	PURCHASE AGREEMENT OFFER, RECEIPT AND ACCEPTANCE
1	BUYER The undersigned Platinum Marketing & Sales offers to buy th
2	PROPERTY located at 12621 Hirkst Ave
3	city Cleveland, Onlo, Zip 49755
4	Permanent Parcel No. 019-13-062, and further described as being:
5	
	The property, which BUYER accepts in its "AS IS" PRESENT PHYSICAL CONDITION, shall include the land,
6	
8	
9	awnings, screens, storm windows, curtain and drapery inclures, an iailuscaping, ospesal, it attached carpetin
10	
11 12	
13	
14	D wood burner stoye inserts; D gas logs; and D water somener. Also included.
15	Permes
16	NOT included:
17	
18	SECONDARY OFFER This I is it is not a secondary offer. This secondary offer, if applicable, will become
19	printery when secondary offer at any time orio
20	(date). BUYER shall have the right to terminate this sectionary offer by delivering written notice to the SELLER or
10000	(date). BUYER shall have the right to terminate this second point of the second point
20 21 22	(date). BUYER shall have the right to terminate this section of the SELLER or BUYER's receipt of said copy of the release of the primary offer by delivering written notice to the SELLER or SELLER's agent, BUYER shall deposit earnest money within four (4) days of becoming the primary offer.
20 21 22 23	(date). BUYER shall have the right to terminate this sector of the SELLER or BUYER's receipt of said copy of the release of the primary offer by delivering written notice to the SELLER or SELLER's agent. BUYER shall deposit earnest money within four (4) days of becoming the primary offer. PRICE BUYER shall pay the sum of \$_27,000
20 21 22 23 24 25	(date). BUYER shall have the right to terminate this section of the section of the section of the section of the release of the primary offer by delivering written notice to the SELLER or SELLER's agent. BUYER shall deposit earnest money within four (4) days of becoming the primary offer. PRICE BUYER shall pay the sum of Payable as follows: \$ 27,000 Payable as follows: Earnest money paid to Broker will be deposited in a non-
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20 21 22 23 24 25	(date). BUYER shall have the right to terminate this sectors of the SELLER or BUYER's receipt of said copy of the release of the primary offer by delivering written notice to the SELLER or SELLER's agent. BUYER shall deposit earnest money within four (4) days of becoming the primary offer. PRICE BUYER shall pay the sum of \$ 27,000 Payable as follows: Earnest money paid to Broker will be deposited in a non- interest bearing trust account and credited against purchase price. I Cherk to be deposited immediately upon the
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20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	(date). BUYER shall have the right to the violation of the selection of the selected of said copy of the release of the primary offer by delivering written notice to the SELLER or SELLER's agent. BUYER shall deposit earnest money within four (4) days of becoming the primary offer. PRICE BUYER shall pay the sum of \$
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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 partles consenting to its disposition has been obtained or until disbursement is ordered by a court of competent jurisdiction.

47 **CLOSING** All funds and documents necessary for the completion of this transaction shall be placed in escrow 48 with the lending institution or escrow company on or before \underline{Jv}_{14} 30, 2016, and title shall be 49 transferred on or about \underline{Jv}_{14} 30, 2016, or score \underline{Jv}_{14} 30, 2016, and title shall be

50 **POSSESSION** SELLER shall deliver possession to BUYER on <u>title</u> <u>thesfeet</u> (date) at <u>woow</u> (time) 51 \Box AM \Box PM, provided the title has transferred. Subject to BUYER's rights, if any, the premises may be occupied 52 by the SELLER free for <u>()</u> (<u>)</u> days. Additional <u>NA</u> <u>days</u> at a rate of 53 <u>s</u> per day. Payment and collection of fees for use and occupancy after transfer of title are the 54 sole responsibility of SELLER and BUYER.

TITLE SELLER shall convey a marketable title to BUYER by general warranty deed and/or fiduciary deed, if 55 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 56 57 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 <u>Cleveland</u> hone fifther Ohio Real 58 59 60 (title company - if BUYER has a preference) in the amount of the purchase price with cost ofTitle. 61 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 62 63

63 Owner's Duplicate Continues of thic, the defects. If unable to do so, BUYER may either a) accept Title subject to 64 thirty (30) days after notice to remove title defects. If unable to do so, BUYER may either a) accept Title subject to 65 each defect without any reduction in the purchase price or b) terminate this AGREEMENT, in which case neither 66 BUYER, SELLER nor any REALTOR(S)[®] shall have any further liability to each other, and both BUYER and 67 SELLER agree to sign a mutual release, whereupon the Broker shall return the earnest money to BUYER.

