



PURCHASE AGREEMENT OFFER, RECEIPT AND ACCEPTANCE

BUYER The undersigned 6/4+41	Me LCC offers to buy
	3nd street
chy Cleveland	, Ohio, Zip. 44106
Permanent Parcel No. 107-13-122 , and furth	her described as being:
	and an article of the second s
The property, which BUYER accepts in its "AS IS" PRES appurtenant rights, privileges and easements, and all but now on the property: all electrical, heating, plumbing and awnings, screens, storm windows, curtain and drapery if control unit, smoke detectors, garage door opener(s) and The following items shall also remain: I satellite dish; I dishwasher, I washer, I dryer, I radiator covers; I grill; I fireplace tools; I screen; I glass doors and I wood burner stove inserts; I gas logs; and I water so	ildings and fixtures, including such of the following as distancem fixtures; all window and door shades, blifixtures; all landscaping, disposal, TV antenna, rotor descent controls; all permanently attached carped a range and oven; and microwave; and kitchen refrigers window air conditioner; and central air conditioning; and grate; all existing window treatments; and ceiling fair
As-Is Sellers makes no repairs	
NOT included:	
PRICE BUYER shall pay the sum of \$ Payable as follows: Earnest money paid to Broker will be deposited in a non- interest bearing trust account and credited against	
purchase price. \$ 2 Check to be deposited immediately upon the formation of a binding AGREEMENT, as defined below on lines 231-238.	inglinent purities de de contraction de la contr
Note to be redeemed within four (4) days after formation of a binding AGREEMENT, as defined	
below on lines 231-238. Cash to be deposited in escrow \$	7,000.00
Mortgage loan to be obtained by BUYER \$	
O CONVENTIONAL, O FHA, O VA, Ø OTHER Cash	
	The second secon
FINANCING BUYER shall make a written application for after acceptance and shall obtain a commitment for the despite BUYER's good faith efforts, that commitment has and void. Upon signing of a mutual release by SELLER at to the BUYER without any further liability of either party to	at loan on or about

43 44 45 46	NOTE: In the event of a dispute between SELLER and BUYER over the return or forfeiture of earnest money held in escrow by a Broker, the Broker is required by state law to retain said funds in the Broker's trust or escrow account until a written release from the parties consenting to its disposition has been obtained or until disbursement is ordered by a court of competent jurisdiction.
47 48 49	CLOSING All funds and documents necessary for the completion of this transaction shall be placed in escrow with the lending institution or escrow company on or before March 10, 2016 , and title shall be transferred on or about March 10, 2016 ,
50 51 52 53 54	POSSESSION SELLER shall deliver possession to BUYER on Title Transfer (date) at Noon (time) AM PM, provided the title has transferred. Subject to BUYER's rights, if any, the premises may be occupied by the SELLER free for 0 () days. Additional NA days at a rate of \$0.00 per day. Payment and collection of fees for use and occupancy after transfer of title are the sole responsibility of SELLER and BUYER.
55 56 57 58 59 60	TITLE SELLER shall convey a marketable title to BUYER by general warranty deed and/or fiduciary deed, if required, with dower rights released, free and clear of all liens and encumbrances whatsoever, except a) any mortgage assumed by BUYER, b) such restrictions, conditions, easements (however created) and encroachments as do not materially adversely affect the use or value of the property, c) zoning ordinances, if any, and d) taxes and assessments, both general and special, not yet due and payable. SELLER shall furnish an Owner's Fee Policy of Title Insurance from All Real Estate Solutions 440 484 2297
61 62 63 64 65 66 67	(title company – if BUYER has a preference) in the amount of the purchase price with cost of the insuring premium split equally between SELLER and BUYER. If the property is torrenized, SELLER shall furnish an Owner's Duplicate Certificate of Title, and a United States Court Search and Tax Search. SELLER shall have thirty (30) days after notice to remove title defects. If unable to do so, BUYER may either a) accept Title subject to each defect without any reduction in the purchase price or b) terminate this AGREEMENT, in which case neither BUYER, SELLER nor any REALTOR(S)* shall have any further liability to each other, and both BUYER and SELLER agree to sign a mutual release, whereupon the Broker shall return the earnest money to BUYER.
68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85	PRORATIONS General taxes, annual maintenance fees, subdivision charges, special assessments, city and county charges and tenant's rents shall be prorated as of the date of the title transfer. Taxes and assessments shall be prorated based upon the latest available tax duplicate. However, if the tax duplicate is not yet available or the improved land is currently valued as land only, taxes and assessments shall be prorated based upon 35% of the selling price times the millage rate. The escrow agent is instructed to contact the local governmental taxing authority, verify the correct tax value of the property as of the date of title transfer and pay the current taxes due to the date of the title transfer. If the property being transferred is new construction and recently completed or in the process of completion at the time the AGREEMENT was signed by the parties, the escrow agent is instructed to make a good faith estimate of the taxes to be owed on the value of the improved property to the date of title transfer and reserve sufficient funds in escrow from SELLER's net proceeds to pay those taxes when they become due and payable after title transfer. The escrow agent is instructed to release the balance of the funds on reserve once they receive notice from the local county auditor that the taxes on the land and improvements have been paid in full to the date of title transfer. BUYER acknowledges that the latest available tax duplicate may not reflect the accurate amount of taxes and assessments that will be owed. SELLER agrees to reimburse BUYER directly outside of escrow for any increase in valuation and the cost of all passed or levied, but not yet certified, taxes and assessments, if any, prorated to the date of title transfer. SELLER is not aware of any proposed taxes or assessments, public or private, except the following:
86 87	In the event the property shall be deemed subject to any agricultural tax recoupment (C.A.U.V.), I BUYER I SELLER agrees to pay the amount of such recoupment.
88 89 90 91 92 93	CHARGES/ESCROW INSTRUCTIONS This AGREEMENT shall be used as escrow instructions subject to the Escrow Agent's usual conditions of acceptance. SELLER shall pay the following costs through escrow: a) real estate transfer tax, b) any amount required to discharge any mortgage, lien or incumbrance not assumed by BUYER, c) title exam and one-half the cost of insuring premium for Owners Fee Policy of Title Insurance, d) prorations due BUYER, e) Broker's commissions, f) one-half of the escrow and g) other
94 95	(unless VA/FHA regulations prohibit payment of escrow fees by BUYER in which case SELLER shall pay the entire escrow fee). SELLER shall pay directly all utility charges to the date of title transfer or date of possession,

