READ ME FIRST!



Liberty Title is an independent title agency. We know we can close your deal securely and on time. To provide you with the best, most secure experience before, during, and after closing, we created Umbrella by Liberty Title.

PROTECT YOURSELF!

Liberty Title has the expertise, financial controls, and security protections to get your deal closed safely, securely, and on time. Not all title companies have the same capabilities, which is why we are warning you against "split closings."

Y SPLIT CLOSINGS?

A split closing is the term used when the Buyer and Seller are represented by two different title companies. Split closings have become more common with the loosening of industry regulations on affiliated title companies. Real estate agents and lenders often receive financial compensation for referring business to their affiliated title company. This offers no benefit to the Buyer or Seller. We've actually seen an increase in identify theft, wire fraud, and delayed closings due to split closings.

To learn more about Umbrella by Liberty Title, contact us today at 855-343-8830!

What are the **BENEFITS?**



The Buyer will receive an upgrade to their title policy that covers against future deed fraud, unknown violations of building restrictions, code violations, and other valuable coverages.

North American Capacity Insurance Co.

With our North American Capacity Insurance Co. cybercrime policy, our transaction is protected against cyber crime under the most comprehensive policy available in the industry.



The Buyer and Seller will receive protection during The Gap, which is the time between closing and recording documents. Fraudulent deeds or liens, bankruptcies, and other matters can occur during this vulnerable period. With Umbrella, Liberty Title will cover all matters that occur during The Gap.



The Buyer and Seller will receive protection from our top security partners to best protect their financial and identity information. This all-star team includes ClosingLock (a secure platform for wire transfers), LibertyPay, Rynoh-Live, Trinet Services, DocuSign, PropLogix's Release Tracking platform, and more!

Learn more at www.libertytitle.com/umbrella



While Federal law provides that, in many circumstances, you cannot require a Buyer to use your title company, you can incentivize the Buyer with the benefits of Umbrella. If the Buyer has requested a "closing cost credit" or concession, you can require the Buyer to use Liberty Title. Just advise them that the credit will be used to pay for their lender's title policy.



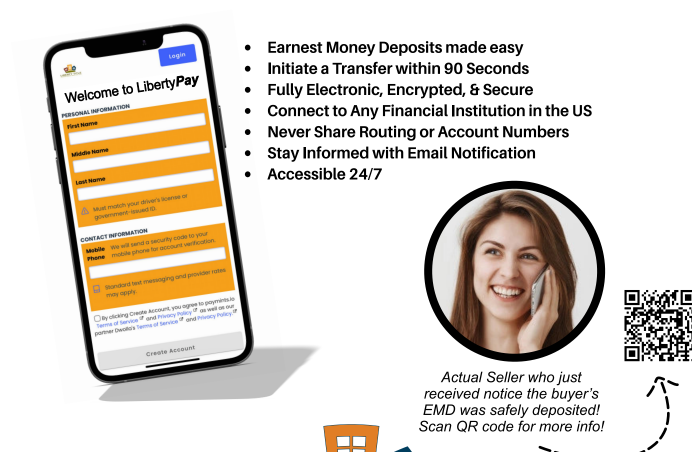
ClosingLock makes closing easy for you: No registration, apps or passwords are required! With real time email/phone/text notifications and integrations with over 11,000 financial institutions through Plaid you will have peace of mind knowing your money is safe.

\triangle Do not trust wiring information outside of ClosingLock \triangle

We will never contact you directly to provide wire instructions. If you receive an email, phone call, link, attachment, letter, etc. with wire instructions please notify Liberty Title immediately using a phone number you get directly from the Liberty Title website | www.libertytitle.com









LIBERTY TITLE

Never show your home alone.

Store all your valuables out of sight.

If you have guns, store them at a family or friend's house if possible. If not, make sure they are locked and out of sight.

For Sale

Get some personal information from the person(s) who want to see your home, such as a name, telephone number and where they work.

Call the number they gave you and confirm the appointment. this will verify that the information they gave you is correct.

Put the visitor's personal information in a book or folder. Give this information to a trusted friend for safekeeping.

Have the person(s) you are showing your house to stay together. Stay with them at all times.

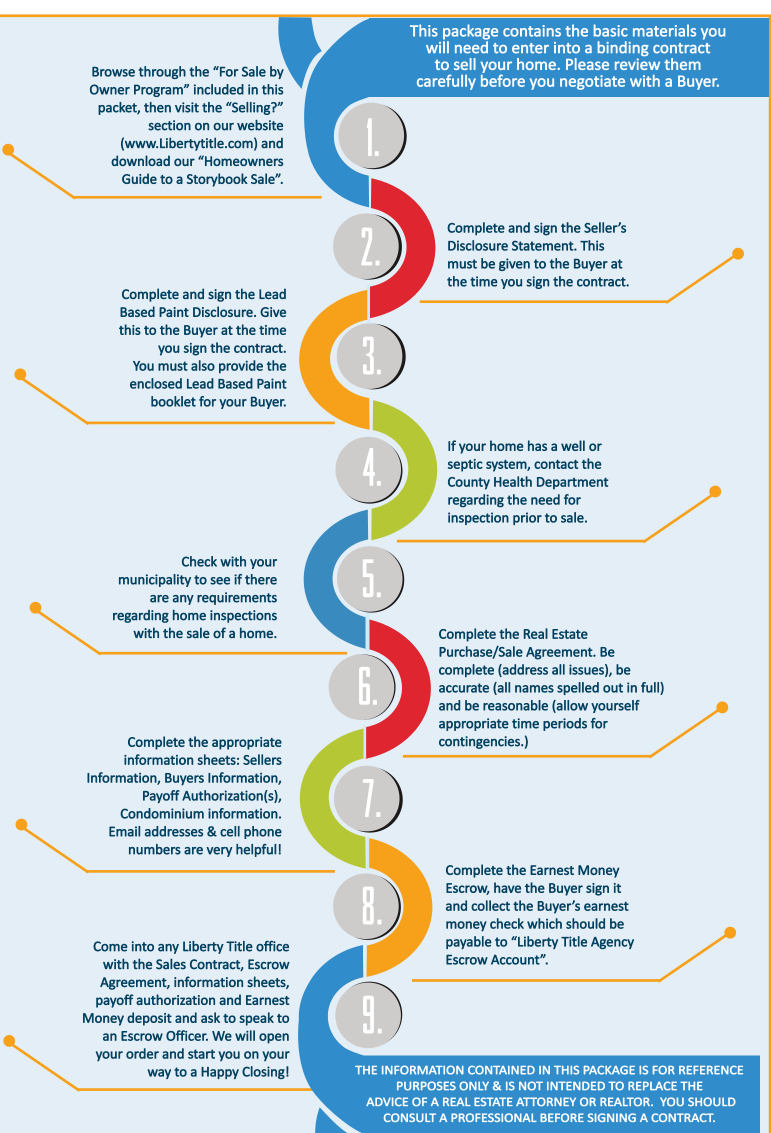
Try and make arrangements for your kids to go to a friend's house.

If the house is vacant and you are meeting the person(s) there, don't park your car where it can be blocked in.



We often forget that Realtors® offer safety as well as help when selling our homes. Realtors® usually get personal information on people whom they are showing property to, such as where they live and work. They also tend to have the person(s) meet them at their office so they can all ride in the Realtor's car. They also try to keep people together when showing your home so they do not have to worry about theft. Realtors® usually pre-qualify the people prior to showing them your home so you know that the person(s) looking can actually afford to buy your house.





855-343-8830 | WWW.LIBERTYTITLE.COM

Seller's Checkl

If you can answer "yes" to most of these questions, it means you may want to act on your own. If not, we urge you to call your local real estate professional.

Set the right selling price?

Create and place effective advertising?

Groom and improve the property so it will sell for top dollar?

Screen potential buyers?

Protect against undesirable callers?

Extract an offer to purchase?

Negotiate objectively?

Make a "hard close"?

Negotiate financing alternatives?

Protect yourself in escrow?

Arrange sale terms for the best tax effects?

Avoid guarantees to buyer that will obligate you later?

Remain in the house if it should not sell for a long time?



WWW. LIBERTYTITLE .COM

Selling your home? Before you make a move, visit our website! It's filled with tips, tales and tools for anyone selling their home. **WWW.LIBERTYTITLE.COM** can:

Help you decide whether or not to use a Realtor® (it's usually worth it.)

Guide you through the "for sale by owner" process, if you choose to do it yourself (with tips on how to price your home correctly, which advertising really works, and how to respond to an offer.)

Take the mystery out of closings with a Step-by-Step guide to what really happens and why!



PROTECTING PROPERTY RIGHTS SINCE 1974



Just Say Nöto a Sout Croin



()ffer

When you receive an offer, be sure to pay attention to the contract form the Realtor submitted. If the Realtor submits an offer on their agency's contract form, it will more than likely call for the use of their preferred title company for the closing of the Buyer's mortgage. This will result in a "split closing," which is a closing where the Buyer & the Seller are represented by two different title companies.

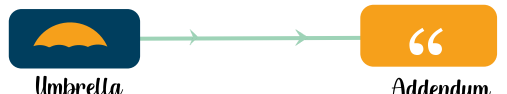
Kickbacks

Realtors & lenders often receive financial

compensation for referring business to a preferred title company, but split closings provide no benefit to the Buyer or Seller.

Fraud

In fact, split closings double the risk of cyberfraud, identity theft or the theft of your mortgage payoff or your sale proceeds. After all, when you agree to a split closing, all of your personal information (including your SSN & banking information) will be provided to a company that you do not know.



In the current Seller's market, you do not have to accept these risks. We strongly encourage vou make a counteroffer using the following language which will benefit both you and your prospective Buyer.