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 68 shall be prorated based upon the latest available tax duplicate. However, if the tax duplicate is not yet available or 69 the improved land is currently valued as land only, taxes and assessments shall be prorated based upon 35% of 70 the selling price times the millage rate. The escrow agent is instructed to contact the local governmental taxing 71 72 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 73 74 process of completion at the time the AGREEMENT was signed by the parties, the escrow agent is instructed to 75 make a good faith estimate of the taxes to be owed on the value of the improved property to the date of title 76 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 77 78 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 79 80 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. 81 taxes and assessments, if any, prorated to the date of title transfer. SELLER is not aware of any proposed taxes 82 83 or assessments, public or private, except the following: 84

85

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In the event the property shall be deemed subject to any agricultural tax recoupment (C.A.U.V.).
 BUYER Q SELLER agrees to pay the amount of such recoupment.

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 (unless VA/FHA regulations prohibit payment of escrow fees by BUYER in which case SELLER shall pay the 95 entire escrow fee). SELLER shall pay directly all utility charges to the date of title transfer or date of possession,

Approved by CABOR, LoCAR, LCAR, GeC Revised May 1, 2000 Page 2 of 6	AR, Medina BOR an	d the Cuyaho	ga County Bar Association	6-3	50-16	
Revised May 1, 2000	IM	TAB	DENER'S IN	ITTALS AND	DATE	C Form 100
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96 97 98	the SELLER BUYER.	s later. The escrow ager R's final water and sew	ver bills. Tenant se	CURRY GEPOSIES, IT ANY	y, shall be cledi	red in escrow to the
99	BUYER sha	all pay the following th	rough escrow (unk	ess prohibited by VA	FHA regulations): a) one-half of the
100	escrow fee	b) one-half the cost of	insuring premiums	for Owners Fee Poli	cy of Title Insur	ance; c) all recording
101	fees for the	deed and any mongage	e, and d) other			
102				BUYER shall s	ecure new insura	ince on the property.
103 104 105 106	BUYER wh	knowledges the availab ich II will a will not be closing. SELLER and BL pre-existing defects in the	provided at a cost (IVER acknowledge	that this LIMITED HO	ME WARRANT	Y PROGRAM will not
107 108	The SE	LLER(s) hereby author Statement to the Broke	Ize and instruct the	escrow agent to ser	nd a copy of the	
109 110	M The BI	YER(s) hereby authorit Statement to the Broke	ze and instruct the	escrow agent to ser	nd a copy of the	ir fully signed HUD1
111 112 113 114 115 116 117 118 119 120	BUYER's of sole respon- any and all BUYER a understand apparent a agents do that it is B BUYER's i	ON This AGREEMENT choice within the specifi nsibility to select and re i liability regarding the cknowledges that BUY is that all real property and which may affect a not guarantee and in no UYER's own duty to ex inspectors regarding the ONS REQUIRED BY	ed number of days tain a qualified insistential selection or retention (R is acting aga and improvement property's use or v o way assume resp tercise reasonable i condition and systements	from formation of bin pector for each reques on of the inspector(s), inst the advice of E ts may contain defect alue. BUYER and SEI onsibility for the prope care to inspect and m ems of the property.	ding AGREEME sted inspection a If BUYER does BUYER's agent is and condition LER agree that inty's condition. I ake diligent inqu	NT. BUYER assumes nd releases Broker of not elect inspections, and broker. BUYER s that are not readily the REALTORS [®] and BUYER acknowledges siry of the SELLER or
121 122 123 124	WAIVER	RILY ELIMINATE THE X (Initia	NEED FOR THE II is) BUYER elects I w BUYER to perfor	ISPECTIONS LISTEL	ional inspection cated "YES" here	to which BUYER has
124	inspection	and shall be deemed al	bsolute acceptance	of the Property by BU	IYER in its "AS I	S' condition.
126	Choice		Inspection		A STREET AND AND AND	pense
127	Yes No	•			BUYER's	SELLER'S
128	20		and the second se	the second se	Property of the second second	
129		2. A Comparison of the statement of	The second s	rmation of AGREEME		<u> </u>
130		WATER POTABILITY	·····································	and the second states of the second states and the second states and the	Participation of the second	•
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133	Ø∕ □		s from formation of			•
134		the second s	the second state of the se	1 to clo	and the second sec	
135 136 137 138 139 140	inspection the proper the SELLE at SELLE defects N	n inspection requested, contingency and acceptly subject to SELLER a ER or identified in a writt R's expense; or c) Ten OT previously disclosed	pt the property in it greeing to have spitten ten inspection reporminate this AGREE I in writing by the S	ts "AS IS" PRESENT ecific items, that were n, repaired by a qualif EMENT if written insp ELLER and any coope	PHYSICAL COr either previously led contractor in ection report(s) mating real estate	disclosed in writing by a professional mannel identify material laten a Broker.
141 142	Amendme Approved by	operty is accepted in ant To Purchase AGREE CABOR, LeCAR, LCAR, GECA 1,2000	EMENT removing the	ne inspection continge wahogs County Bar Association	ncy and this AGH	R agrees to sign an REEMENT will proceed