BU	BUYER shall pay the following through escrow (unless prohibited by VA/FHA regulations): a) one-half of the						
650	escrow fee b) one-half the cost of insuring premiums for Owners Fee Policy of Title insurance; c) all recording						
10.00	fees for the deed and any mortgage, and d) other						
		. BUYER shall secun	e new insuran	ce on the property.			
BU esc	YER word	icknowledges the availability of a LIMITED HOME WARRANTY PRO thich II will II will not be provided at a cost of \$charg closing. SELLER and BUYER acknowledge that this LIMITED HOME pre-existing defects in the property. Broker may receive a fee from the	GRAM with a ed to D SELL WARRANTY	deductible paid by ER CI BUYER from PROGRAM will not			
Q Se	The S	ELLER(s) hereby authorize and instruct the escrow agent to send a nt Statement to the Brokers listed on this AGREEMENT promptly after	copy of their closing.	fully signed HUD1			
න් Se	The B	UYER(s) hereby authorize and instruct the escrow agent to send a nt Statement to the Brokers listed on this AGREEMENT promptly after	copy of their closing.	fully signed HUD1			
BL sol an BL un ap ag the BL	IYER's le respl y and i IYER derstar parent ents do it is IYER's	CION This AGREEMENT shall be subject to the following inspection choice within the specified number of days from formation of binding consibility to select and retain a qualified inspector for each requested all liability regarding the selection or retention of the inspector(s). If Blacknowledges that BUYER is acting against the advice of BUYEr and shall real property and improvements may contain defects an and which may affect a property's use or value. BUYER and SELLER on not guarantee and in no way assume responsibility for the property's BUYER's own duty to exercise reasonable care to inspect and make inspectors regarding the condition and systems of the property.	AGREEMEN' Inspection and IYER does noted a IR's agent a IR's agent a IR's agree that the Condition, Buildingent inquire INMENT OR	T. BUYER assumes in releases Broker of ot elect inspections, and broker. BUYER that are not readily the REALTORS® and IYER acknowledges y of the SELLER or			
NE	CESS	ARILY ELIMINATE THE NEED FOR THE INSPECTIONS LISTED BEI	LOW.	the state of the s			
no	indica	X (initials) BUYER elects to waive each professional ated "YES." Any failure by BUYER to perform any inspection indicated in and shall be deemed absolute acceptance of the Property by BUYER	"YES" herein	is a waiver of such			
. 19-10	ioice	Inspection	Ехре				
Ye	s No		BUYER's	SELLER's			
o	Ø	GENERAL HOME days from formation of AGREEMENT	ū				
Q	Ø	SEPTIC SYSTEM days from formation of AGREEMENT	a	O			
	Ø	WATER POTABILITY days from formation of AGREEMEN	ır a				
a	Ø	WELL FLOW RATE days from formation of AGREEMENT	1. a. 1. 3. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.				
O	Ø	RADON days from formation of AGREEMENT		ā			
Ø	0	OTHER 1-3 days from formation of AGREEMENT	Ø	0			
		Final Walk Thru Prior to closing	er er				
Afi	ler eac	h inspection requested, BUYER shall have three (3) days to elect one	of the follow	ring: a) Remove the			
ins the the at	spections properties SELLE	n contingency and accept the property in its "AS IS" PRESENT PHY: only subject to SELLER agreeing to have specific items, that were either ER or identified in a written inspection report, repaired by a qualified co ER's expense; or c) Terminate this AGREEMENT if written inspection IOT previously disclosed in writing by the SELLER and any cooperating	SICAL COND previously di potractor in a p preport(s) ide	ITION; or b) Accept sclosed in writing by professional manner antify material latent			
If	the pr	operty is accepted in its "AS IS" PRESENT PHYSICAL CONDITI ent To Purchase AGREEMENT removing the inspection contingency a	ON, BUYER	agrees to sign an			
Ap	proved by	CABOR, LoCAR, LCAR, GeCAR, Medina BOR and the Cuyahoga County Bar Association y 1, 2000 SELLER'S INITIALS AND DATE BUYER'S INITIA					

