# STATE OF OHIO DEPARTMENT OF COMMERCE

RESIDENTIAL PROPERTY DISCLO	OSURE FORM
Pursuant to section 5302.30 of the Revised Code and rule 1301:5-6-10 of the Admir	istrative Code.
TO BE COMPLETED BY OWNER (Please Print) Property Address: 7 French St	
Owners Name(s): Joseph V. Schmufter	
Owners Name(s): Jean V. Schmufter  Date: Feb 19, 2016	Qi
Owner is occupying the property. If owner is occupying the property, si  If owner is not occupying the property, s	
THE FOLLOWING STATEMENTS OF THE OWNER ARE BASED O	N OWNER'S ACTUAL KNOWLEDGE
A) WATER SUPPLY: The source of water supply to the property is (check appropulate Public Water Service	riate boxes):  Unknown  Other
Do you know of any current leaks, backups or other material problems with the wat No If "Yes", please describe and indicate any repairs completed (but not longer	
Is the quantity of water sufficient for your household use? (NOTE: water usage will	vary from household to household)  Yes No
B) SEWER SYSTEM: The nature of the sanitary sewer system servicing the proper Public Sewer Private Sewer Leach Field Aeration Tank Unknown Other  If not a public or private sewer, date of last inspection:  Do you know of any previous or current leaks, backups or other material problem Yes No If "Yes", please describe and indicate any repairs completed (but not	Septic Tank Filtration Bed  Inspected By:  ms with the sewer system servicing the property?
Information on the operation and maintenance of the type of sewage system department of health or the board of health of the health district in which the	
C) ROOF: Do you know of any previous or current leaks or other material probl If "Yes", please describe and indicate any repairs completed (but not longer than the	ems with the roof or rain gutters? The No
D) WATER INTRUSION: Do you know of any previous or current water leak defects to the property, including but not limited to any area below grade, basement If "Yes", please describe and indicate any repairs completed:	or crawl space? Yes No
Owner's Initials <u>OVS</u> Date <u>Feb 13 2 616</u> Pure	haser's Initials Date
Owner's Initials Date Pure (Page 2 of 5)	haser's Initials Date

#### STATE OF OHIO

#### DEPARTMENT OF COMMERCE

### RESIDENTIAL PROPERTY DISCLOSURE FORM

**Purpose of Disclosure Form:** This is a statement of certain conditions and information concerning the property actually known by the owner. An owner may or may not have lived at the property and unless the potential purchaser is informed in writing, the owner has no more information about the property than could be obtained by a careful inspection of the property by a potential purchaser. Unless the potential purchaser is otherwise informed, the owner has not conducted any inspection of generally inaccessible areas of the property. This form is required by Ohio Revised Code Section 5302.30.

THIS FORM IS NOT A WARRANTY OF ANY KIND BY THE OWNER OR BY ANY AGENT OR SUBAGENT REPRESENTING THE OWNER. THIS FORM IS NOT A SUBSTITUTE FOR ANY INSPECTIONS. POTENTIAL PURCHASERS ARE ENCOURAGED TO OBTAIN THEIR OWN PROFESSIONAL INSPECTION(S).

Owner's Statement: The statements contained in this form are made by the owner and are not the statements of the owner's agent or subagent. The statements contained in this form are provided by the owner only to potential purchasers in a transfer made by the owner. The statements are not for purchasers in any subsequent transfers. The information contained in this disclosure form does not limit the obligation of the owner to disclose an item of information that is required by any other statute or law to be disclosed in the transfer of residential real estate.

### **OWNER INSTRUCTIONS**

**Instructions to Owner:** (1) Answer ALL questions. (2) Report known conditions affecting the property. (3) Attach additional pages with your signature if additional space is needed. (4) Complete this form yourself. (5) If some items do not apply to your property, write NA (not applicable). If the item to be disclosed is not within your actual knowledge, indicate Unknown.