If the offer you received was otherwise acceptable to you, we have included an addendum that will protect you and the Buyer by having all confidential information and funds handled by Liberty Title under our Umbrella Closing Package. We will be happy to discuss the benefits of the Umbrella Closing Package with your prospective Buyer.

Sample Language for a Counteroffer

"Seller has designated Liberty Title Agency as Settlement Agent for this transaction due to the protections offered by their Umbrella closing package, which includes cybercrime insurance, secure payment systems and stringent financial controls. The Umbrella package also includes an upgrade to Purchaser's Title Insurance policy which provides significant additional insurance to Purchaser including protection against future Deed Fraud and forgery. Please acknowledge below that you have agreed to use Liberty Title Agency for closing of your mortgage transaction by signing below."





We've Got You Covered









NATIONAL

COVERAGE THAT GIVES YOU REAL-LIFE ASSURANCE



Refrigerant included



No age restrictions on appliances and systems



Free listing coverage up to \$1,500

Requesting service is easy!

Simply visit HWAHomeWarranty.com

or call (888)492-7359

NA16 2021 BRO V1.6 - CT, DC, DE, IA, IL, IN, KS, MA, MD, ME, MI, MN, MO, NC, ND, NE, NH, NJ, NY, OK, PA, RI, SC, SD, VA, VT, WI, WV

HOW DOES A HOME WARRANTY PROTECT YOU?

You're covered for life's big emergencies fire, theft, severe weather damage—by your homeowners insurance policy. But can you relax when it comes to everyday disasters? Your appliances and plumbing, electrical and heating/cooling systems have limited lifespans due to normal wear and tear. A Home Warranty of America plan helps reduce your out-of-pocket repair and replacement costs for essential home systems—and gives you peace of mind.

REAL-LIFE ASSURANCE

Re-key service

Refrigerant included

No age restrictions on your home





WHY CHOOSE HWA?

For over two decades, Home Warranty of America has helped homeowners like you stay safe and feel comfortable when buying, selling or just living in their homes.

When you choose HWA, you're choosing:

- 13 months of initial coverage
- A fully customizable plan that meets your unique needs
- Easy-access customer service via phone, email, chat or web
- Coverage of more than 120 items
- Protection against unknown pre-existing conditions
- FREE Seller's Coverage on active listings for up to 180 days (\$1,500 limit)
- No age restrictions on your home
- Multi-year plans
- Newly enhanced claims process
- Coverage for townhomes, condos and investment properties and new construction plans
- Dependable service from a national network of independent qualified service technicians*

*HWA is not a contractor but engages independent qualified service technicians to service homes.

NEW AND IMPROVED SERVICE EXPERIENCE

- Easy access online portal to file and receive real-time status on claims
- · Email alerts at key points in the claim cycle
- Access to over 10,000 contracted, licensed and background checked service providers
- Dedicated concierge team for emergency claims management

WE'RE HERE WHEN YOU NEED US

Request Service | File a Claim | Ask Questions

- Visit HWAHomeWarranty.com or call (888) 492-7359



We're available to take your call from: 7 a.m.—8 p.m. CT Monday—Friday 8 a.m.—6 p.m. CT Saturday 9 a.m.—5:30 p.m. CT Sunday

ASK US ABOUT THESE OTHER PLAN/PRICING OPTIONS

	GOLD		PLATINUM		DIAMOND	
	Trade Call Fee	Annual Fee	Trade Call Fee	Annual Fee	Trade Call Fee	Annual Fee
Over 5,000 Square Feet						
5,000 – 7,499 Square Feet	\$75	\$810	\$100	\$1,035	\$100	\$1,125
7,500 – 9,999 Square Feet	\$75	\$1,575	\$100	\$2,013	\$100	\$2,188
Over 10,000 Square Feet	\$75	\$2,025	\$100	\$2,588	\$100	\$2,813
Multi-Flats						
Duplex	\$75	\$810	\$100	\$1,035	\$100	\$1,125
Triplex	\$75	\$1,170	\$100	\$1,495	\$100	\$1,625
Fourplex	\$75	\$1,530	\$100	\$1,955	\$100	\$2,125
Multi-Year						
2 Year	\$75	\$855	\$100	\$1,093	\$100	\$1,188
3 Year	\$75	\$1,260	\$100	\$1,610	\$100	\$1,750
New Construction (coverage begins on the 366th day after close)						
2 Year	\$75	\$450	\$100	\$575	\$100	\$625
3 Year	\$75	\$585	\$100	\$748	\$100	\$813
4 Year	\$75	\$743	\$100	\$949	\$100	\$1,031

Mother-in-Laws Units: Call 888-492-7359 for pricing.

A SELLER'S HOME WARRANTY BENEFITS EVERYONE—HERE'S WHY:

When it's time to sell your home, you need everything to be in good working order. After all, no one notices a leaky pipe or other home issue faster than a prospective buyer. A seller's home warranty can make it easier to fix covered issues quickly—and keep buyers from moving on to the next listing.

The benefits of taking advantage of free coverage during the listing period, and offering a home warranty to the new buyers include:

- May help you sell your home faster by reducing apprehension from buyers' minds
- Makes it easier to respond to price objections brought on by aged systems or home inspection surprises
- May reduce the chance of post-sale repair disputes by giving buyers peace of mind

We've Got You Covered

This coverage is free during the listing period for up to six months, with the option to extend for up to 12 months (\$1,500 limit). The coverage transfers to the buyer post-sale, so it's a win-win.



¶⊐») FAQs

- Q. What's the difference between a home warranty and homeowners insurance?
- A. A home warranty is designed to apply when your home's covered appliances and systems break down due to normal wear and tear. That's different from homeowners insurance, which pays for damages and losses caused by unexpected events such as fire and weather damage—but won't help if your washing machine breaks down.
- Q. Are there dollar coverage limits on covered items?
- A. Yes—these are clearly outlined in your contract. You'll find limits on covered items such as heating and cooling systems, water heaters, alarm systems, etc.
- Q. Are the service technicians licensed?
- A. Yes! The network of servicers are a fully vetted and background screened group of service companies.
- Q. Is there a wait period to file a claim?
- A. No! HWA real estate plans do not include a waiting period.

Q. How do I file a claim?

- A. Filing a claim is easy. Go to HWAHomeWarranty.com and click the File a Claim button on the home page, or call 888-492-7359 and select option 2.
- Q. When do I pay my Trade Call Fee?
- A. The Trade Call Fee is collected at the time service is scheduled.
- Q. What if I cancel my claim/service? How do I get a refund for my Trade Call Fee?
- A. If you need to cancel your claim you can call us directly and request a refund for your Trade Call Fee. You can receive a full refund as long as a service provider has not been onsite to repair or start repair on the claim item.



SCAN THE QR CODE TO VIEW THE TERMS AND CONDITIONS



BUYERS FORM

REQUIRED INFORMATION (If placing your order via phone or online have this information ready)

Buyer's Name(s)		
Address, City, State	, Zip	
Buyer's Email		
Buyer's Phone Num	ber	
Closing Date		
Home Type	Single Family Home	Townhome/Condo/Mobile Home
	Duplex Triplex	Fourplex
Home Size	< 5,000 square feet	5,000 – 7,500 square feet
	7,500 – 10,000 square feet	> 10,000 square feet

CLOSING INFORMATION (IF AVAILABLE)

Closing Company	Closing Agent	
Phone Number	Closing Number	

PLAN LEVELS < 5,000 Square Feet	60LD \$450	PLATINUM \$575	DIAMOND \$625	LISTING
Trade Call Fee	\$75	\$100	\$100	Same as Buye Plan
Covered Items*	100-10			A STATE
Unknown Pre-Existing Conditions*	~	1	√	
Unknown Insufficient Maintenance ⁺	V	V	V	
Heating System/Furnace	V	V	1	\$50 Optional Coverage
Air Conditioning System/Cooler	1	V	4	
Ductwork	V	1	V	
Plumbing System	V	V	√	V
Stoppages/Clogs	1	1	1	V
Permanent Sump Pump	V	V	V	1
Water Heater Including Tankless	1	V	1	1
Instant Hot Water Dispenser	V	V	V	1
Whirlpool Bath Tub	1	V	1	1
Electrical System	V	V	1	1
Ceiling Fans and Exhaust Fans	1	V	1	1
Door Bells, Burglar & Fire Alarm Systems	V	4	V	~
Central Vacuum	V	V	√	1
Dishwasher	V	V	V	1
Garbage Disposal	1	V	1	1
Built-In Microwave	1	V	1	1
Range/Oven/Cooktop	1	V	V	1
Trash Compactor	V	V	1	1
Garage Door Opener	1	~	√	1
Kitchen Refrigerator w/lce Maker		1	V	1
Washer/Dryer Package		~	V	V
Telephone Line		V	V	
Re-Key		~	1	
SEER/R-410A Modifications		V	V	
Premium Coverage		V	V	
OrangePlus			V	
PLAN LEVELS				
Townhome/Condo/Mobile Home	\$430	\$545	\$595	FREE

Selected Plan	Plan Cost	
Optional Coverage	Optional Coverage Cost	
	Total Plan Cost	

PLAN ACCEPT/DECLINE

I have been offered a Home Warranty of America home warranty for my home and understand the terms/conditions of coverage.

Buyer's Coverage date of closing Seller's Coverage

Decline benefits of this coverage. Signature

Waiver Purchase of this coverage is not mandatory. Applicant has reviewed the home warranty plan and hereby declines coverage. Applicant agrees to hold the real estate broker and agent hormless in the event of a subsequent mechanical failure which otherwise would have been covered under the warranty plan.