in full force and effect. If the property is accepted subject to the SELLER repairing specific defects. BUYER shall 143 provide to SELLER a copy of the inspection report(s) and sign an Amendment To Purchase Agreement removing 144 the inspection contingency and identifying the defects which are to be repaired. SELLER and BUYER shall have 145 three (3) days from SELLER's receipt of the written list of defects and the inspection report(s) to agree in writing 146 which defects, if any, will be corrected at SELLER's expense. If a written AGREEMENT is not signed by SELLER 147 and BUYER within those three (3) days, this AGREEMENT is null and void and SELLER and BUYER agree to 148 sign a mutual release. If the BUYER elects to terminate this AGREEMENT based upon newly discovered material 149 latent defects in the property, BUYER shall provide a copy of the written inspection report to the SELLER and 150 151 both parties agree to promptly sign a mutual release. Upon signing of a mutual release by SELLER and BUYER, the earnest money deposit shall be returned to the BUYER without any further liability of either party to the other 152 153 or to Broker(s). 154

The BUYER and SELLER can mutually agree IN WRITING to extend the dates for inspections, repairs, or to exercise their right to terminate the AGREEMENT. SELLER agrees to provide reasonable access to the property for BUYER to review and approve any conditions corrected by SELLER.

157 PEST/WOOD DESTROYING INSECTS An inspection of all structures on said premises shall be 158 159 made by a licensed inspection or exterminating agency of QBUYER's or QSELLER's choice at QBUYER's QSELLER's expense and such agency's written report shall be made available to the BUYER before closing. If 160 such report shows existing infestation or damage by pests, termites or wood destroying insects, treatment of the 161 162 condition shall be made by a licensed exterminating agency which shall furnish a certificate of guarantee for a period of at least one year in the case of termites and a certificate of guarantee for a period of at least 60 days in 163 the case of wood destroving insects. ALL REPAIRS AND TREATMENT COSTS SHALL BE PAID BY THE Q BUYER 164 OR D SELLER (unless FHAVA regulations prohibit payment of inspection by BUYER, in which case SELLER 165 166 shall pay the cost.) This AGREEMENT may be voided by the party paying for the repair, if it exceeds \$500.00.