Owner's Initials 1 15 Date Fee 12, 2015		Purchaser's Initials Date
Owner's Initials Date		Purchaser's Initials Date
	(Page 1 of 5)	

Property Address
Do you know of any water or moisture related damage to floors, walls or ceilings as a result of flooding; moisture seepage; moisture condensation; ice damming; sewer overflow/backup; or leaking pipes, plumbing fixtures, or appliances? Yes No If "Yes", please describe and indicate any repairs completed:
Have you ever had the property inspected for mold by a qualified inspector? Yes No  If "Yes", please describe and indicate whether you have an inspection report and any remediation undertaken:
Purchaser is advised that every home contains mold. Some people are more sensitive to mold than others. If concerned about this issue, purchaser is encouraged to have a mold inspection done by a qualified inspector.
E) STRUCTURAL COMPONENTS (FOUNDATION, BASEMENT/CRAWL SPACE, FLOORS, INTERIOR AND EXTERIOR WALLS): Do you know of any previous or current movement, shifting, deterioration, material cracks/settling (other than visible minor cracks or blemishes) or other material problems with the foundation, basement/crawl space, floors, or interior/exterior walls?  Yes No If "Yes", please describe and indicate any repairs, alterations or modifications to control the cause or effect of any problem identified (but not longer than the past 5 years):
Do you know of any <b>previous or current</b> fire or smoke damage to the property?  Yes No If "Yes", please describe and indicate any repairs completed:
F) WOOD DESTROYING INSECTS/TERMITES: Do you know of any previous/current presence of any wood destroying insects/termites in or on the property or any existing damage to the property caused by wood destroying insects/termites? Yes 15 No If "Yes", please describe and indicate any inspection or treatment (but not longer than the past 5 years):
G) MECHANICAL SYSTEMS: Do you know of any previous or current problems or defects with the following existing mechanical systems? If your property does not have the mechanical system, mark N/A (Not Applicable).  YES NO N/A  1) Electrical
H) PRESENCE OF HAZARDOUS MATERIALS: Do you know of the previous or current presence of any of the below identified hazardous materials on the property?  Yes No Unknown  1) Lead-Based Paint 2) Asbestos 3) Urea-Formaldehyde Foam Insulation 4) Radon Gas a. If "Yes", indicate level of gas if known 5) Other toxic or hazardous substances  If the answer to any of the above questions is "Yes", please describe and indicate any repairs, remediation or mitigation to the property:
Owner's Initials V 5 Date Feb 12, 2015 Purchaser's Initials Date
Owner's Initials Date Purchaser's Initials Date (Page 3 of 5)

Property Address		
I) UNDERGROUNDSTORAGE TANKS/WELLS: Do you kno natural gas wells (plugged or unplugged), or abandoned water wells If "Yes", please describe:	on the property? \( \subseteq \text{Yes \( \overline{L} \) \( \N \)	anks (existing or removed), oil or
Do you know of any oil, gas, or other mineral right leases on the pro-	pperty? 囗 Yes 凸 No	
Purchaser should exercise whatever due diligence purchaser dee Information may be obtained from records contained within the	ems necessary with respect to o recorder's office in the county	il, gas, and other mineral rights.  where the property is located.
J) FLOOD PLAIN/LAKE ERIE COASTAL EROSION AREA: Is the property located in a designated flood plain? Is the property or any portion of the property included in a Lake Eric	Yes No Unknown	
K) DRAINAGE/EROSION: Do you know of any previous or cu affecting the property?  Yes No  If "Yes", please describe and indicate any repairs, modifications problems (but not longer than the past 5 years):	or alterations to the property	or other attempts to control any
L) ZONING/CODE VIOLATIONS/ASSESSMENTS/HOME Of building or housing codes, zoning ordinances affecting the property If "Yes", please describe:  Sange See Lo Le	or any nonconforming uses of the state of th	re property? Yes \( \sum No \)  Or as being located in an historic
Do you know of any recent or proposed assessments, fees or abate If "Yes", please describe:		operty? Yes No
List any assessments paid in full (date/amount)  List any current assessments: monthly fee		
Do you know of any recent or proposed rules or regulations of, or including but not limited to a Community Association, SID, CID, LI If "Yes", please describe (amount)	the payment of any fees or char D, etc. Yes No	ges associated with this property,
2) Boundary Dispute	<ul><li>4) Shared Driveway</li><li>5) Party Walls</li><li>6) Encroachments From or on A</li></ul>	Yes No.
N) OTHER KNOWN MATERIAL DEFECTS: The following are	e other known material defects in	or on the property:
For purposes of this section, material defects would include any non- be dangerous to anyone occupying the property or any non-obser- property.	-observable physical condition evable physical condition that condition the condition th	existing on the property that could buld inhibit a person's use of the
Owner's Initials Date Date	Purchaser's Initials	Date
Owner's Initials Date (Page 4		Date
(5-		