REAL ESTATE AGENT INFORMATION

Initiating Agent Name			
Whom do you represent?	🗖 Buyer	Seller	
Company Name			
Phone			
Email			

Other Party's Agent

OPTIONAL COVERAGE

- S50 Optional Seller's Coverage (Heating/Cooling/Ductwork)
- S70 Green Plus Coverage
- S90 External Water Line Repair
- S195 External Water Line + Sewer & Septic Line Repair
- S190 Pool/Spa Combo
- S190 Additional Pool or Spa
- Salt Water Pool (includes Pool/Spa Combo)
- S100 Well Pump
- Septic System/Sewage Ejector Pump and Septic Tank Pumping
- S35 2nd Refrigerator
- S50 Freezer Stand Alone
- S50 Kitchen Refrigerator w/Ice Maker (included in Platinum and Diamond plans)
- S85 Washer/Dryer Package (included in Platinum and Diamond plans)
- S70 Premium Coverage (included in Platinum and Diamond plans)
- □ \$100 Orange Plus (included in Diamond plan)

GREEN PLUS COVERAGE

- Covered system or appliance will be replaced with an ENERGY STAR qualified product (Dishwasher, Refrigerator, Washer/Dryer)
- Heating System replacement with 90% efficiency model
- Water Heater replacement with Tankless Water Heater

PREMIUM COVERAGE

Includes coverage for over 30 items traditionally not covered by basic home warranty plans:

- Water heater sediment buildup
- Plumbing fixtures, faucets, shower heads
- Plus over 25 more items!

ORANGE PLUS COVERAGE

- Code violations and permits up to \$250
- Unknown improperly matched and/or installed systems
- Increases Professional Series Appliances up to \$2,500
- Increases toilet replacement up to \$600
- · Removal of defective equipment

*Subject to detailed terms and conditions. Limitations and exclusions apply. See contract for specific coverage information. +Available on buyer plans only. Covered items must be in proper working order on coverage start date.

The price for the Plan is to be paid at closing and includes all fees payable to HWA for service and Plan administration, except for trade call fees you will owe for each service request. Service contracts are provided by AIG WarrantyGuard, Inc., 500 West Madison, Suite 3000, Chicago, IL 60606-6613.



13-Month Home Warranty We've Got You Covered

Home Warranty of America", Inc. Dept. 3344, Carol Stream, IL 60132-3344 P 888.492.7359 F 888.492.7360 HWAHomeWarranty.com



■ WE PROMOTE YOUR PROPERTY WITH IT'S OWN UNIQUE URL!



Part of our For Sale By Owner Program includes a FREE Website that features your property! Visit our website to find the Liberty Title Representative closest to YOU!



WWW.LIBERTYTITLE.COM

100% LOCAL: LIVING AND WORKING IN THE COMMUNITIES WE SERVE 855.343.8830





Protect Your Family From Lead in Your Home





United States Environmental Protection Agency



United States Consumer Product Safety Commission



United States Department of Housing and Urban Development

Are You Planning to Buy or Rent a Home Built Before 1978?

Did you know that many homes built before 1978 have **lead-based paint**? Lead from paint, chips, and dust can pose serious health hazards.

Read this entire brochure to learn:

- How lead gets into the body
- How lead affects health
- · What you can do to protect your family
- Where to go for more information

Before renting or buying a pre-1978 home or apartment, federal law requires:

- Sellers must disclose known information on lead-based paint or leadbased paint hazards before selling a house.
- Real estate sales contracts must include a specific warning statement about lead-based paint. Buyers have up to 10 days to check for lead.
- Landlords must disclose known information on lead-based paint and lead-based paint hazards before leases take effect. Leases must include a specific warning statement about lead-based paint.

If undertaking renovations, repairs, or painting (RRP) projects in your pre-1978 home or apartment:

• Read EPA's pamphlet, *The Lead-Safe Certified Guide to Renovate Right*, to learn about the lead-safe work practices that contractors are required to follow when working in your home (see page 12).



Simple Steps to Protect Your Family from Lead Hazards

If you think your home has lead-based paint:

- Don't try to remove lead-based paint yourself.
- Always keep painted surfaces in good condition to minimize deterioration.
- Get your home checked for lead hazards. Find a certified inspector or risk assessor at epa.gov/lead.
- Talk to your landlord about fixing surfaces with peeling or chipping paint.
- Regularly clean floors, window sills, and other surfaces.
- Take precautions to avoid exposure to lead dust when remodeling.
- When renovating, repairing, or painting, hire only EPA- or stateapproved Lead-Safe certified renovation firms.
- Before buying, renting, or renovating your home, have it checked for lead-based paint.
- Consult your health care provider about testing your children for lead. Your pediatrician can check for lead with a simple blood test.
- Wash children's hands, bottles, pacifiers, and toys often.
- Make sure children eat healthy, low-fat foods high in iron, calcium, and vitamin C.
- Remove shoes or wipe soil off shoes before entering your house.

Lead Gets into the Body in Many Ways

Adults and children can get lead into their bodies if they:

- Breathe in lead dust (especially during activities such as renovations, repairs, or painting that disturb painted surfaces).
- Swallow lead dust that has settled on food, food preparation surfaces, and other places.
- Eat paint chips or soil that contains lead.

Lead is especially dangerous to children under the age of 6.

- At this age, children's brains and nervous systems are more sensitive to the damaging effects of lead.
- Children's growing bodies absorb more lead.
- Babies and young children often put their hands and other objects in their mouths. These objects can have lead dust on them.



Women of childbearing age should know that lead is dangerous to a developing fetus.

• Women with a high lead level in their system before or during pregnancy risk exposing the fetus to lead through the placenta during fetal development.

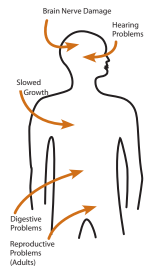
Health Effects of Lead

Lead affects the body in many ways. It is important to know that even exposure to low levels of lead can severely harm children.

In children, exposure to lead can cause:

- Nervous system and kidney damage
- Learning disabilities, attention-deficit disorder, and decreased intelligence
- Speech, language, and behavior problems
- Poor muscle coordination
- Decreased muscle and bone growth
- Hearing damage

While low-lead exposure is most common, exposure to high amounts of lead can have devastating effects on children, including seizures, unconsciousness, and in some cases, death.



Although children are especially susceptible to lead exposure, lead can be dangerous for adults, too.

In adults, exposure to lead can cause:

- Harm to a developing fetus
- Increased chance of high blood pressure during pregnancy
- Fertility problems (in men and women)
- High blood pressure
- Digestive problems
- Nerve disorders
- Memory and concentration problems
- Muscle and joint pain

Check Your Family for Lead

Get your children and home tested if you think your home has lead.

Children's blood lead levels tend to increase rapidly from 6 to 12 months of age, and tend to peak at 18 to 24 months of age.

Consult your doctor for advice on testing your children. A simple blood test can detect lead. Blood lead tests are usually recommended for:

- Children at ages 1 and 2
- Children or other family members who have been exposed to high levels of lead
- Children who should be tested under your state or local health screening plan

Your doctor can explain what the test results mean and if more testing will be needed.

Where Lead-Based Paint Is Found

In general, the older your home or childcare facility, the more likely it has lead-based paint.¹

Many homes, including private, federally-assisted, federallyowned housing, and childcare facilities built before 1978 have lead-based paint. In 1978, the federal government banned consumer uses of lead-containing paint.²

Learn how to determine if paint is lead-based paint on page 7.

Lead can be found:

- In homes and childcare facilities in the city, country, or suburbs,
- In private and public single-family homes and apartments,
- On surfaces inside and outside of the house, and
- In soil around a home. (Soil can pick up lead from exterior paint or other sources, such as past use of leaded gas in cars.)

Learn more about where lead is found at epa.gov/lead.

¹ "Lead-based paint" is currently defined by the federal government as paint with lead levels greater than or equal to 1.0 milligram per square centimeter (mg/cm), or more than 0.5% by weight.

² "Lead-containing paint" is currently defined by the federal government as lead in new dried paint in excess of 90 parts per million (ppm) by weight.

Deteriorated lead-based paint (peeling, chipping, chalking, cracking, or

damaged paint) is a hazard and needs immediate attention. **Lead-based paint** may also be a hazard when found on surfaces that children can chew or that get a lot of wear and tear, such as:

- On windows and window sills
- Doors and door frames
- Stairs, railings, banisters, and porches

Lead-based paint is usually not a hazard if it is in good condition and if it is not on an impact or friction surface like a window.

Lead dust can form when lead-based paint is scraped, sanded, or heated. Lead dust also forms when painted surfaces containing lead bump or rub together. Lead paint chips and dust can get on surfaces and objects that people touch. Settled lead dust can reenter the air when the home is vacuumed or swept, or when people walk through it. EPA currently defines the following levels of lead in dust as hazardous:

- 10 micrograms per square foot (μg/ft²) and higher for floors, including carpeted floors
- 100 µg/ft² and higher for interior window sills

Lead in soil can be a hazard when children play in bare soil or when people bring soil into the house on their shoes. EPA currently defines the following levels of lead in soil as hazardous:

- 400 parts per million (ppm) and higher in play areas of bare soil
- 1,200 ppm (average) and higher in bare soil in the remainder of the yard

Remember, lead from paint chips—which you can see—and lead dust—which you may not be able to see—both can be hazards.

The only way to find out if paint, dust, or soil lead hazards exist is to test for them. The next page describes how to do this.

Are You Planning to Buy or Rent a Home Built Before 1978? (Page 1 Replacement Insert for 2nd to last bullet point. Effective 3/8/2021)

 Landlords must disclose known information on lead-based paint or lead-based paint hazards before leases take effect. Leases must include a specific warning statement about lead-based paint.