Yes LEAD BASED PAINT BUYER shall have the right to have a risk assessment or inspection of the property by a qualified inspector, for the presence of lead-based paint and/or lead based paint hazards at BUYER's expense within ten (10) days after formation of a binding AGREEMENT. (Intact lead-based point that is in good condition is not necessarily a hazard. See EPA pamphlet "Protect Your Family From Lead In Your Home" for more information.) In the event existing deficiencies or corrections are identified by the inspector in their written report, BUYER shall have the right to terminate the AGREEMENT or request that the SELLER repair the specific existing deficiencies noted on the written inspection report. In that event, BUYER agrees to immediately provide the specific existing deficiencies noted on the written inspection report. In that event, BUYER agrees to immediately provide SELLER with a copy of the written inspection and/or risk assessment report. Upon receipt of the inspection report and BUYER's request of repairs, SELLER will have the option to either agree to correct the deficiencies identified in the inspector's written report or decline to do any repairs. If SELLER elects to correct the deficiencies. SELLER agrees to provide to BUYER prior to Title Transfer with a certificate from a qualified risk assessor or inspector demonstrating that the deficiencies have been remedied. If the SELLER declines to correct the deficiencies, BUYER may elect to terminate the AGREEMENT or accept the property in its "AS IS" condition. BUYER may remove this right of inspection at any time without SELLER's consent.

DM. (BUYER's initials) received a copy of the EPA pamphlet entitled "PROTECT ×183 BUYER W HAS YOUR FAMILY FROM LEAD IN YOUR HOME" and a copy of the "DISCLOSURE ON LEAD-BASED PAINT 184 AND/OR LEAD-BASED PAINT HAZARDS." 185 (BUYER's initials) received a copy of the EPA pamphlet entitled 186 BUYER O HAS NOT "PROTECT YOUR FAMILY FROM LEAD IN YOUR HOME" and a copy of the "DISCLOSURE ON LEAD-BASED 187 PAINT AND/OR LEAD-BASED PAINT HAZARDS (disclosure form)." This offer is subject to the SELLER 188 completing the disclosure form and BUYER's review and approval of the information contained on the disclosure 189 190 form within days from receipt. MEGAN'S LAW SELLER warrants that SELLER has disclosed to BUYER all notices received pursuant to Ohio's 191 sex offender law. The BUYER acknowledges that the information disclosed may no longer be accurate and 192 agrees to inquire with the local sheriff's office. BUYER agrees to assume the responsibility to check with the local 193 sheriff's office for additional information. BUYER will rely on BUYER's own inquiry with the local sheriff's office as 194 to registered sex offenders in the area and will not rely on SELLER or any real estate agent involved in the 195

Approved by CABOR, LoCAR, LCAR, GeCAR, Medina BOR and the Cuyahoga County Bar Association Revised May 1, 2000 Revised May 1, 2000

Page 4 of 6

transaction.

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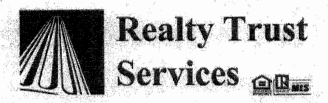
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SELLER'S INITIALS AND DATE