Property Address					
<b>CERTIFICATION OF OWNER</b>					
Owner certifies that the statements contained in this form are made in good faith and based on his/her actual knowledge as of the date signed by the Owner. Owner is advised that the information contained in this disclosure form does not limit the obligation of the owner to disclose an item of information that is required by any other statute or law or that may exist to preclude fraud, either by misrepresentation, concealment or nondisclosure in a transaction involving the transfer of residential real estate.					
OWNER: Jos V. Schniffer DATE: For 12, 2015					
OWNER: DATE:					
RECEIPT AND ACKNOWLEDGEMENT OF POTENTIAL PURCHASERS					
Potential purchasers are advised that the owner has no obligation to update this form but may do so according to Revised Code Section 5302.30(G). Pursuant to Ohio Revised Code Section 5302.30(K), if this form is not provided to you prior to the time you enter into a purchase contract for the property, you may rescind the purchase contract by delivering a signed and dated document of rescission to Owner or Owner's agent, provided the document of rescission is delivered <u>prior</u> to all three of the following dates: 1) the date of closing; 2) 30 days after the Owner accepted your offer; and 3) within 3 business days following your receipt or your agent's receipt of this form or an amendment of this form.					
Owner makes no representations with respect to any offsite conditions. Purchaser should exercise whatever due diligence purchaser deems necessary with respect to offsite issues that may affect purchaser's decision to purchase the property.					
Purchaser should exercise whatever due diligence purchaser deems necessary with respect to Ohio's Sex Offender Registration and Notification Law (commonly referred to as "Megan's Law"). This law requires the local Sheriff to provide written notice to neighbors if a sex offender resides or intends to reside in the area. The notice provided by the Sheriff is a public record and is open to inspection under Ohio's Public Records Law. If concerned about this issue, purchaser assumes responsibility to obtain information from the Sheriff's office regarding the notices they have provided pursuant to Megan's Law.					
Purchaser should exercise whatever due diligence purchaser deems necessary with respect to abandoned underground mines. If concerned about this issue, purchaser assumes responsibility to obtain information from the Ohio Department of Natural Resources. The Department maintains an online map of known abandoned underground mines on their website at <a href="https://www.dnr.state.oh.us">www.dnr.state.oh.us</a> .					
I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE FORM AND UNDERSTAND THAT THE STATEMENTS ARE MADE BASED ON THE OWNERS ACTUAL KNOWLEDGE AS OF THE DATE SIGNED BY THE OWNER.					
My/Our Signature below does not constitute approval of any disclosed condition as represented herein by the owner.					

(Page 5 of 5)

PURCHASER: \_\_\_\_\_ DATE: \_\_\_\_\_

PURCHASER: \_\_\_\_\_ DATE: \_\_\_\_\_



# LEAD-BASED PAINT ADDENDUM to Purchase/Lease Agreement Including ... LEAD-BASED PAINT TESTING CONTINGENCY





**Property Address:** 

This Property Excluded From Disclosures: Seller/Lessor(s) hereby states that this property is excluded from the legal requirement to disclose the existence of lead-based paint and/or lead-based paint hazards in the housing because this housing was constructed after 1978. ("Constructed after 1978" means that either a construction permit was obtained or construction of this housing was started after January 1, 1978).

[Seller/Lessor(s) to put "x" mark in box and initial, if applicable.]

For SALES: DISCLOSURE OF INFORMATION and ACKNOWLEDGMENT OF LEAD-BASED PAINT HAZARDS

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.

Seller S Disclosure [initial(s)]

7915<sub>(B)</sub>

Presence 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. Records and Reports available to the seller (check one below):

□ Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based hazards in the housing (list documents below):

Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.

Listing Agent's Acknowledgment [initial]

Listing Agent has been informed... and 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.

Purchaser's Acknowledgment [initial(s)]

(D) Purchaser has received copies of all information listed above.

(E) Purchaser has received the pamphlet Protect Your Family From Lead in Your Home.

(F) Purchaser has (check one below):

Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection of the presence of lead-based paint or lead-based paint hazards; or

□ Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.

Lead-Based Paint Testing Contingency: This contract is contingent upon a risk assessment or inspection of the property for the presence of lead-based paint and/or lead-based paint hazards\* at the purchaser's expense until 9:00 p.m. on the day that is \_\_\_\_\_\_ calendar-days after contract acceptance date. [Insert the number 10, or other number of calendar-days, as mutually agreed upon].