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 both parties agree to promptly sign a mutual release. Upon signing of a mutual release by SELLER and BUYER, 151 the earnest money deposit shall be returned to the BUYER without any further liability of either party to the other 152 or to Broker(s). 153

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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 Yes PEST/WOOD DESTROYING INSECTS An inspection of all structures on said premises shall be 0 158 made by a licensed inspection or exterminating agency of OBUYER's or OSELLER's choice at OBUYER's 159 DSELLER'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 condition shall be made by a licensed exterminating agency which shall furnish a certificate of guarantee for a 162 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 destroying insects. ALL REPAIRS AND TREATMENT COSTS SHALL BE PAID BY THE D BUYER 164 OR D SELLER (unless FHAVA regulations prohibit payment of inspection by BUYER, in which case SELLER 165 shall pay the cost.) This AGREEMENT may be voided by the party paying for the repair, if it exceeds \$500.00. 166

167 K LEAD BASED PAINT BUYER shall have the right to have a risk assessment or inspection of the 168 0 property by a qualified inspector, for the presence of lead-based paint and/or lead based paint hazards at 169 BUYER's expense within ten (10) days after formation of a binding AGREEMENT. (Intact lead-based paint that is 170 in good condition is not necessarily a hazard. See EPA pamphlet "Protect Your Family From Lead In Your Home" 171 for more information.) In the event existing deficiencies or corrections are identified by the inspector in their 172 written report, BUYER shall have the right to terminate the AGREEMENT or request that the SELLER repair the 173 specific existing deficiencies noted on the written inspection report. In that event, BUYER agrees to immediately 174 provide the specific existing deficiencies noted on the written inspection report. In that event, BUYER agrees to 175 immediately provide SELLER with a copy of the written inspection and/or risk assessment report. Upon receipt of 176 the inspection report and BUYER's request of repairs, SELLER will have the option to either agree to correct the 177 deficiencies identified in the inspector's written report or decline to do any repairs. If SELLER elects to correct the 178 deficiencies, SELLER agrees to provide to BUYER prior to Title Transfer with a certificate from a qualified risk 179 assessor or inspector demonstrating that the deficiencies have been remedied. If the SELLER declines to correct 180 the deficiencies, BUYER may elect to terminate the AGREEMENT or accept the property in its "AS IS" condition. 181 BUYER may remove this right of inspection at any time without SELLER's consent. 182

BUYER O HAS (BUYER's initials) received a copy of the EPA pamphlet entitled "PROTECT YOUR FAMILY FROM LEAD IN YOUR HOME" and a copy of the "DISCLOSURE ON LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS."

191 **IMEGAN'S LAW** SELLER warrants that SELLER has disclosed to BUYER all notices received pursuant to Ohio's 192 sex offender law. The BUYER acknowledges that the information disclosed may no longer be accurate and 193 agrees to inquire with the local sheriff's office. BUYER agrees to assume the responsibility to check with the local 194 sheriff's office for additional information. BUYER will rely on BUYER's own inquiry with the local sheriff's office as 195 to registered sex offenders in the area and will not rely on SELLER or any real estate agent involved in the 196 transaction.