197 198 199 200 201 202 203	CONDITION OF PROPERTY BUYER has examined the property and agrees that the property is being purchased in its "AS IS" PRESENT PHYSICAL CONDITION including any defects disclosed by the SELLER on the state of Ohio Residential Property Disclosure Form or identified by any inspections requested by either party. SELLER agrees to notify BUYER in writing of any additional disclosure items that arise between the date of acceptance and the date of recording of the deed. BUYER has not relied upon any representations, warranties or statements about the property (including but not limited to its condition or use) unless otherwise disclosed on this AGREEMENT or on the Residential Property Disclosure Form.
204 205	BUYER O HAS (BUYER's initials) received a copy of the Residential Property Disclosure Form signed by SELLER on (date) prior to writing this offer.
206 207 208 209	BUYER 2 HAS NOT (BUYER's initials) received a copy of the Residential Property Disclosure Form. This offer is subject to the SELLER completing the Residential Property Disclosure Form and BUYER's review and approval of the information contained on the disclosure form within 10 days from
210 211 212 213 214 215 216	SELLER shall pay all costs for the repair of any gas line leak found between the street and foundation at the time of transfer of utilities. SELLER agrees to comply with any and all local governmental point of sale laws and/or ordinances. SELLER will promptly provide BUYER with copies of any notices received from governmental agencies to inspect or correct any current building code or health violations. If applicable, BUYER and SELLER shall have SEVEN (7) days after receipt by BUYER of all notices to agree in writing which party will be responsible for the correction of any building code or health violation(s). In the event BUYER and SELLER cannot agree in writing, this AGREEMENT can be declared null and void by either party.
217 218 219 220 221 222 223 224 225 226	REPRESENTATIONS AND DISCLAIMERS BUYER acknowledges that the SELLER completed the Residential Property Disclosure Form and agrees to hold the Broker(s) and their agents harmless from any misstatements or errors made by the SELLER on the form. BUYER also acknowledges and agrees that the Broker(s) and their agents have no obligation to verify or investigate the information provided by the SELLER on that form, BUYER hereby acknowledges that any representation by SELLER or the real estate agent(s) regarding the square footage of the rooms, structures or lot dimensions, homeowners fees, public and private assessments, utility bills, taxes and special assessments are approximate and not guaranteed. Please list any and all verbal representations made by Broker(s) or their agents that you relied upon when purchasing this property (if none, write "none"). NONE
227 228 229 230	DAMAGE If any building or other improvements are destroyed or damaged in excess of ten percent of the purchase price prior to title transfer, BUYER may either accept the insurance proceeds for said damage and complete this transaction or may terminate this AGREEMENT and receive the return of all deposits made. If such damage is less than ten percent of the purchase price, SELLER shall restore the property to its prior condition.
231 232 233 234 235 236 237 238	BINDING AGREEMENT Upon written acceptance and then either written or verbal notice of such acceptance to the last-offering party, this offer and any addenda listed below shall become a LEGALLY BINDING AGREEMENT UPON BUYER AND SELLER and their heirs, executors, administrators and assigns and shall represent the entire understanding of the parties regarding this transaction. All counter-offers, amendments, changes or deletions to this AGREEMENT shall be in writing and be signed by both BUYER and SELLER. Facsimile signatures shall be deemed binding and valid. This AGREEMENT shall be used as escrow instructions subject to the Escrow Agent's usual conditions of acceptance. For purposes of this AGREEMENT, "days" shall be defined as calendar days. This AGREEMENT is a legally binding contract, if you have any questions of law, consult your attorney.
239 240 241 242 243	ADDENDA The additional terms and conditions in the attached addenda Agency Disclosure Form Residential Property Disclosure Form VA FHA FHA Home Inspection Notice Condo House Sale Contingency Addendum House Sale Concurrency Addendum Lead Based Paint Other are made part of this AGREEMENT. The terms and conditions of any addenda supersede any conflicting terms in the purchase AGREEMENT.

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(BUYER)	अन्तर्भा । वर्षे । क्रेसी	(PHONE NO.)	(DATE)	F
DEPOSIT subject to	RECEIPT Receipt terms of the above	offer.	_0000000 □ check ☑ note, e	earnest n
By: <u>Christ</u>	topher Kaylor	Office: REALTY TRUS	ST SERVICES Phone: 33084010	73
ACCEPTA	INCE SELLER a	cepts the above offer and irrevo	ocably instructs the escrow ager	it to pay
SELLER's	escrow funds a c	ommission of \$1,000	percent	(
of the purc	hase price to <u>RE</u>	ALTY TRUST SERVICES		(E
29550 D	etroit Road Suite	102 Westlake OH 44145		(Ad
and PER	LISTING		percent (%) (
purchase r	price to PER LIST	ING		(E
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(PRINT SE	ELLER'S NAME)	(PHONE NO.)	DATE))
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Promisary Note

	4 days from acceptance	
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	vith interest at ZERO and sufficiency of which is here DUE DATE	ON DEMAND after date, REALTY TRUST SERVICES with interest at ZERO percent per annum for a visit sufficiency of which is hereby acknowledged. DUE DATE



AGENCY DISCLOSURE STATEMENT

The real estate agent who is providing you with this form is required to do so by Ohio law. You will not be bound to pay the