Where Lead-Based Paint Is Found (Page 6 Replacement Insert Footnote 1. Effective 3/8/2021)

¹ "Lead-based paint" is currently defined by the federal government as paint with lead levels greater than or equal to 1.0 milligram per square centimeter (mg/cm²), or more than 0.5% by weight.

Reducing Lead Hazards (Page 11 Replacement Insert last bullet point. Effective 3/8/2021)

To correct lead hazards permanently, hire a certified lead abatement contractor. This will
ensure your contractor knows how to work safely and has the proper equipment to clean
up thoroughly.

Checking Your Home for Lead

You can get your home tested for lead in several different ways:

- A lead-based paint **inspection** tells you if your home has leadbased paint and where it is located. It won't tell you whether your home currently has lead hazards. A trained and certified testing professional, called a lead-based paint inspector, will conduct a paint inspection using methods, such as:
 - Portable x-ray fluorescence (XRF) machine
 - · Lab tests of paint samples
- A risk assessment tells you if your home currently has any lead hazards from lead in paint, dust, or soil. It also tells you what actions to take to address any hazards. A trained and certified testing professional, called a risk assessor, will:



- Sample paint that is deteriorated on doors, windows, floors, stairs, and walls
- Sample dust near painted surfaces and sample bare soil in the yard
- · Get lab tests of paint, dust, and soil samples
- A combination inspection and risk assessment tells you if your home has any lead-based paint and if your home has any lead hazards, and where both are located.

Be sure to read the report provided to you after your inspection or risk assessment is completed, and ask questions about anything you do not understand.

Checking Your Home for Lead, continued

In preparing for renovation, repair, or painting work in a pre-1978 home, Lead-Safe Certified renovators (see page 12) may:

- Take paint chip samples to determine if lead-based paint is present in the area planned for renovation and send them to an EPA-recognized lead lab for analysis. In housing receiving federal assistance, the person collecting these samples must be a certified lead-based paint inspector or risk assessor
- Use EPA-recognized tests kits to determine if lead-based paint is absent (but not in housing receiving federal assistance)
- Presume that lead-based paint is present and use lead-safe work practices

There are state and federal programs in place to ensure that testing is done safely, reliably, and effectively. Contact your state or local agency for more information, visit epa.gov/lead, or call **1-800-424-LEAD** (5323) for a list of contacts in your area.³

³ Hearing- or speech-challenged individuals may access this number through TTY by calling the Federal Relay Service at 1-800-877-8339.

What You Can Do Now to Protect Your Family

If you suspect that your house has lead-based paint hazards, you can take some immediate steps to reduce your family's risk:

- If you rent, notify your landlord of peeling or chipping paint.
- Keep painted surfaces clean and free of dust. Clean floors, window frames, window sills, and other surfaces weekly. Use a mop or sponge with warm water and a general all-purpose cleaner. (Remember: never mix ammonia and bleach products together because they can form a dangerous gas.)
- Carefully clean up paint chips immediately without creating dust.
- Thoroughly rinse sponges and mop heads often during cleaning of dirty or dusty areas, and again afterward.
- Wash your hands and your children's hands often, especially before they eat and before nap time and bed time.
- Keep play areas clean. Wash bottles, pacifiers, toys, and stuffed animals regularly.
- Keep children from chewing window sills or other painted surfaces, or eating soil.
- When renovating, repairing, or painting, hire only EPA- or stateapproved Lead-Safe Certified renovation firms (see page 12).
- Clean or remove shoes before entering your home to avoid tracking in lead from soil.
- Make sure children eat nutritious, low-fat meals high in iron, and calcium, such as spinach and dairy products. Children with good diets absorb less lead.

Reducing Lead Hazards

Disturbing lead-based paint or removing lead improperly can increase the hazard to your family by spreading even more lead dust around the house.

 In addition to day-to-day cleaning and good nutrition, you can temporarily reduce lead-based paint hazards by taking actions, such as repairing damaged painted surfaces and planting grass to cover leadcontaminated soil. These actions are not permanent solutions and will need ongoing attention.



- You can minimize exposure to lead when renovating, repairing, or painting by hiring an EPA- or statecertified renovator who is trained in the use of lead-safe work practices. If you are a do-it-yourselfer, learn how to use lead-safe work practices in your home.
- To remove lead hazards permanently, you should hire a certified lead abatement contractor. Abatement (or permanent hazard elimination) methods include removing, sealing, or enclosing lead-based paint with special materials. Just painting over the hazard with regular paint is not permanent control.

Always use a certified contractor who is trained to address lead hazards safely.

- Hire a Lead-Safe Certified firm (see page 12) to perform renovation, repair, or painting (RRP) projects that disturb painted surfaces.
- To correct lead hazards permanently, hire a certified lead abatement professional. This will ensure your contractor knows how to work safely and has the proper equipment to clean up thoroughly.

Certified contractors will employ qualified workers and follow strict safety rules as set by their state or by the federal government.

If your home has had lead abatement work done or if the housing is receiving federal assistance, once the work is completed, dust cleanup activities must be conducted until clearance testing indicates that lead dust levels are below the following levels:

- 10 micrograms per square foot (µg/ft²) for floors, including carpeted floors
- 100 μg/ft² for interior window sills
- 400 µg/ft² for window troughs

Abatements are designed to permanently eliminate lead-based paint hazards. However, lead dust can be reintroduced into an abated area.

- Use a HEPA vacuum on all furniture and other items returned to the area, to reduce the
 potential for reintroducing lead dust.
- Regularly clean floors, window sills, troughs, and other hard surfaces with a damp cloth or sponge and a general all-purpose cleaner.

Please see page 10 for more information on steps you can take to protect your home after the abatement. For help in locating certified lead abatement professionals in your area, call your state or local agency (see pages 16 and 17), epa.gov/lead, or call 1-800-424-LEAD.

U. S. Environmental Protection Agency (EPA) Regional Offices (Page 17 Replacement Insert for Regions 2, 5, 7, and 10. Effective 3/8/2021)

Region 2 (New Jersey, New York, Puerto Rico,	Region 7 (Iowa, Kansas, Missouri, Nebraska)
Virgin Islands)	Regional Lead Contact
Regional Lead Contact	U.S. EPA Region 7
U.S. EPA Region 2	11201 Renner Blvd.
2890 Woodbridge Avenue	Lenexa, KS 66219
Building 205, Mail Stop 225	(800) 223-0425
Edison, NJ 08837-3679	Region 10 (Alaska, Idaho, Oregon,
(732) 906-6809	Washington)
Region 5 (Illinois, Indiana, Michigan,	Regional Lead Contact
Minnesota, Ohio, Wisconsin)	U.S. EPA Region 10 (20-C04)
Regional Lead Contact U.S. EPA Region 5 (LL-17J) 77 West Jackson Boulevard Chicago, IL 60604-3666 (312) 353-3808	Air and Toxics Enforcement Section 1200 Sixth Avenue, Suite 155 Seattle, WA 98101 (206) 553-1200

U. S. Department of Housing and Urban Development (HUD) (Page 18 Replacement Insert for this paragraph Effective 3/8/2021)

HUD's mission is to create strong, sustainable, inclusive communities and quality affordable homes for all. Contact to Office of Lead Hazard Control and Healthy Homes for further information regarding the Lead Safe Housing Rule, which protects families in pre-1978 assisted housing, and for the lead hazard control and research grant programs.

HUD

451 Seventh Street, SW, Room 8236 Washington, DC 20410-3000 (202)402-7698 hud.gov/lead

Renovating, Repairing or Painting a Home with Lead-Based Paint

If you hire a contractor to conduct renovation, repair, or painting (RRP) projects in your pre-1978 home or childcare facility (such as pre-school and kindergarten), your contractor must:

- Be a Lead-Safe Certified firm approved by EPA or an EPA-authorized state program
- Use qualified trained individuals (Lead-Safe Certified renovators) who follow specific lead-safe work practices to prevent lead contamination
- Provide a copy of EPA's lead hazard information document, The Lead-Safe Certified Guide to Renovate Right



RRP contractors working in pre-1978 homes and childcare facilities must follow lead-safe work practices that:

- **Contain the work area.** The area must be contained so that dust and debris do not escape from the work area. Warning signs must be put up, and plastic or other impermeable material and tape must be used.
- Avoid renovation methods that generate large amounts of lead-contaminated dust. Some methods generate so much lead-contaminated dust that their use is prohibited. They are:
 - Open-flame burning or torching
 - Sanding, grinding, planing, needle gunning, or blasting with power tools and equipment not equipped with a shroud and HEPA vacuum attachment
 - Using a heat gun at temperatures greater than 1100°F
- **Clean up thoroughly.** The work area should be cleaned up daily. When all the work is done, the area must be cleaned up using special cleaning methods.
- **Dispose of waste properly.** Collect and seal waste in a heavy duty bag or sheeting. When transported, ensure that waste is contained to prevent release of dust and debris.

To learn more about EPA's requirements for RRP projects, visit epa.gov/getleadsafe, or read *The Lead-Safe Certified Guide to Renovate Right*.

Other Sources of Lead

Lead in Drinking Water

The most common sources of lead in drinking water are lead pipes, faucets, and fixtures.

Lead pipes are more likely to be found in older cities and homes built before 1986.

You can't smell or taste lead in drinking water.

To find out for certain if you have lead in drinking water, have your water tested.

Remember older homes with a private well can also have plumbing materials that contain lead.