Approved by CABOR, LoCAR, LCAR, GeC/ Revised May 1, 2000 Page 4 of 6	R. Medina BOR	L and the Cuya	hoga County Bar Association	6-20-16
Revised May 1, 2000	700	000		LC AND DATE
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9:50PM EDT

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197 CONDITION OF PROPERTY BUYER has examined the property and agrees that the property is being 198 purchased in its "AS IS" PRESENT PHYSICAL CONDITION including any defects disclosed by the SELLER on 199 the state of Ohio Residential Property Disclosure Form or identified by any inspections requested by either party. 200 SELLER agrees to notify BUYER in writing of any additional disclosure items that arise between the date of 201 acceptance and the date of recording of the deed. BUYER has not relied upon any representations, warranties or 202 statements about the property (including but not limited to its condition or use) unless otherwise disclosed on this 203 AGREEMENT or on the Residential Property Disclosure Form.

204 BUYER D HAS ______ (BUYER's initials) received a copy of the Residential Property Disclosure 205 Form signed by SELLER on ______ (date) prior to writing this offer.

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 <u>SEVEN</u> (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.

REPRESENTATIONS AND DISCLAIMERS BUYER acknowledges that the SELLER completed the Residential 217 Property Disclosure Form and agrees to hold the Broker(s) and their agents harmless from any misstatements or 218 errors made by the SELLER on the form. BUYER also acknowledges and agrees that the Broker(s) and their 219 agents have no obligation to verify or investigate the information provided by the SELLER on that form, BUYER 220 hereby acknowledges that any representation by SELLER or the real estate agent(s) regarding the square 221 footage of the rooms, structures or lot dimensions, homeowners fees, public and private assessments, utility bills, 222 taxes and special assessments are approximate and not guaranteed. Please list any and all verbal 223 representations made by Broker(s) or their agents that you relied upon when purchasing this property (if none, 224 225 write "none"). NONE

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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.

BINDING AGREEMENT Upon written acceptance and then either written or verbal notice of such acceptance to 231 the last-offering party, this offer and any addenda listed below shall become a LEGALLY BINDING AGREEMENT 232 UPON BUYER AND SELLER and their heirs, executors, administrators and assigns and shall represent the entire 233 understanding of the parties regarding this transaction. All counter-offers, amendments, changes or deletions to 234 this AGREEMENT shall be in writing and be signed by both BUYER and SELLER. Facsimile signatures shall be 235 deemed binding and valid. This AGREEMENT shall be used as escrow instructions subject to the Escrow Agent's 236 usual conditions of acceptance. For purposes of this AGREEMENT, "days" shall be defined as calendar days. 237 This AGREEMENT is a legally binding contract. If you have any questions of law, consult your attorney. 238

ADDENDA The additional terms and conditions in the attached addenda 2 Agency Disclosure Form Residential Property Disclosure Form 2 VA 2 FHA 2 FHA Home Inspection Notice 2 Condo 2 House Sale Contingency Addendum 2 House Sale Concurrency Addendum 2 Lead Based Paint 2 Other _____

are made part of this AGREEMENT. The terms and conditions of any addenda supersede any conflicting terms in the purchase AGREEMENT.

Approved by CABOR, LoCAR, LCAR and GeCAR Revised May 1, 2000 Page 5 of 6

DRB **DA** 07/01/16

- 6-30-16

BUYER'S INITIALS AND DATE

4) Form 100

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4	Platinum merketing (ADDRES) (ADDRES)	5 BelMONT Hill PL	
15			1 200 11
16	Contraction of the second se	706-7384	> 6-30-16
17	(BUYER) (PHONE)	NO.)	(DATE)
18	DEPOSIT RECEIPT Receipt is hereby ack	nowledged, of S_1,000 = cher	ck Ø note, earnest money,
19	subject to terms of the above offer.		
50	By: Christopher Kaylor Off	ICE: REALTY TRUST SERVICES Phot	18: 3308401073
51	ACCEPTANCE SELLER accepts the abo	we offer and irrevocably instructs the e	scrow agent to pay from
52	SELLER's escrow funds a commission of _	\$ 1000	percent (%)
53	of the purchase price to REALTY TRUST	SERVICES	(Broker)
54	29550 Detroit Road Suite 102 Westlake	OH 44145	(Address)
55	and PER LISTING	perc	ent (%) of the
56	purchase price to PER LISTING		(Broker
57		the second s	(Address)
58	as the sole procuring agents in this transaction	그리고 가지 않는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 많이 많이 많이 많다.	
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62	(PRINT SELLER'S NAME) (PHONE		(DATE)
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64 64	(SELLER) (ADDRE	SS AND ZIP CODE	
165			(DATE)
266	(PRINT SELLER'S NAME) (PHONE	NO.)	(DATE)
	The following information is provided sole	u for the Multiple Listing Services' use a	nd will be completed by th
267 268	Brokers or their agents and is not part of the	a terms of the Purchase AGREEMENT.	
269	Multiple Listing Information		
270	CORKY A. Hallal	368798	
271	(Listing agent name) (I	Isting agent license #)	
272	<u>CORKY A. Hallal</u> (Listing agent name) <u>COLO Well Banky</u>	2418	
273	(Listing broker name) (I	.isting broker office #)	The state of the
274	Chilistopher mayror	2011003065	
275	(Selling agent name) (Selling agent name)	Selling agent license #)	
276	and the second	9165	He the family and the second
	(Selling broker name)	Selling broker office #)	the set of