adv	ised of the role of the agent(s) in the transaction proposed b	Instead, the purpose of this form is to confirm that you have been below. (For purposes of this form, the term "seller" includes a landlord
w.b.	the term "buyer" includes a tenant.) perty Address: 1452 E 43 Ad	St cleveland, off
1.	•	
Sel	er(s): DL Real estate h	ONG 112 Garage and the comment of th
	I. TRANSACTION INVOLVING TWO	AGENTS IN TWO DIFFERENT BROKERAGES
The	buyer will be represented by Christopher Kaylor	, and Realty Trust Services
The	seller will be represented by None	and None
And and	AGENTIS)	BROKERAGE
TF4	II. TRANSACTION INVOLVING To wo agents in the real estate brokerage	WO AGENTS IN THE SAME BROKERAGE
	resent both the buyer and the seller, check the following reli	ationship that will apply:
	Agent(s)	work(s) for the buyer and
- intra	Agent(s)	work(s) for the seller. Unless personally
		be "dual agents", which is further explained on the back of this form. transaction and they will protect all parties' confidential information.
П	Every agent in the brokerage represents every "client" of t	he brokerage. Therefore, agents
	on the back of this form. As dual agents they will maintain confidential information. Unless indicated below, neither	n a neutral position in the transaction and they will protect all parties' the agent(s) nor the brokerage acting as a dual agent in this transaction the buyer or seller. If such a relationship does exist, explain:
Ag	그는 그 그는 그는 그는 그는 그는 그는 그를 가는 것이 되었다. 그리고 그 그들은 그리고 그를 가는 것이 되었다.	NG ONLY ONE REAL ESTATE AGENT real estate brokerage will
	be "dual agents" representing both parties in this transaction this form. As dual agents they will maintain a neutral posi-	on in a neutral capacity. Dual agency is further explained on the back of ition in the transaction and they will protect all parties' confidential nor the brokerage acting as a dual agent in this transaction has a
	represent only the (check one) \square seller or \square buyer in this represent his/her own best interest. Any information provi	transaction as a client. The other party is not represented and agrees to ided the agent may be disclosed to the agent's client.
***************************************		CONSENT
	I (we) consent to the above relationships as we enter into t (we) acknowledge reading the information regarding dual	his real estate transaction. If there is a dual agency in this transaction, I agency explained on the back of this form.
ul.	BUYER/TENANT CATE	SELLENIANDLONG DATE DATE
K ^{rij} Uzv	BUYER/TENANT CATE	DL REM ESTATE, UC SELEMANDLORD DATE

DUAL AGENCY

Ohio law permits a real estate agent and brokerage to represent both the seller and buyer in a real estate transaction as long as this is disclosed to both parties and they both agree. This is known as dual agency. As a dual agent, a real estate agent and brokerage represent two clients whose interests are, or at times could be, different or adverse. For this reason, the dual agent(s) may not be able to advocate on behalf of the client to the same extent the agent may have if the agent represented only one client.

As a dual agent, the agent(s) and brokerage shall:

- · Treat both clients honestly;
- Disclose latent (not readily observable) material defects to the purchaser, if known by the agent(s) or brokerage;
- Provide information regarding lenders, inspectors and other professionals, if requested;
- Provide market information available from a property listing service or public records, if requested;
- Prepare and present all offers and counteroffers at the direction of the parties;
- Assist both parties in completing the steps necessary to fulfill the terms of any contract, if requested.

As a dual agent, the agent(s) and brokerage shall not:

- Disclose information that is confidential, or that would have an adverse effect on one party's position in the transaction, unless such disclosure is authorized by the client or required by law;
- Advocate or negotiate on behalf of either the buyer or seller;
- Suggest or recommend specific terms, including price, or disclose the terms or price a buyer is willing to offer or that a seller is willing to accept;
- Engage in conduct that is contrary to the instructions of either party and may not act in a biased manner on behalf of one party.

Compensation: Unless agreed otherwise, the brokerage will be compensated per the agency agreement.

Management Level Licensees: Generally the broker and managers in a brokerage also represent the interests of any buyer or seller represented by an agent affiliated with that brokerage. Therefore, if both buyer and seller are represented by agents in the same brokerage, the broker and manager are dual agents. There are two exceptions to this. The first is where the broker or manager is personally representing one of the parties. The second is where the broker or manager is selling or buying his own real estate. These exceptions only apply if there is another broker or manager to supervise the other agent involved in the transaction.

Responsibilities of the Parties: The duties of the agent and brokerage in a real estate transaction do not relieve the buyer and seller from the responsibility to protect their own interests. The buyer and seller are advised to carefully read all agreements to assure that they adequately express their understanding of the transaction. The agent and brokerage are qualified to advise on real estate matters. IF LEGAL OR TAX ADVICE IS DESIRED, YOU SHOULD CONSULT THE APPROPRIATE PROFESSIONAL.

Consent: By signing on the reverse side, you acknowledge that you have read and understand this form and are giving your voluntary, informed consent to the agency relationship disclosed. If you do not agree to the agent(s) and/or brokerage acting as a dual agent, you are not required to consent to this agreement and you may either request a separate agent in the brokerage to be appointed to represent your interests or you may terminate your agency relationship and obtain representation from another brokerage.

