## 508.35 FORM OF CERTIFICATE.

..... and State of Minnesota.

The certificate of title shall contain the name and residence of the owner, a description of the land, and of the estate of the owner therein, and shall by memorial contain a description of all encumbrances, liens, and interests in which the estate of the owner is subject. In case the land is held in trust or subject to any condition or limitation, it shall state the nature and character of it. It shall be substantially in the following form:

CERTIFICATE OF TITLE	
ne district court, judicial district, county of	First certificate of title, pur
RATION	
	State of Minnesota )
	) ss.
	County of)
of and in the following described land sota,	
ted by the memorial underwritten or endorsed hereon subsisting, as provided in Laws 1905, chapter 305	
s or the Constitution of the United States, which the	(1) Liens, claims, or rights statutes of this state cannot requ
	(2) Any real property tax of
ars, when there is actual occupation of the premises	(3) Any lease for a period under the lease;
	(4) All rights in public high
test the application as is allowed by law;	(5) Such right of appeal or
ed or contract for deed from the owner of the certificate	(6) The rights of any person of title;
may exist under sections 514.01 to 514.17.	(7) Any outstanding mecha
name and affixed the seal of my office, this	In witness whereof, I have have for the day of

All certificates issued subsequent to the first certificate of title shall be in like form except that they shall be entitled "Transfer from number (here give the number of the next previous certificate relating to the same land)," and shall also contain the words "Originally registered (date, volume, and page or certificate of title number of registration)."

**History:** (8281) RL s 3403; 1905 c 305 s 34; 1941 c 33; 1973 c 14 s 1; 1983 c 92 s 9; 1986 c 444; 1994 c 388 art 3 s 7; 1998 c 254 art 1 s 107; 1999 c 11 art 1 s 16; 2003 c 5 art 1 s 2; 2005 c 4 s 121