Revised May 1, 2000 Page 6 of 6 © Form 100

Barris		SURE STATEME	SEPACIFICATION
agei advi	e real estate agent who is providing you with this form is ent or the agent's brokerage by merely signing this form. vised of the role of the agent(s) in the transaction proposed be if the term "buyer" includes a tenant.) operty Address: $12.62(W.Rst)$	elow. (For purposes of this form, the term Ave <u>Clevelan</u>	"seller" includes a landlord
Buy	yer(s): Platinum manketing	4 34183	
Sell	ller(s): _Edward J Bobo dottoop verified 07/01/16 10:01PM 62BT-D87F-UFYP-Z	EDT Deirdre R Bobo	dotloop verified 07/01/16 9:52PM EDT WPMY-XBYH-6SH2-XHBW
	I. TRANSACTION INVOLVING TWO A e buyer will be represented by Christopher Kaylor AGENT(S) e seller will be represented by COAKY A, A	, and <u>Realty 1</u>	
		NO ACENTS IN THE SAME BOOKE	PACE
Ift	hun agents in the real estate brokerage	WO AGENTS IN THE SAME BROKE	RAYE
	present both the buyer and the seller, check the following rela	ationship that will apply: work(s) for the	e buyer and
	Agent(s) Agent(s) involved in the transaction, the broker and managers will t As dual agents they will maintain a neutral position in the	e "dual agents", which is further explained	e seller. Unless personally ad on the back of this form. s' confidential information.
	T		
-	Every agent in the blocketage represents every chem of v	for both the huver and seller as "dual agen	ts". Dual agency is explained
-	and will be working f on the back of this form. As dual agents they will maintai confidential information. Unless indicated below, neither has a personal, family or business relationship with either	for both the buyer and seller as "dual agen n a neutral position in the transaction and the agent(s) nor the brokerage acting as a	dual agent in this transaction
	and will be working f on the back of this form. As dual agents they will maintain confidential information. Unless indicated below, neither has a personal, family or business relationship with either 	for both the buyer and seller as "dual agen n a neutral position in the transaction and the agent(s) nor the brokerage acting as a the buyer or seller. If such a relationship NG ONLY ONE REAL ESTATE AGE	they will protect all parties' dual agent in this transaction does exist, explain:
	andwill be working f on the back of this form. As dual agents they will maintain confidential information. Unless indicated below, neither has a personal, family or business relationship with either 	for both the buyer and seller as "dual agen n a neutral position in the transaction and the agent(s) nor the brokerage acting as a the buyer or seller. If such a relationship NG ONLY ONE REAL ESTATE AGE real estate brokerage on in a neutral capacity. Dual agency is f ition in the transaction and they will prote nor the brokerage acting as a dual agent i	they will protect all parties' dual agent in this transaction does exist, explain:
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<u>TRP INVESTMENTS LLC</u> <u>Ph 801 664 5442</u> Email Trent211@gmail.com

Conditional Approval

To: Whom it may ConcernFrom: Trent PearceDate: 6/30/2016Pages: 1 – Including this OneRe: Scott Dilley Platinum Marketing and Sales

To whom it may concern,

This letter is to serve as verification that Scott Dilley is approved for Private cash funding with us for the property located Cleveland OH.

- 1. Copy of Purchase Contract
- 2. Clear Preliminary Title Report
- 3. Investors Approval of the property

Please let me know if you have any additional questions. Thank you for your assistance with this loan closing.

Best regards,

Trent Pearce. 10562 Wasatch blvd Sandy UT 84092