## 515B.4-107 RESALE OF UNITS.

- (a) In the event of a resale of a unit by a unit owner other than a declarant, unless exempt under section 515B.4-101(c), the unit owner shall furnish to a purchaser, before execution of any purchase agreement for a unit or otherwise before conveyance, the following documents relating to the association or to the master association, if applicable:
- (1) copies of the declaration (other than any CIC plat), the articles of incorporation and bylaws, any rules and regulations, and any amendments or supplemental declarations;
- (2) copies of the master declaration, articles of incorporation, bylaws, and rules and regulations, if the common interest community is subject to a master declaration; and
- (3) a resale disclosure certificate from the association dated not more than 90 days prior to the date of the purchase agreement or the date of conveyance, whichever is earlier, containing the information set forth in subsection (b).
  - (b) The resale disclosure certificate must be in substantially the following form:

## COMMON INTEREST COMMUNITY

## RESALE DISCLOSURE CERTIFICATE

Name of Co	ommon Interest Community:	
Name of A	ssociation:	
Address of	Association:	
Unit Numb	er(s) (include principal unit and any gara	ge, storage, or other auxiliary units):
Commo	on elements licensed under Minnesota Sta	atutes, section 515B.2-109(e):
	lowing information is furnished by the ass	ociation named above according to Minnesota Statutes,
	· ·	nt on the free alienability of the above unit(s) contained any amendment to them, except as follows:
2. The		non expense assessments and special assessments are
a.	Annual assessment installments:	\$ Due:
b.	Special assessment installments:	\$ Due:

c.	Unpaid assessments, fines, or of	ther charges:
	(1) Annual	\$
	(2) Special	\$
	(3) Fines	\$
	(4) Other Charges	\$
d.	assessments against fewer than a	ike one) approved a plan for levying certain common expense Il the units according to Minnesota Statutes, section 515B.3-115, oved, a description of the plan is attached to this certificate.
assessments	are payable by unit owners (inc.	paragraph 2, the following additional fees or charges other than lude late payment charges, user fees, etc.):
		res approved by the association, and not yet assessed, for the ept as follows:
5. The a	ssociation is obligated to replace	the following components of the common interest community:
••••••		
The ass	ociation has the following amoun	nts in its reserves for replacement of those components:
•••••		
	ment of the following component the component, pursuant to Minne	ts is funded by assessments levied only against the unit or units esota Statutes, section 515B.3-115(e)(1) or (2)
6. The f		ed with this certificate according to statute:
a.	The most recent regularly preparassociation.	ared balance sheet and income and expense statement of the

b. The current budget of the association.

7. There are no unsatisfied judgments against the association, except as follows (identify creditor and amount):
8. There are no pending lawsuits to which the association is a party, except as follows (identify and summarize status):
9. Description of insurance coverages:  a. The association provides the following insurance coverage for the benefit of unit owners: (Reference may be made to applicable sections of the declaration or bylaws; however, any additional coverages should be described in this space).
b. The following described fixtures, decorating items, or construction items within the unit referred to in Minnesota Statutes, section 515B.3-113, subsection (b), are insured by the association (check as applicable): Ceiling or wall finishing materials
Finished flooring Cabinetry Finished millwork Electrical, heating, ventilating, and air conditioning equipment, or plumbing fixtures serving a single unit
Built-in appliances Improvements and betterments as originally constructed
Additional improvements and betterments installed by unit owners  10. The board of directors of the association has not notified the unit owner (i) that any alterations or improvements to the unit or to the limited common elements assigned to it violate any provision of the declaration; or (ii) that the unit is in violation of any governmental statute, ordinance, code, or regulation, except as follows:
11. The remaining term of any leasehold estate affecting the common interest community and the

premises governing any extension or renewal of it are as follows:

MINNESOTA STATUTES 2023	4
o, therefore, is not liable for express warranties under M warranties under Minnesota Statutes, section 515B.4-11 ult in a transfer of preexisting warranties made by a dhe terms of Minnesota Statutes, sections 515B.4-114 and	Minnesota Statutes, 3. The conveyance leclarant under the 1515B.4-115.
et to the unit, are deemed material:	
By:	
Title:	
(Association representative)	
Address:	
Phone Number:	
RECEIPT	
ion of any purchase agreement for a unit or otherwise beents relating to the association or to the master association common interest community plat), articles of incorporate	pefore conveyance, ion (as applicable): ation, bylaws, rules
(Buyer)	
	Certificate is given in connection with the resale of a uno, therefore, is not liable for express warranties under M warranties under Minnesota Statutes, section 515B.4-11 ult in a transfer of preexisting warranties made by a done terms of Minnesota Statutes, sections 515B.4-114 and the terms of Minnesota Statutes, sections 515B.4-114 and the terms of the total terms of Minnesota Statutes, sections 515B.4-114 and the following matters affecting the occupancy or use of the total to the unit, are deemed material:  By:  (Association representative)  Address:  Phone Number:  RECEIPT  Dermation furnished by the association, the unit owner is common interest community plat), articles of incorporary amendments to these documents. Receipt of the foregoing is acknowledged by the undersigned buyer(s).

(c) If the common interest community is subject to a master declaration and governed by a master association to which has been delegated any of the association's powers under section 515B.3-102(a)(2), then the financial information required to be disclosed under subsection (b) may be disclosed on a consolidated basis.

- (d) The association, within ten days after a request by a unit owner, or the unit owner's authorized representative, shall furnish the certificate required in subsection (a). The association may charge a reasonable fee for furnishing the certificate and any association documents related thereto. A unit owner providing a certificate pursuant to subsection (a) is not liable to the purchaser for any erroneous information provided by the association and included in the certificate. A unit owner who has acquired title to a unit pursuant to section 515B.3-104 including, but not limited to, a unit owner who has acquired title through foreclosure or a deed in lieu of foreclosure, must indicate to the association in connection with a request for a resale disclosure certificate whether the requesting unit owner is or is not a declarant. The unit owner, not the association, is liable for any damage, loss, or other consequence arising out of the incorrect representation of its declarant status.
- (e) A purchaser is not liable for any unpaid common expense assessments, including special assessments, if any, not set forth in the certificate required in subsection (a). A purchaser is not liable for the amount by which the annual or special assessments exceed the amount of annual or special assessments stated in the certificate for assessments payable in the year in which the certificate was given, except to the extent of any increases subsequently approved in accordance with the declaration or bylaws. A unit owner is not liable to a purchaser for the failure of the association to provide the certificate, or a delay by the association in providing the certificate in a timely manner.

**History:** 1993 c 222 art 4 s 7; 1999 c 11 art 2 s 28; 2000 c 450 s 5; 2005 c 121 s 38; 2010 c 267 art 4 s 6