Seller (or Seller with a copy of the delivery of the a condition, the Secondition has be	s agent ne inspe ddendu eller sha en remo -offer, t	e) a written come ection and/or risem, elect in write all furnish the Fedied before the	tract addendi sk assessmen ting whether Purchaser wit e date of the	im lis t repo to cor h cert settler	ting the specific ex ort. The Seller may rrect the condition( tification from a ris	isting deficience, at the Seller's s) prior to settle k assessor or in does not elect to	eies and co option we ment. If spector do make th	orrect ithin the S emon e rep	eller will correct the strating that the airs, or if the Seller
From Lead in Y	our Ho	<i>me</i> for more i	nformation	INF			- "		rotect Your Family  DF LEAD-BASED
can pose health I Before renting p hazards in the dv Lessor's Disclos	hazards ore-197 welling. sure [in	if not managed 8 housing, less Lessees must uitial(s)	d properly. I ors must disc also receive	ead e lose t a fede	nay contain lead-ba exposure is especial the presence of kno erally approved par based paint hazard	ly harmful to yo wn lead-based p nphlet on lead p	oung chile paint and poisoning	dren a or lea	aint chips, and dust and pregnant women. ad-based paint ention.
•		Known lead-b	ased paint a	nd/ør	/ lead-based paint ha	zards are prese	nt in the l	ousi	ng (explain):
		<u>.</u>							
(B)					d-based paint and/o		int hazaro	is in 1	the housing.
ħ · · · ·	Ó				er with all available in the housing (list			tainir	ng to lead-based
	1	the housing.	-	cords	pertaining to lead	based paint and	l/or lead-t	ased	paint hazards in
Lessee's Acknow	Listing 4852d a wledgn	Agent has been and is aware of pent [initial(s)]	n informed his/her respo l	nsibi	as informed the les	sor of the lesso liance.	r's obliga	tions	under 42 U.S.C.
					ation listed above. at Your Family Fro	m Lead in Your	· Home.	,	
			1 1		Ž	· .			
Certification of A The following pa provided by the	arties ha	ave reviewed th	ie informatio	y AL n abo	L parties in all sale we and certify, to the	es and leases.] the best of their	knowledg	ge, tha	nt the information
Seller/Lessor		V. School	Bate & Tu	1-10	Purchaser/Lessee	·	Date		1
Seller/Lessor			Date /	1	Purchaser/Lessee		Date	/	<u>/</u>
Listing Agent			Date /	<u>/_</u> S	elling/Leasing Agen	t	Date	1	1
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revised 09/10/2003

# Clint Williams Realty, Inc.

### **BASEMENT & FOUNDATION ADDENDUM**

	ddendum is attached to and made par		9	· ·
and P	URCHASERS dated_ rty located at: <u>19                                   </u>	<u></u>	20, which inv	volves the sale of and purchase of real
prope	rty located at: 19 FAEWCH	<u>st</u>	KENEH -	, Ohio, (Property).
1.	It is understood and agreed by the Addendum will survive the transfer			LLERS that the provisions of this
2.	SELLERS acknowledge that they he leakage, water accumulation, excess desirable or foundation. The SELLERS alterations or modifications to the print the basement, crawl space, slab or the second space of the second space.	lampnes have al operty o	ss or any other defects r so disclosed to the PU or other attempts to cor	elated to the basement, crawl space, JRCHASERS any and all repairs, ntrol any water dampness problems
3.	SELLERS assume all responsibility for any brokerage firm or real estate age and losses arising out of any and a excess dampness or any other defects	ent coni ill claim	nected with this transa as in relation to any v	ction against any and all expenses vater leakage, water accumulation,
4.	The PURCHASERS further underst firm or real estate agent to inspect any brokerage firm or real estate a leakage, water accumulation, excess slab or foundation.	the pro gent co	perty and agree to wa nnected with this tra	ive all liability and hold harmless nsaction in relation to any water
herin	ner terms, provisions and conditions modified and supplemented. IN WIT te set forth below the signature of eac	NESS V	WHEREOF, the partie	-
PURC	CHASERS:		SELLERS:	
			X Joiz V	Lednuflas
Doto			1-15-/ Date:	5
Date:			Date:	