Important Steps You Can Take to Reduce Lead in Drinking Water

- Use only cold water for drinking, cooking and making baby formula. Remember, boiling water does not remove lead from water.
- Before drinking, flush your home's pipes by running the tap, taking a shower, doing laundry, or doing a load of dishes.
- Regularly clean your faucet's screen (also known as an aerator).
- If you use a filter certified to remove lead, don't forget to read the directions to learn when to change the cartridge. Using a filter after it has expired can make it less effective at removing lead.

Contact your water company to determine if the pipe that connects your home to the water main (called a service line) is made from lead. Your area's water company can also provide information about the lead levels in your system's drinking water.

For more information about lead in drinking water, please contact EPA's Safe Drinking Water Hotline at 1-800-426-4791. If you have other questions about lead poisoning prevention, call 1-800 424-LEAD.*

Call your local health department or water company to find out about testing your water, or visit epa.gov/safewater for EPA's lead in drinking water information. Some states or utilities offer programs to pay for water testing for residents. Contact your state or local water company to learn more.

 ^{*} Hearing- or speech-challenged individuals may access this number through TTY
 by calling the Federal Relay Service at 1-800-877-8339.

Other Sources of Lead, continued

- Lead smelters or other industries that release lead into the air.
- Your job. If you work with lead, you could bring it home on your body or clothes. Shower and change clothes before coming home. Launder your work clothes separately from the rest of your family's clothes.
- **Hobbies** that use lead, such as making pottery or stained glass, or refinishing furniture. Call your local health department for information about hobbies that may use lead.
- Old toys and furniture may have been painted with lead-containing paint. Older toys and other children's products may have parts that contain lead.⁴
- Food and liquids cooked or stored in **lead crystal** or **lead-glazed pottery or porcelain** may contain lead.
- Folk remedies, such as "greta" and "azarcon," used to treat an upset stomach.

⁴ In 1978, the federal government banned toys, other children's products, and furniture with lead-containing paint. In 2008, the federal government banned lead in most children's products. The federal government currently bans lead in excess of 100 ppm by weight in most children's products.

The National Lead Information Center

Learn how to protect children from lead poisoning and get other information about lead hazards on the Web at epa.gov/lead and hud.gov/lead, or call **1-800-424-LEAD (5323).**

EPA's Safe Drinking Water Hotline

For information about lead in drinking water, call **1-800-426-4791**, or visit epa.gov/safewater for information about lead in drinking water.

Consumer Product Safety Commission (CPSC) Hotline

For information on lead in toys and other consumer products, or to report an unsafe consumer product or a product-related injury, call **1-800-638-2772**, or visit CPSC's website at cpsc.gov or saferproducts.gov.

State and Local Health and Environmental Agencies

Some states, tribes, and cities have their own rules related to leadbased paint. Check with your local agency to see which laws apply to you. Most agencies can also provide information on finding a lead abatement firm in your area, and on possible sources of financial aid for reducing lead hazards. Receive up-to-date address and phone information for your state or local contacts on the Web at epa.gov/lead, or contact the National Lead Information Center at **1-800-424-LEAD**.

Hearing- or speech-challenged individuals may access any of the phone numbers in this brochure through TTY by calling the toll-free Federal Relay Service at **1-800-877-8339**.

U. S. Environmental Protection Agency (EPA) Regional Offices

The mission of EPA is to protect human health and the environment. Your Regional EPA Office can provide further information regarding regulations and lead protection programs.

Region 1 (Connecticut, Massachusetts, Maine, New Hampshire, Rhode Island, Vermont)

Regional Lead Contact U.S. EPA Region 1 5 Post Office Square, Suite 100, OES 05-4 Boston, MA 02109-3912 (888) 372-7341

Region 2 (New Jersey, New York, Puerto Rico, Virgin Islands)

Regional Lead Contact U.S. EPA Region 2 2890 Woodbridge Avenue Building 205, Mail Stop 225 Edison, NJ 08837-3679 (732) 321-6671

Region 3 (Delaware, Maryland, Pennsylvania, Virginia, DC, West Virginia)

Regional Lead Contact U.S. EPA Region 3 1650 Arch Street Philadelphia, PA 19103 (215) 814-2088

Region 4 (Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, Tennessee)

Regional Lead Contact U.S. EPA Region 4 AFC Tower, 12th Floor, Air, Pesticides & Toxics 61 Forsyth Street, SW Atlanta, GA 30303 (404) 562-8998

Region 5 (Illinois, Indiana, Michigan, Minnesota, Ohio, Wisconsin)

Regional Lead Contact U.S. EPA Region 5 (DT-8J) 77 West Jackson Boulevard Chicago, IL 60604-3666 (312) 886-7836 **Region 6** (Arkansas, Louisiana, New Mexico, Oklahoma, Texas, and 66 Tribes)

Regional Lead Contact U.S. EPA Region 6 1445 Ross Avenue, 12th Floor Dallas, TX 75202-2733 (214) 665-2704

Region 7 (Iowa, Kansas, Missouri, Nebraska)

Regional Lead Contact U.S. EPA Region 7 11201 Renner Blvd. WWPD/TOPE Lenexa, KS 66219 (800) 223-0425

Region 8 (Colorado, Montana, North Dakota, South Dakota, Utah, Wyoming)

Regional Lead Contact U.S. EPA Region 8 1595 Wynkoop St. Denver, CO 80202 (303) 312-6966

Region 9 (Arizona, California, Hawaii, Nevada)

Regional Lead Contact U.S. EPA Region 9 (CMD-4-2) 75 Hawthorne Street San Francisco, CA 94105 (415) 947-4280

Region 10 (Alaska, Idaho, Oregon, Washington)

Regional Lead Contact U.S. EPA Region 10 Solid Waste & Toxics Unit (WCM-128) 1200 Sixth Avenue, Suite 900 Seattle, WA 98101 (206) 553-1200

Consumer Product Safety Commission (CPSC)

The CPSC protects the public against unreasonable risk of injury from consumer products through education, safety standards activities, and enforcement. Contact CPSC for further information regarding consumer product safety and regulations.

CPSC 4330 East West Highway Bethesda, MD 20814-4421 1-800-638-2772 cpsc.gov or saferproducts.gov

U. S. Department of Housing and Urban Development (HUD)

HUD's mission is to create strong, sustainable, inclusive communities and quality affordable homes for all. Contact HUD's Office of Healthy Homes and Lead Hazard Control for further information regarding the Lead Safe Housing Rule, which protects families in pre-1978 assisted housing, and for the lead hazard control and research grant programs.

HUD

451 Seventh Street, SW, Room 8236 Washington, DC 20410-3000 (202) 402-7698 hud.gov/offices/lead/

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U. S. EPA Washington DC 20460 U. S. CPSC Bethesda MD 20814 U. S. HUD Washington DC 20410 EPA-747-K-12-001 June 2017

IMPORTANT!

Lead From Paint, Dust, and Soil in and Around Your Home Can Be Dangerous if Not Managed Properly

- Children under 6 years old are most at risk for lead poisoning in your home.
- Lead exposure can harm young children and babies even before they are born.
- Homes, schools, and child care facilities built before 1978 are likely to contain lead-based paint.
- Even children who seem healthy may have dangerous levels of lead in their bodies.
- Disturbing surfaces with lead-based paint or removing lead-based paint improperly can increase the danger to your family.
- People can get lead into their bodies by breathing or swallowing lead dust, or by eating soil or paint chips containing lead.
- People have many options for reducing lead hazards.
 Generally, lead-based paint that is in good condition is not a hazard (see page 10).

Forms & Agreements

What's Included In This Packet

0	Sellers Disclosure Statement*
0	Real Estate Sale/Purchase Contract* (6 pages)
0	Addendum* (1 page)
0	Removal/Extension of Specified Contingency(ies)* (1 page)
0	Lead-Based Paint Disclosure Form* (1 page)
0	Sellers Estimated Proceeds Worksheet* (1 page)
0	Earnest Money Escrow Agreement (1 page)
0	Mortgage Payoff Request and Authorization (1 page)
0	Homeowners Associations/Condominium Status (1 page)
0	Buyers Information Sheet (1 page)
0	Sellers Information Sheet (1 page)
0	Safety Tips Sheet (1 page)

Before completing or distributing any of these forms, make several photocopies of the blank originals, so you'll have what you need in case of changes, errors, etc. Then, after completing one original, photocopy as needed.

*Caution: The enclosed forms and materials DO NOT replace the professional advice of your attorney or Realtor®. They are included to assist you and to provide you with a starting point for your home-selling transactions. These forms are designed for the sale of an existing home or condominium. They should be reviewed, modified and supplemented or amended by your attorney or Realtor® for your unique transaction prior to their use. Significant modifications will be needed for vacant land or commercial property. Therefore, Liberty Title Agency disclaims any liability for loss or damage which may be incurred by reason of use of these forms.

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Purpose 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 property, 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 substitution 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, 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 Buyer 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 Seller's Agent(s), if any. This information is a disclosure only and is not intended to be a 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 AVAILABLE. If you do not know the facts, check UNKNOWN. FAILURE TO PROVIDE A PURCHASER WITH A SIGNED DISCLOSURE STATEMENT WILL ENABLE A PURCHASER TO TERMINATE AN OTHERWISE BINDING PURCHASE 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 agreement so provides.)

	Yes	No	Unknown	Not Available		Yes	No	Unknown	Not Available
Range/oven Dishwasher			·		Lawn sprinkler system Water heater				
Refrigerator					Plumbing system				
Hood/fan					Water softener/				
Disposal					conditioner				
TV antenna, TV rotor & controls					Well & pump Septic tank & drain			·	
			·		field				
Electric System Garage door opener &			·		Sump pump				
remote control					City water system				
Alarm system			·		City sewer system				
Intercom					Central air conditioning				
Central vacuum Attic fan					Central heating system Wall furnace				
Pool heater, wall liner & equipment					Humidifier Electronic air filter				
Microwave					Solar heating system				
Trash compactor					Firenlage & shimney				
Ceiling fan					Fireplace & chimney Wood burning system				
Sauna/hot tub Washer					Dryer				

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.

