ACT: MN Statute 307.08 prohibits any of who intentionally, willfully and knot or human burial grounds is guilty. To your knowledge, are you awar.	wingly dest of a felony.	roys, mutilat	tes, injures, disturbs or removes h		
211.		on the property?				Yes	×Νο
212.		If "Yes," please explain:					
213. 214. 215. 216.		All unidentified human remains contexts which indicate antiquity Statute 307.08, Subd. 7.					
217. 218. 219.	L.	ENVIRONMENTAL CONCERNS To your knowledge, have any of the on the property?		environmen	atal concerns previously existed or	r do they curre	ently exist
220.		Asbestos?	Yes	⊠ No	Mold?	Yes	🔀 No
221.		Diseased trees?	Yes	⊠ No	Radon?	Yes	⊠ No
222.		Formaldehyde?	Yes	⊠ No	Soil problems?	Yes	X No
223.		Hazardous wastes/substances?	Yes	⊠ No	Underground storage tanks?	Yes	X No
224.		Lead? (e.g., paint, plumbing)	Yes Yes	⊠ No	Other?	Yes	X No
225. 226.		Are you aware if there are currently authority ordering the remediation		_		ty by any gove	ernmental \int No
227.		If answer above is "Yes," seller ce	rtifies that a	ıll orders 🔲	HAVE HAVE NOT been vaca	ted.	
228.		Give details to any question answ	ered "Yes":				
229.							
230.							
231. 232. 233.	M.	OTHER DEFECTS/MATERIAL F Are you aware of any other mate enjoyment of the property or any	rial facts tha	at could adv se of the pro	ersely and significantly affect an operty?	ordinary buye	r's use or \(\) No
234.		If "Yes," explain below:					
235.							
236.		ı					
237.							
238.	N.	ADDITIONAL COMMENTS:		_			
239.		Garage Sour Con an	y be	opened ?	from MSHE		
240.		Garage Sect Contain Lower level 4 pea since we owned h	KUS	do not	tanction - have v	10t	
241.		since we owned h	unse.				
242.		ORIGINAL COPY TO LIST	ING BROK	ER; COPIE	S TO SELLER, BUYER, SELLIN	G BROKER.	

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SELLER'S PROPERTY DISCLOSURE STATEMENT 243. Page 7

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244.	THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.
245.	Property located at
246. 247. 248.	O. 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 leaving the home.
249.	Examples of exterior moisture sources may be
250.	improper flashing around windows and doors,
251.	• improper grading,
252.	• flooding,
253.	• roof leaks.
254.	Examples of interior moisture sources may be
255.	plumbing leaks,
256.	 condensation (caused by indoor humidity that is too high or surfaces that are too cold),
257.	 overflow from tubs, sinks or toilets,
258.	firewood stored indoors,
259.	humidifier use,
260.	 inadequate venting of kitchen and bath humidity,
261.	 improper venting of clothes dryer exhaust outdoors (including electrical dryers),
262.	line-drying laundry indoors,
263.	 houseplants—watering them can generate large amounts of moisture.
264. 265. 266.	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. Therefore, it is very important to detect and remediate water intrusion problems.
267. 268. 269. 270.	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, particularly in some immunocompromised individuals and people who have asthma or allergies to mold.
271. 272. 273. 274. 275.	To complicate matters, mold growth is often difficult to detect, as it frequently grows within the wall structure. If you have a concern about water intrusion or the resulting mold/mildew/fungi growth, you may want to consider having 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 musty odors on the property.
276. 277.	For additional information about water intrusion, indoor air quality, moisture or mold issues, go to the Minnesota Association of REALTORS® web site at www.mnrealtor.com.
278.	ORIGINAL COPY TO LISTING BROKER; COPIES TO SELLER, BUYER, SELLING BROKER.

