

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					Water heater				
Refrigerator					Plumbing system				
Hood/fan					Water softener/				
Disposal					conditioner				
TV antenna, TV rotor					Well & pump				
& controls					Septic tank & drain				
Electric Overtere					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				
Autorian					Wall furnace				
Pool heater, wall liner					Humidifier				
& equipment					Electronic air filter				
Microwave					Solar heating system				
Trash compactor									
Ceiling fan					Fireplace & chimney				
Sauna/hot tub					Wood burning system Dryer				
Washer					ыусі				

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.

Pro	perty 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:				
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		SE	LLER'S INITIAI	LS	
RE	D 545 rev. 11/16			-	
27	PEO Clinton Two 44250 Carfield Pd Ste 200 Clinton Two MI 48038				

 27 - REO - Clinton Twp, 44250 Garfield Rd., Ste 200 Clinton Twp, MI 48038

 Phone: 3135876602
 Fax: 5867837440
 Gino Tozzi

Seller's Disclosure Statement

City	MICHIGAN
onmental hazard suc oil on property.	h as, but not limited
wn yes	no
wn yes wn yes	no no
d driveways, or other wn yes wn yes a homeowners' asso wn yes wn yes	no no no pociation that has any no
wn yes wn yes wn yes	no no no
wn yes	
	no no
	wnmental hazard succoil on property. wn yes a homeowners' asso wn yes wn yes

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 base	ed on information known to the Seller. If any changes occur in the structural/me	echanical/
appliance systems of this property from the date of this form to the	data of alaging. Sollar will immediately disalage the changes to Puwer. In poly	wort shall

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.

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