Prop	erty conditions, improvements & additional information:			
1.	Basement/Crawlspace: Has there been evidence of water?		yes	no
	If yes, please explain:			
2.	Insulation: Describe, if known:			
	Urea Formaldehyde Foam Insulation (UFFI) is installed?	unknown	yes	no
3.	Roof: Leaks?		yes	no
	Approximate age, if known:			
4.	Well: Type of well (depth/diameter, age and repair history, if known):			
	Has the water been tested?		yes	no
	If yes, date of last report/results:			
PAG	E 1 OF 2	В	JYER'S INITIA	LS
		SE	LLER'S INITIA	LS

Seller's Disclosure Statement

Pro	berty Address:			MICHIGAN
	Street	City, Village or To	wnship	
5.	Septic tanks/drain fields: Condition, if known:			
6.	Heating system: Type/approximate age:			
7.	Heating system: Type/approximate age:			
8.	Electrical system: Any known problems?			
9.	History of Infestation, if any: (termites, carpenter ants, etc.)			
10.	Environmental problems: Are you aware of any substances, materials or products that may be a	an environmental	hazard such	as, but not limited
	to, asbestos, radon gas, formaldehyde, lead-based paint, fuel or chemical storage tanks and contar			
		unknown	ves	no
	If yes, please explain:			
11.	Flood Insurance: Do you have flood insurance on the property?	unknown	ves	no
12.	Mineral Rights: Do you own the mineral rights?	unknown	yes	no no
2. 3. 4.	or responsibility for maintenance may have an effect on the property? Any encroachments, easements, zoning violations or nonconforming uses? Any "common areas" (facilities like pools, tennis courts, walkways or other areas co-owned with oth authority over the property? Structural modifications, alterations or repairs made without necessary permits or licensed contractor	unknown ners), or a homeov unknown	yes wners' associ	no no no ation that has any no
		unknown	yes	no
5.	Settling, flooding, drainage, structural or grading problems?	unknown	yes	no no no
6.	Major damage to the property from fire, wind, floods, or landslides?	unknown	yes	no
7.	Any underground storage tanks?	unknown	yes	no
8.	Farm or farm operation in the vicinity; or proximity to a landfill, airport, shooting range, etc.?			
		unknown	yes	no
9.	Any outstanding utility assessments or fees, including any natural gas main extension surcharge?			
		unknown	yes	no no
10.	Any outstanding municipal assessments or fees?	unknown	yes	no
11.	Any pending litigation that could affect the property or the Seller's right to convey the property?	unknown	yes	no

If the answer to any of these questions is yes, please explain. Attach additional sheets, if necessary:

The Seller has lived in the residence on the property from	(date) to	(date).
The Seller has owned the property since		(date).
The Seller has indicated above the conditions of all the items based on info	rmation known to the Seller. If any changes occur in the stru	ctural/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 the parties hold the Broker liable for any representations not directly made by the Broker or Broker's Agent.

Seller certifies that the information in this statement is true and correct to the best of 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 SUCH 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 OBLIGATIONS CAN CHANGE SIGNIFICANTLY WHEN PROPERTY IS TRANSFERRED.

Seller		Date:	
Seller		Date:	
Buyer has read and acknowledges receipt of this statement.			
Buyer	Date:	Time	
Buyer	Date:	Time	

Disclaimer: This form is provided as a service of the Michigan Association of REALTORS®. Please review both the form and details of the particular transaction to ensure that each section is appropriate for the transaction. The Michigan Association of REALTORS® is not responsible for use or misuse of form for misrepresentation or for warranties made in connection with the form.

PAGE 2 OF 2

FORM H JAN/06

Real Estate Sale/Purchase Contract

THIS IS AN IMPORTANT LEGAL DOCUMENT. ALL PARTIES ARE ADVISED TO SEEK THE ADVICE OF AN ATTORNEY IN CONNECTION WITH THE EXECUTION OF THIS CONTRACT. This Contract made the ______ day of ______, 20_____, Is by and between______("Seller") _____ and Address: _____ ("Purchaser") Address: **1. CRITERIA** 1.1 Sale; Property. Seller agrees to sell and convey, subject to easements and restrictions of record, and subject to the lien of taxes not yet due and payable at time of closing, and Purchaser agrees to purchase the property located in the _____ _____, County of ______, State of _____, commonly known as _____ the legal description of which is _____ which will be specifically described in the title insurance commitment (the "Property".) 1.2 Fixtures: Improvements. This sale includes all fixtures, improvements and appurtenances

attached to the property as of this date, including but not limited to: all lighting and plumbing fixtures, shades, blinds, curtains, curtain rods, drapes, drapery hardware, wall-to-wall carpeting, purchased water softeners, automatic garage door equipment, storm windows and doors, screens, awnings and antennas, including rotor equipment, if any, as well as the following personal property for which a bill of sale will be given:

The following items are excluded from sale and will be removed from the Property prior to tender of possession: _____

1.3 Purchase Price. The purchase price shall be ______

 ______ Dollars (\$ ______)

1.4 Earnest Money. Seller acknowledges the receipt of _____

_____ Dollars (\$ ______)

paid by Purchaser as earnest money. This money will be deposited with Liberty Title Agency in its escrow account pursuant to its Standard Escrow Agreement until closing, at which time it will be credited to the Purchaser. If this Contract is not accepted, the earnest money will be returned to the Purchaser.

1.5 Payment. The balance of		
	Dollars (\$)
will be paid as follows:		

1.6 Land Division. If the property that is subject of this contract is not platted land or a condominium, the seller agrees to transfer ______ land divisions. Purchaser acknowledges that the deed shall contain the following language: "The grantor grants to the grantee the right to make ______ divisions under section 108 of the Land Division Act, Act No. 288 of the Public Acts of 1967. This property may be located within the vicinity of farm land or a farm operation. Generally accepted agriculture and management practices which may generate noise, dust, odors and other associated conditions may be used and are protected by the Michigan right to farm act."

2. CONTINGENCIES

This Contract is contingent upon satisfactory completion of the items designated below, all of which must be removed in writing. Contingencies applicable to this transaction shall be marked in the margin.

2.1 Financing. Purchaser qualifying for and obtaining a mortgage commitment as designated below for which Purchaser agrees to apply within ______ business days and pursue in good faith upon acceptance of this contract. Borrower intends to obtain mortgage approval and financing contingency shall be removed in writing on or before (date)______, **CONVENTIONAL** loan commitment in the amount of

\$	_ (of the price)
FHA/VA loan commitment in the amount of	
\$	_ (of the price)
Note: FHA/VA loans require the Seller to pay certain fees. Seller agrees to pay u	ip to

\$______ in closing costs in connection with this loan.

2.3 Contractor's Inspection. An inspection of the property at Purchaser's expense, resulting in a report satisfactory to Purchaser. This contingency is to be removed within ______ business days from date of final acceptance of this Contract. Purchaser shall provide Seller with 24 hours prior notice of inspection.

2.5 Attorney Approvals. Approval of contract language by:

(a). Seller's attorney, within _____ business days from date of final acceptance of this contract.(b). Purchaser's attorney, within _____ business days from date of final acceptance of this contract.

2.6 Well and Septic. A report satisfactory to Purchaser and Seller from an inspector authorized by the County Health Department approves the condition of the well and/or septic system. Seller agrees to promptly contract for an inspection upon execution of this contract. This contingency is to be removed on or before ______.

2.7 Title. Approval of a commitment for an ALTA residential policy for title insurance issued through Liberty Title Agency. This contingency is to be removed on or before ______.

2.8 Sale of Purchaser's Property. Check any that pertain to the Sale of Purchaser's property located at ______

____ Obtaining a signed Sales Contract on Purchaser's property on or before____

_____ Removal of all contingencies from a Sales Contract on Purchaser's property on or before _______.

_____ Closing on the sale of Purchaser's Property on or before ______.

After Purchaser has removed the above contingency regarding the sale of Purchaser's property, Purchaser will be in default if Purchaser's financing contingency is not removed due to failure to sell said property.

Page _____ of _____

2.9 Other. _____

Contingencies: If any contingency in this Contract is not removed in writing by a required date, this contract becomes voidable. After that date, and until the contingency is removed, either party may terminate the contract by written notice to the other at which time the earnest money will be returned to the Purchaser.

3. CLOSING

3.1 Closing. Seller has designated Liberty Title Agency as Settlement Agent for this transaction due to the protections offered by their Umbrella closing package, which includes cybercrime insurance, secure payment systems and stringent financial controls. The Umbrella package also includes an upgrade to Purchaser's Title Insurance policy which provides significant additional insurance to Purchaser including protection against future Deed Fraud and forgery. If you are getting a mortgage, please advise your lender to order title insurance from Liberty Title Agency. The closing shall occur on or before _______ at the offices of Liberty Title Agency or Purchaser's lender. Seller and Purchaser agree to pay their own customary closing fees imposed in connection with the sale transaction. Purchaser shall pay any mortgage closing fees in connection with the mortgage closing.

3.2 Form of Conveyance. Seller agrees to grant and convey by warranty deed a marketable title to the property, subject only to the encumbrances permitted by this contract. Seller will pay transfer tax when title passes.