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280.		THE INFORMATION DIS	SCLOSED IS GIVEN	TO THE BEST OF SELLER'S KNOWLE	DGE.
281.	Pro	operty located at	4301 14th Ave	nue S, Minneapolis, MN 55407	***************************************
282. 283. 284. 285. 286.		offender registry and person may be obtained by contacting	s registered with the ng the local law enfo Department of Corr	INFORMATION: Information regardice predatory offender registry under Norcement offices in the community we ections at (651) 361-7200, or from the	IN Statue 243.166 here the property
287. 288.				AKE NO REPRESENTATIONS AND AI	
289. 290. 291. 292. 293.			erial facts as stated al arty(ies) in this transa	pove are true and accurate and authorize ction to provide a copy of this Disclosur e of the property.	
294.		(Sprier) Scott Vick	9/10/12 (Date)	(Seller) Paulajean Vick	9/10/ (Date)
295. 296. 297. 298.			se <i>agreement.)</i> ty, acknowledge recei	pt of this Seller's Property Disclosure St been made other than those made abov	
299.		(Buyer)	(Date)	(Buyer)	(Date)
300. 301. 302. 303.		SELLER'S ACKNOWLEDGME (To be signed at time of purchase AS OF THE DATE BELOW, I/w same, except for changes as i	se agreement.) re, the Seller(s) of the	property, state that the material facts st ch have been signed and dated.	ated above are the
304. 305.					
306,					
307.					
308.					
309.		(Seller) Scott Vick	(Date)	(Seller) Paulajean Vick	(Date)
310.	For	r purposes of the seller disclosure	e requirements of MN	Statutes 513.52 through 513.60:	
311. 312. 313.	sin	gle-family residence, including a t	unit in a common intere	ns property occupied as, or intended to est community as defined in MN Statute st community not subject to chapter 515	515B.1-103, clause
315.	res			52 through 513.60 apply to the transfe contract for deed, lease with an option	



318. Page 9

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319.		THE INFORMATION DISCLOSED IS GIVEN TO THE BEST OF SELLER'S KNOWLEDGE.
320.	Property	located at 4301 14th Avenue S, Minneapolis, MN 55407
	Exception	
322.	The selle	er disclosure requirements of MN Statutes 513.52 through 513.60 DO NOT apply to
323.	(1)	real property that is not residential real property;
324.	(2)	a gratuitous transfer;
325.	(3)	a transfer pursuant to a court order;
326.	(4)	a transfer to a government or governmental agency;
327.	(5)	a transfer by foreclosure or deed in lieu of foreclosure;
328.	(6)	a transfer to heirs or devisees of a decedent;
329.	(7)	a transfer from a cotenant to one or more other cotenants;
330.	(8)	a transfer made to a spouse, parent, grandparent, child or grandchild of Seller;
331.	(9)	a transfer between spouses resulting from a decree of marriage dissolution or from a property agreement
332.		incidental to that decree;
333.	(10)	a transfer of newly constructed residential property that has not been inhabited;
334.	(11)	an option to purchase a unit in a common interest community, until exercised;
335.	(12)	a transfer to a person who controls or is controlled by the grantor as those terms are defined with respect
336.		to a declarant under section 515B.1-103, clause (2);
337.	(13)	a transfer to a tenant who is in possession of the residential real property; or
338,	(14)	a transfer of special declarant rights under section 515B.3-104.
339	Waiver	
		en disclosure required under sections 513.52 to 513.60 may be waived if Seller and the prospective Buyer
341.	agree in	writing. Waiver of the disclosure required under sections 513.52 to 513.60 does not waive, limit or abridge
342.	anv oblig	pation for seller disclosure created by any other law.
343.		to Disclose
345.	/1. ITHE	e is no duty to disclose the fact that the property
345. 346.	(1) 1	s or was occupied by an owner or occupant who is or was suspected to be infected with Human mmunodeficiency Virus or diagnosed with Acquired Immunodeficiency Syndrome;
347.		was the site of a suicide, accidental death, natural death or perceived paranormal activity; or
348.		s located in a neighborhood containing any adult family home, community-based residential facility or nursing
349.		nome.
350.		latory Offenders. There is no duty to disclose information regarding an offender who is required to register
351.	unde	r MN Statute 243.166 or about whom notification is made under that section, if Seller, in a timely manner,
352.	provi	des a written notice that information about the predatory offender registry and persons registered with the
353.		try may be obtained by contacting the local law enforcement agency where the property is located or the
354.	Depa	artment of Corrections.
355.	C. The	provisions in paragraphs A and B do not create a duty to disclose any facts described in paragraphs A and B
356.		roperty that is not residential property.
	-	
	D. Inspe	
358.	(1) E	Except as provided in paragraph (ii), Seller is not required to disclose information relating to the real property
359.	[] ±	a written report that discloses the information has been prepared by a qualified third party and provided to
360.		he prospective buyer. For purposes of this paragraph, "qualified third party" means a federal, state or local
361.		povernmental agency, or any person whom Seller or prospective buyer reasonably believes has the expertise
362.		necessary to meet the industry standards of practice for the type of inspection or investigation that has been
363.		conducted by the third party in order to prepare the written report.
364.		Seller shall disclose to the prospective buyer material facts known by Seller that contradict any information
365.	li	ncluded in a written report under paragraph (i) if a copy of the report is provided to Seller.
366.		ORIGINAL COPY TO LISTING BROKER; COPIES TO SELLER, BUYER, SELLING BROKER.