Any questions regarding the role or responsibilities of the brokerage or its agents should be directed to an attorney or to:

Ohio Department of Commerce



Division of Real Estate & Professional Licensing 77 S. High Street, 20th Floor Columbus, OH 43215-6133 (614) 466-4100





CONSUMER GUIDE TO AGENCY RELATIONSHIPS

We are pleased you have selected **Realty Trust Services** to help you with your real estate needs. Whether you are selling, buying or leasing real estate, **Realty Trust Services** can provide you with expertise and assistance. Because this may be the largest financial transaction you will enter into, it is important to understand the role of the agents and brokers with whom you are working. Below is some information that explains the various services that agents can offer and their options for working with you:

Representing the Sellers

Most sellers of real estate choose to list their home for sale with a real estate brokerage. When they do so, they sign a listing agreement that authorizes the brokerage and the listing agent to represent their interests. As the seller's agent, the brokerage and listing agent must: follow the seller's lawful instructions, be loyal to the seller, promote the seller's best interests, disclose material facts to the seller, maintain confidential information, act with reasonable skill and care, and account for any money they handle in the transaction. In rare circumstances, a listing broker may offer "subagency" to other brokerages, which would also represent the seller's interests and owe the seller these same duties.

Representing Buyers

When purchasing real estate, buyers usually choose to work with a real estate agent as well. Often the buyers want to be represented in the transaction. This is referred to as buyer's agency. A brokerage and agent that agree to represent a buyer's interest in a transaction must: follow the buyer's lawful instructions, be loyal to the buyer, promote the buyer's best interests, disclose material facts to the buyer, maintain confidential information, and account for any money they handle in the transaction.

Dual Agency

Occasionally, the same agent and brokerage that represent the seller also represent the buyer. This is referred to as dual agency. When a brokerage and its agents become "dual agents," they must maintain a neutral position between the buyer and the seller. They may not advocate the position of one client over the best interests of the other client, or disclose any personal or confidential information to the other party without written consent.

Representing Both the Buyer & Seller

On occasion, the buyer and seller will each be represented by two different agents from the same brokerage. In this case, the agents may each represent the best interest of their respective clients. Or, depending on company policy, the agents may both act as dual agents and remain neutral in the transaction. When either of the above occurs, the brokerage will be considered a dual agent. As a dual agent, the brokerage and its managers will maintain a neutral position and cannot advocate for the position of one client over another. The brokerage will also protect the confidentiality of all parties.

For more information on agency law in Ohio, contact the Ohio Division of Real Estate & Professional Licensing at (614) 466-4100, or online at www.com.ohio.gov/real.

Working With Realty Trust Services

Realty Trust Services does offer representation to both buyers and sellers. Therefore, the potential exists for one agent to represent a buyer who wishes to purchase property listed with another agent in our company. If this occurs, each agent will represent their own client, but Realty Trust Services and its managers will act as a dual agent. This means the brokerage and its managers will maintain a neutral position and not take any actions that will favor one side over the other. Realty Trust Services will still supervise both agents to assure that their respective clients are being fully represented and will protect the parties' confidential information.

In the event that both the buyer and seller are represented by the same agent, the agent and **Realty Trust Services** will act as a dual agent but only if both parties agree. As a dual agent, they will treat both parties honestly, prepare and present offers at the direction of the parties, and help the parties fulfill the terms of any contract. They will not, however, disclose any confidential information that would place one party at an advantage over the other or advocate or negotiate to the detriment of either party.

If dual agency occurs, you will be asked to consent to that in writing. If you do not agree to your agent acting as a dual agent, you can ask that another agent in our company be assigned to represent you or you can seek representation from another brokerage.

As a buyer, you may also choose to represent yourself on properties **Realty Trust Services** has listed. In that instance, **Realty Trust Services** will represent the seller and you would represent your own best interests. Because the listing agent has a duty of full disclosure to the seller, you should not share any information with the listing agent that you would not want the seller to know.

Working With Other Brokerages

When Realty Trust Services lists property for sale, it also cooperates with, and offers compensation to, other brokerages that represent buyers. Realty Trust Services does reserve the right, in some instances, to vary the compensation it offers to other brokerages. As a seller, you should understand that just because Realty Trust Services shares a fee with a brokerage representing the buyer, it does not mean that you will be represented by that brokerage. Instead, that company will be looking out for the buyer and Realty Trust Services will be representing your interests. When acting as a buyer's agent, Realty Trust Services also accepts compensation offered by the listing broker. If the property is not listed with any broker, or the listing broker does not offer compensation, we will attempt to negotiate for a seller-paid fee.