3.3 Prorations. Association fees, fuel, insurance, interest, or rent, if any, are to be prorated as of the date of closing. Taxes will be prorated (check whichever one applies) ______ as if paid in advance or ______ as if paid in arrears, (check whichever one applies) ______ 360-day or ______ 365-day year basis to date of closing, based on the due date of the taxing authority. The settlement agent will retain from Seller \$_______ to be applied to the final billing for water and sewer charges. After payment, any balance remaining will be remitted to Seller and any balance due will be paid by Seller.

3.4 Benefit Charges. Any "benefit charges" against the property made by any government authority or private association for installation of, or tap-in fees for, water service, sanitary sewer, and/or storm sewer service, for which charges have been made, incurred and/or billed before the date of closing, will be paid by Seller. Any charges incurred after closing will be paid by Purchaser.

3.5 Special Assessments. All special assessments that have been assessed and are a lien on the property at the date of closing will be paid by Seller. The cost of improvements that are subject to future assessments against the property assessed after the date of closing will be paid by Purchaser.

3.6 Title Insurance. Seller will provide an ALTA residential policy of title insurance, including a policy commitment prior to closing, issued through Liberty Title Agency, in the amount of the sale price, at Seller's expense.

3.7 Possession. Possession to be given on or before _______. From and including the date of closing, up to but not including the date of vacating property as agreed, Seller will pay the sum of \$______ per day. The settlement agent will retain in escrow from Seller at closing the sum of \$______ for occupancy between the time of closing and delivery of keys by Seller to Purchaser. Within ten (10) days after delivery of keys by Seller, the settlement agent will disburse the balance, if any, of this escrow according to the terms of the escrow agreement.

3.8 Compliance with Assessment. Seller represents that if Seller acquired title after January, 1995, Seller has complied with Public Act 415 of 1994; MCLA 211.27, requiring the disclosure of the purchase price to the local assessor.

4. MISCELLANEOUS

4.1 Casualty Loss. Until delivery of deed, risk of loss by fire, windstorm or other casualty is assumed by Seller.

4.2 Binding Contract; Assignment; Survival. This Contract binds Purchaser, Seller, their heirs and personal representatives, and anyone succeeding to their interest in the property. Purchaser will not assign this Contract without Seller's prior written permission which may be withheld in Seller's sole discretion. Unless modified or waived in writing, all covenants, warranties and representations contained in this Contract shall survive the closing.

4.3 Default. If Purchaser defaults, Seller may pursue legal remedies, or may cancel the Contract and claim the earnest money as liquidated damages. If Seller defaults, Purchaser may enforce this contract, demand a refund of the earnest money in termination of this Contract, or pursue legal remedies. TIME IS OF THE ESSENCE FOR THE PERFORMANCE OF THIS CONTRACT.

4.4 Warranty. Seller warrants that all equipment and improvements, except those excluded below will be in working condition at time of possession, and that premises will be free and clear of refuse and debris. Excluded from this warranty:

PURCHASER ACKNOWLEDGES HAVING BEEN ADVISED TO HAVE A CONTRACTOR'S INSPECTION OF THE PROPERTY. PURCHASER _____ DOES ACKNOWLEDGE RECEIPT OF THE SELLER'S DISCLOSURE STATEMENT AND LEAD BASED PAINT ADVISORY BOOKLET Initials

Initials

4.5 Facsimile/FAX Authority. Offers, acceptances, and notices required by this Contract can be delivered by Facsimile/FAX and/or Electronic copy.

4.6 Brokers. Purchaser warrants to Seller that no broker or agent is entitled to any commission arising from this Contract other than _____

who is to receive a commission in the amount of \$______to be paid by

Purchaser hereby indemnifies and holds Seller harmless from any loss, cost or damage, including without limitation, reasonable attorney's fees, arising from any breach of this warranty. This warranty shall survive the closing.

4.7 Contract. Provision of this form to Buyer by Seller does not constitute an offer to sell the property, nor does any return of this unsigned form by Seller to Purchaser with suggested revisions. A Contract will be formed only upon the execution by Seller of a fully completed Contract previously executed by Purchaser.

Witness:	PURCHASER:	(Date)
Witness:	PURCHASER:	(Date)
Witness:	SELLER:	(Date)
Witness:	SELLER:	(Date)
I HAVE RECEIVED A FULLY EXECUTED	COPY OF THIS CONTRACT.	
PURCHASER'S INITIALS	SELLER'S INITIALS	
Date:	Date:	

ADDENDUM

WITH REFERENCE TO A REAL ESTATE S	ALE/PURCHASE CONTRACT	Dated:
between and for the property commonly known a		("Purchaser")
THE SALE/PURCHASE CONTRACT IS A	MENDED/SUPPLEMENTED AS F	OLLOWS:
Witness:	PURCHASER:	(Date)
Witness:	PURCHASER:	(Date)
Witness:	SELLER:	(Date)

PURCHASER'S RECEIPT: The undersigned Purchaser's acknowledge receipt of Seller's signed acceptance of this Addendum.

PURCHASER:

Witness:

PURCHASER:

SELLER:

(Date)

Removal/Extension of Specified Contingency(ies)

THE UNDERSIGNED SELLERS AND PURCHASERS,	
PARTIES TO A CERTAIN REAL ESTATE SALE/PURCHASE CONTRACT	Dated

Dated:_____

and covering property commonly known as: _____

and which contains a contingency clause with regard to: (Check if applicable)

	Remove Contingency	Extend Contingency
Financing		🗆 Until (date)
Contractor's Inspection		🗆 Until (date)
Termite Inspection		🗆 Until (date)
Approval by Attorney(ies)		🗆 Until (date)
Title		🗆 Until (date)
Well & Septic		🗆 Until (date)
Soil Evaluation		🗆 Until (date)
Survey		🗆 Until (date)
Credit Report		🗆 Until (date)
Contingency on Sale of		🗆 Until (date)
Purchaser's Property		
Other		🗆 Until (date)
Other		🗆 Until (date)
Other		🗆 Until (date)

All other terms and conditions of the Real Estate Sale/Purchase Contract remain the same.

PURCHASER	PURCHASER:	(Date)
SELLER:	SELLER:	(Date)





Property Address <u>Street</u>

	MICHIGAN			
	City, Village, Township			
Lead Warning Statement Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.				
I. Seller's Disclo (a) Preser	osure (initial) nce of lead-based paint and/or lead-based paint hazards (check one below): Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):			
	Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.			
(b) Recor	(b) Records and reports available to the seller (check one below):			
	Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.			
Seller certifies that	t to the best of his/her knowledge, the Seller's statements above are true and accurate.			
	Seller(s)			
Date:				
II. Agent's Acknowledgment (initial) 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.				
Agent certifies that	Agent certifies that to the best of his/her knowledge, the Agent's statement above is true and accurate.			
Date: Agent				
 III. Purchaser's Acknowledgment (initial) (a) Purchaser has received copies of all information listed above. (b) Purchaser has received the federally approved pamphlet <i>Protect Your Family From Lead In Your Home</i>. (c) Purchaser has (check one below): (c) Purchaser has (check one below): (c) Purchaser has (check one below):				
Purchaser certifies	s to the best of his/her knowledge, the Purchaser's statements above are true and accurate.			
	Purchaser(s)			
Date:				
	6 Michigan Association of REALTORS®, 10/96			

Sellers Estimated Proceeds Worksheet

1.	Your Selling Price	\$
PLU	S Your Credits Prorated Property Taxes ¹	1
		+
	Prorated Rents (if appropriate)	+
	Personal Property (e.g., appliances or other items for which the Seller is paying, but which are not included in your home's selling price)	+
2.	Your Credits	= \$
3.	Total Amount Due to You	\$
	Add Your Selling Price (#1) and Your Credits	
MI	NUS Your Expenses Mortgage Payoff (on closing date)	+
	Any Other Liens on the property	+
	Legal Fees	+
	Title Work ²	+
	Recording or Notary Fees	+
	Transfer Taxes ³	+
	Surveys and Inspections⁴	+
	Repairs ⁴	+
	Other	+
4.	Your Expenses	= \$
	-	-

5. Total Estimated Proceeds After Closing..

Subtract Your Expenses (#4) from The Total Amount Due To You (#3). This amount is Your Estimated Proceeds After Closing (#5).

\$

- ¹ In Michigan it is customary for the Buyer to reimburse the Seller for property taxes which are assumed to be "paid in advance" (e.g. if you close on October 1, the Seller is reimbursed for 2/12 of the previous December bill and 9/12 of the July bill.) Go to libertytitle.com for further information.
- ² For an estimate of title insurance visit our website at http://www.libertytitle.com/rate-calculator/
- ³ In Michigan the transfer tax is \$8.60/\$1,000.
- ⁴ These items are negotiable and are not required from the Seller in every home sale.

Final actual proceeds cannot be determined until the day of closing and may be affected by credits and expenses which are not listed on this worksheet. You should consult your attorney, settlement agent or Title Company for a more accurate listing of your home-selling credits and expenses. Therefore, Liberty Title disclaims any liability for loss or damage which may be incurred by reason of the use of this worksheet.