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

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		2. Page
3.	Addendum to Purcha	se Agreement between parties, dated,
4.	pertaining to the pure	hase and sale of the property at 4301 14th Avenue S
5.	Minneapolis, MN	
6.	Section I: Lead War	ning Statement
7. 8.	Every buyer of any in	terest in residential real property on which a residential dwelling was built prior to 1978 is notified hay present exposure to lead from lead-based paint that may place young children at risk of
9.	developing lead poiso	oning. Lead poisoning in young children may produce permanent neurological damage, including
10. 11.		reduced intelligence quotient, behavioral problems and impaired memory. Lead poisoning also k to pregnant women. The seller of any interest in residential real property is required to provide
12.	the buyer with any in	nformation on lead-based paint hazards from risk assessments or inspections in the seller's
13. 14.		the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible ards is recommended prior to purchase.
15.	Seller's Disclosure (
16.	-S $II - (N I - 1)$	Presence of lead-based paint and/or lead-based paint hazards.
17.	(a)	(Check one below.)
18.		Known lead-based paint and/or lead-based paint hazards are present in the housing
19.		(explain):
20.	,	
21.	511 Pol	Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.
22. 23.	<u>√/</u> <u>k ∧</u> (p)	Records and reports available to the seller. (Check one below.)
24.		Seller has provided Buyer with all available records and reports pertaining to lead-based paint
25.		and/or lead-based paint hazards in the housing (list documents below):
26.	,	
27. 28.	×	Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.
29.	Buyer's Acknowledg	ment (initial)
30.	(c)	Buyer has received copies of all information listed under (b) above.
31.	(d)	Buyer has received the pamphlet, Protect Your Family from Lead in Your Home.
32.	(e)	Buyer has <i>(check one below)</i> :
33.		Received a 10-day opportunity (or mutually agreed-upon period) to conduct a risk assessment
34. 35.		or inspection for the presence of lead-based paint and/or lead-based paint hazards (if checked, see Section II on page 2); or
36. 37.		Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.

1. Date





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

	38. Page
39.	Property located at 4301 14th Avenue S Minneapolis, MN 55407
40.	Real Estate Licensee's Acknowledgement (initial)
	$\mathcal{L}_{\mathcal{L}}$
41. 42.	(f) Real estate licensee has informed Seller of Seller's obligations under 42 U.S.C. 4852(d) and is aware of licensee's responsibility to ensure compliance.
43.	Certification of Accuracy
44. 45.	The following parties have reviewed the information above and certify, to the best of their knowledge, that the information provided by the signatory is true and accurate.
₩0.	provided by the signatory is tide and accurate.
46.	(Seifer) Scott, Vick (Date) (Buyer) (Date)
	(Date)
17	4014 1/2 9/10/12
47.	(Seller) Paulajean Vick (Date) (Buyer) (Date)
48.	
	(Real Estate Licensee) Laurie Allen (Date) (Real Estate Licensee) (Date)
40	
49. 50.	Section II: Contingency (Initial only if first box under (e) is checked in Buyer's Acknowledgment above.) This contract is contingent upon a risk assessment or an inspection of the property for the presence of lead-
51.	based paint and/or lead-based paint hazards to be conducted at Buyer's expense. The assessment or inspection
52.	shall be completed withinten (10) calendar days after Final Acceptance of the Purchase Agreement,
53.	This contingency shall be deemed removed, and the Purchase Agreement shall be in full force and effect, unless Buyer or
54.	real estate licensee representing or assisting Buyer delivers to Seller or real estate licensee representing or assisting
55.	Seller, within three (3) calendar days after the assessment or inspection is timely completed, a written list of the specific
56.	deficiencies and the corrections required, together with a copy of any risk assessment or inspection report. If Seller
57.	and Buyer have not agreed in writing within three (3) calendar days after delivery of the written list of required corrections
58. 59.	that: (A) some or all of the required corrections will be made; or (B) Buyer waives the deficiencies; or (C) an adjustment to
59. 60.	the purchase price will be made; this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid hereunder to
61.	be refunded to Buyer. It is understood that Buyer may unilaterally waive deficiencies or defects, or remove this contingency,
62.	providing that Buyer or real estate licensee representing or assisting Buyer notifies Seller or real estate licensee
63.	representing or assisting Seller of the waiver or removal, in writing, within the time specified.

TLX:SALE-2 (8/09)