Fair Housing Statement

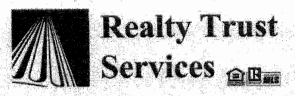
It is illegal, pursuant to the Ohio Fair Housing Law, division (H) of Section 4112.02 of the Revised Code and the Federal Fair Housing Law, 42 U.S.C.A. 3601, to refuse to sell, transfer, assign, rent, lease, sublease or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status as defined in Section 4112.01 of the Revised Code, ancestry, military status as defined in that section, disability as defined in that section, or national origin or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services. It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes. (Effective: 3/25/08)

We hope you find this information to be helpful to you as you begin your real estate transaction. When you are ready to enter into a transaction, you will be given an Agency Disclosure Statement that specifically identifies the role of the agents and brokerages. Please ask questions if there is anything you do not understand.

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Because it is important that you have this information. Ohio law requires that we ask you to sign below to

Disclosure of Information on Lead-Based Paint and/or 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 quatient, 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. street claveland, off Property Address: Seller's Disclosure (a) Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) 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 (i) or (ii) below): Seller has provided the purchaser with all available records and reports pertaining to leadbased paint and/or lead-based paint hazards in the housing flist documents below). Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing. Purchaser's Acknowledgment Purchaser has received copies of all Information listed above. Purchaser has received the pamphlet Protect Your Family from Lead in Your Home. Purchaser has (check (f) or (ii) below): received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or walved the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. Agent's Acknowledgment macriv. Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852(d) and is aware of his/her responsibility to ensure compliance. Certification of Accuracy The following parties have reviewed the information above and certify, to the best of their knowledge, that the



AMENDMENT TO PURCHASE AGREEMENT AND REMOVAL OF CONCURRENCY / CONTINGENCIES

between Graffiti Me LLC				(BUYER)
and DI Real Estate Holdings	inmadiumumumumumuma jagi Hasida dasida. Ca			(SELLER).
The following changes and/or ad	ditions are he	reby i	mutually agreed upon by t	
and the SELLER(S):				
FINANCING: BUYER(S) Joan	commitment t	to be	obtained on or about	ingenia.
CLOSING: Funds and Documer	its to be place	ed in e	scrow on or before March	10,2016
and title shall be transferred on o	r about <u>March</u>	10, 2	<u>016 </u>	
POSSESSION: Sellers shall del	COLOR TO TO THE TOTAL OF THE TO		BUYER(S) on	
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INSPECTION CONTINGENO		iount	necessary to purchase the	property.
1. General Home Inspection	☐ Removed	m	Removed subject to condi	tions listed below
2. Septic System Inspection	☐ Removed		Removed subject to condi	그렇게 되는 사람들이 가득하는 사람들이 있어 내가를 사용하는 것으로 가득하는 것 같아.
3. Water Potability Inspection	☐ Removed	The same transfer	Removed subject to condi	하시 경우 보다 살아 하는 것이 살아 있다면 살아 있다면 하는 것이 없는 것이 없다면 하는 것이다.
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5. Radon	□ Removed	V 100	Removed subject to condi	NE 1000 P. de 1902 P. L. Carlo M. B. Barbara, P. M. B. Larres, P. J. L. C. L. G. St. St.
6. Other(s) Listed Below	\square Removed	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	Removed subject to condi	일본을 하나면, 한국 한 경기에 발표하는 사람들이 사용하는 사람들이 가장 하는 것이 되었다. 그는 사람들이 사용하는 것이 없다는 사람들이 되었다.
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7. Pest/Wood Destroying Insect	☐ Removed	ў Д 1	Removed subject to condi	tions listed below.
8. Lead Based Paint Inspection CONDITIONS:	☐ Removed		Removed subject to condi	tions listed below.
Buyer to receive Credit on Hud1 for	Security depos	sit and	Rent Pro-rations and future	rent payments held
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ALL OTHER TERMS AND CO FULL FORCE AND EFFECT.	NDITIONS C	OF TE	IE PURCHASE AGREEN	MENT TO REMAIN I
BUYER Gramii Me LLC	DATE		BUYER	DATI