EARNEST MONEY ESCROW AGREEMENT

File Number:		
Seller(s):		
Purchaser(s):		
Property Address:		

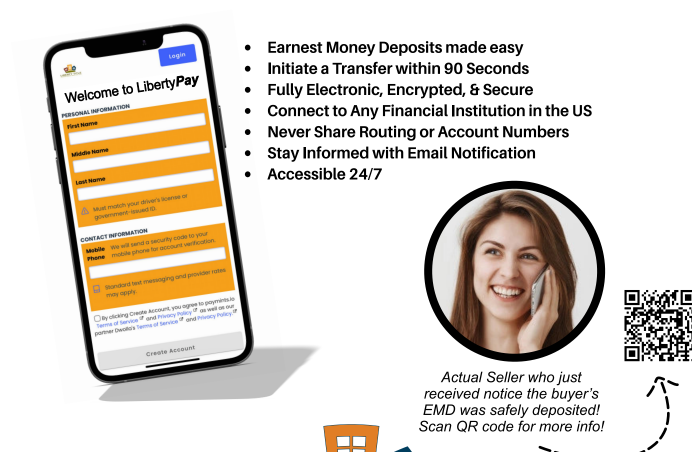
The undersigned Seller and Purchaser are parties to Real Estate Sale/Purchase Contract dated _______ and covering the above referenced property. The undersigned hereby deposit with Liberty Title Agency ("Escrow Agent") the sum of \$______("Funds") to be held by the Escrow Agent under the following terms and conditions:

- 1) The EMD is to be held until such time as the following terms and conditions are met:
 - a. Escrow Agent is authorized and directed to apply the EMD toward the purchase price at closing: OR
 - Escrow Agent is authorized and directed to release the EMD in accordance with written instructions signed by the Seller and Purchaser. Any such instructions shall clearly indicate the payee and amount, if applicable: OR
 - c. Absent joint written and signed instructions by both parties, Escrow Agent, in its sole discretion, may release the EMD back to the depositing party.
- 2) Upon making delivery as outlined in Paragraph 1, Escrow Agent will be released and acquitted from any further liabilities concerning the EMD, it being expressly understood that such liability is limited by the terms and conditions set forth herein.
- 3) Disbursement of funds will be by check drawn on Escrow Agent's Escrow Account. In the event that the undersigned demand that the Funds be disbursed by certified check, cashier's check, or wire transfer, Escrow Agent is authorized to deduct its costs in disbursing the Funds in this fashion.
- 4) In the event of any dispute between the parties as to the disposition of the Funds, Escrow Agent may decline to disburse the Funds. Escrow Agent may also interplead the Funds with the Circuit Court or District Court, as applicable, in order to receive court order directing it how to disburse said funds. In the event court proceedings are instituted, Escrow Agent shall recover its reasonable attorney's fees, court costs and employee costs involved in such proceedings, deducting the sum from said funds.
- 5) Escrow Agent shall not be liable for any loss or damage resulting from any loss or impairment of escrowed funds due to the failure, insolvency or suspension of a financial institution.
- 6) Escrow Agent is not under any duty to invest the Funds on behalf of either Purchaser or Seller Escrow Agent may comingle the Funds with other deposits held by Escrow Agent.
- 7) The undersigned jointly and severally indemnify and hold Liberty Title Agency of harmless for any loss, cost or damage which it may suffer from acting as escrow agent, except for damages caused by its willful negligence or intentional misconduct.
- 8) This agreement may not be modified or amended in any way except by written agreement executed by Purchaser, Seller, and Escrow Agent.

EARNEST MONEY ESCROW AGREEMENT (CONTINUED)

9) Notices to be given under this agreement may be given in writing or by electronic communication to Escrow Agent. The undersigned authorize Escrow Agent to rely on communications from their Real Estate Agents as though the communications were made directly by the undersigned.

	ESC	ROW AGENT	:		
		SEL	LER(S):		
Signature		Date	Signature		Date
	Print			Print	
Email:			Phone:		
		PURCH	IASER(S):		
Signature		Date	Signature		Date
	Print			Print	
Email:			Phone:		





LIBERTY TITLE



MORTGAGE PAYOFF AUTHORIZATION

Owner Neme(a):		
		Last 6 digits SSN:
Owner Name(s): Owner Name(s):		Last 6 digits SSN:
Phone:		
Email Address:		
First Mortgage Payoff:		
LENDER:		
LENDER PHONE:		
ACCOUNT/LOAN NO:		
Second Mortgage Payoff:		
LENDER:		
LENDER PHONE:		
ACCOUNT/LOAN NO:		
	EQUITY/CREDIT LINE, PLEASE	
NOTE. IF THIS IS A HOME I	EQUITITICREDIT LINE, PLEASE	FREEZE THE ACCOUNT
WE, THE UNDERSIGNED MOI	RTGAGORS/OWNERS, HEREB	Y AUTHORIZE YOU TO RELEASE INFORMATION FOR
		BUT IS NOT LIMITED TO, SUBMITTING A WRITTEN
PAYOFF LETTER AND GIVING	G VERBAL UPDATES IF NEEDE	D TO LIBERTY TITLE AGENCY.
PLEASE PROVIDE PAYOFE F		
	IGURES AS OF	WITH PER DIEM.
	IGURES AS OF	WITH PER DIEM.
	IGURES AS OF	
PLEASE SEND THE INFORMA		NCY
PLEASE SEND THE INFORMA NAME:	TION TO: LIBERTY TITLE AGE	NCY
PLEASE SEND THE INFORMA NAME: PHONE: FAX:	TION TO: LIBERTY TITLE AGE	NCY
PLEASE SEND THE INFORMA NAME: PHONE: FAX: EMAIL:	TION TO: LIBERTY TITLE AGE	NCY
PLEASE SEND THE INFORMA NAME: PHONE: FAX:	TION TO: LIBERTY TITLE AGE	NCY
PLEASE SEND THE INFORMA NAME: PHONE: FAX: EMAIL:	TION TO: LIBERTY TITLE AGE	NCY
PLEASE SEND THE INFORMA NAME: PHONE: FAX: EMAIL: FILE NO:	TION TO: LIBERTY TITLE AGE	NCY
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PLEASE SEND THE INFORMA NAME: PHONE: FAX: EMAIL: FILE NO: Signed by:	TION TO: LIBERTY TITLE AGE	NCY
PLEASE SEND THE INFORMA NAME: PHONE: FAX: EMAIL: FILE NO:	ATION TO: LIBERTY TITLE AGE	NCY
PLEASE SEND THE INFORMA NAME: PHONE: FAX: EMAIL: FILE NO: Signed by:	ATION TO: LIBERTY TITLE AGE	NCY
PLEASE SEND THE INFORMA NAME: PHONE: FAX: EMAIL: FILE NO: Signed by:	ATION TO: LIBERTY TITLE AGE	NCY

Homeowners Association/Condominium Status Please Complete All Lines Marked With ►

► Property Address:		
►Seller's Name:		
► Condominium Name:		
► Amount of Dues per 1 billing cycle	: \$	
 Are dues paid: cycle? () Monthly () Quarterly () Annually () Other 		
 Are dues paid current? () Yes / Date paid		
► PAID DUES Period Covered: Month/	Dav/Vear	_ to
 ARREAR DUES Period Owing: Month/ Name: Condominium Management Condominium Management Con	Day/Year	_to Month/Day/Year
Contact:Contact Person or Association		
► Phone No:	►Fax N	o:
►Email (if known):		
We authorize management to confi membership transfer packet and a f		o provide Liberty Title with a
SELLER	SELLER	(Date)
PLEASE SEND THE INFORMATION TO:	NAME:	
	EMAIL:	
	FILE NO:	
www.libertytitle.com i	855.343-8830 SERVING	SOUTHEASTERN MICHIGAN

Buyers Information Sheet PLEASE FILL OUT COMPLETELY

Name (1):				
Email (1):				
Email (2):				
Address:				
		Name (1)	Name	e (2) Check if same home # as (1)
Home Phon	ie No:			
Wo	rk No:			
Cell Pr	10ne:			
Marital S	Status: 🗆 Married	Divorced	□ Single	🗆 Trust US Citizen: 🗆
New Mortgo	age Lender:			
Lend	er Address:			
	Loan No:			
Contact/Lo	an Officer:			
Lender	Phone No:			_ Ext:
Emo	ail Address:			
Mortgag				
Type of Loa				
	Conventional			
()	FHA			
• •	VA			
Note:				

Sellers Information Sheet

PLEASE FILL OUT COMPLETELY

Name(1):		
Mailing ———		
Address:		
	Name (1)	Name (2) Check if same home # as (1)
Home Phone No:		
-		
1st Mortgage he	end by:	
	in No:	
		Ext:
	() Payoff Request Attached	
2nd Mortgage he	eld by:	
		Ext:
	() Payoff Request Attached	2
	())	
Other Liens/Loans	against property held by:	
	· · · · · · · · ·	
Loan/Account No	(s)	
Forwarding Inform	ation After Closing: Phone:	
Address:		

Safety Tips

One of the things people take for granted when showing their home is safety. When you put your home up for sale and start inviting strangers into your house, you need to consider some of them may not have good intentions. Here are a few practical tips to keep you and your family safe.

- Never show your home alone.
- Store all your valuables out of sight.
- If you have guns, store them at a family or friends house if possible. If not, make sure they are locked and out of sight.
- Get some personal information from the person(s) who want to see your home, such as a name, telephone number and where they work.
- Call the number they gave you and confirm the appointment. This will verify that the information they gave you is correct.
- Put the visitors personal information in a book or folder. Give this information to a trusted friend for safekeeping.
- Have the person(s) you are showing your house to stay together. Stay with them at all times.
- Try and make arrangements for your kids to go to a friend's house.
- If the house is vacant and you are meeting the person(s) there, do not park your car where it can be blocked in.

We forget that Realtors® offer safety as well as help when selling our homes. Realtors® usually get personal information on people whom they are showing property to such as where they live and work. They also tend to have the person(s) meet them at their office so they can all ride in the Realtors® car. This way the person(s) have to leave their car in the Realtors® parking lot. Realtors® also try to keep people together when showing your home so they do not have to worry about theft. Realtors® also usually pre-qualify the people prior to showing them your home so you know that the person(s) looking can actually afford to buy your house.