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 **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  $F_{26}$  28, 2017, and title shall be 49 transferred on or about  $F_{26}$  28, 2017. ORSOON ER 101

50 **POSSESSION** SELLER shall deliver possession to BUYER on  $\underline{+,++-e}$  than  $S^{+}$  (date) at  $\underline{MODN}$  (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  $\underline{+O}$  ( $\underline{--}$ ) days. Additional  $\underline{NA}$  days at a rate of 53  $\underline{S}$  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 56 mortgage assumed by BUYER, b) such restrictions, conditions, easements (however created) and 57 encroachments as do not materially adversely affect the use or value of the property, c) zoning ordinances, if any, 58 and d) taxes and assessments, both general and special not ver due and pavable SELLER shall furnish an Owner's Fee Policy of Title Insurance from \_\_\_\_\_\_ O HIO Keal Little \_\_\_\_\_\_ HO-17 59 60 (title company - if BUYER has a preference) in the amount of the purchase price with cost of the insuring 61 premium split equally between SELLER and BUYER. If the property is torrenized, SELLER shall furnish an 62 Owner's Duplicate Certificate of Title, and a United States Court Search and Tax Search. SELLER shall have 63 thirty (30) days after notice to remove title defects. If unable to do so, BUYER may either a) accept Title subject to 64 each defect without any reduction in the purchase price or b) terminate this AGREEMENT, in which case neither 65 BUYER, SELLER nor any REALTOR(S)® shall have any further liability to each other, and both BUYER and 66 SELLER agree to sign a mutual release, whereupon the Broker shall return the earnest money to BUYER. 67

PRORATIONS General taxes, annual maintenance fees, subdivision charges, special assessments, city and 68 county charges and tenant's rents shall be prorated as of the date of the title transfer. Taxes and assessments 69 shall be prorated based upon the latest available tax duplicate. However, if the tax duplicate is not yet available or 70 the improved land is currently valued as land only, taxes and assessments shall be prorated based upon 35% of 71 the selling price times the millage rate. The escrow agent is instructed to contact the local governmental taxing 72 authority, verify the correct tax value of the property as of the date of title transfer and pay the current taxes due to 73 the date of the title transfer. If the property being transferred is new construction and recently completed or in the 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 77 become due and payable after title transfer. The escrow agent is instructed to release the balance of the funds on 78 reserve once they receive notice from the local county auditor that the taxes on the land and improvements have 79 been paid in full to the date of title transfer. BUYER acknowledges that the latest available tax duplicate may not 80 reflect the accurate amount of taxes and assessments that will be owed. SELLER agrees to reimburse BUYER 81 directly outside of escrow for any increase in valuation and the cost of all passed or levied, but not yet certified, 82 taxes and assessments, if any, prorated to the date of title transfer. SELLER is not aware of any proposed taxes 83 or assessments, public or private, except the following: \_ 84

85

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

CHARGES/ESCROW INSTRUCTIONS This AGREEMENT shall be used as escrow instructions subject to the 88 Escrow Agent's usual conditions of acceptance. SELLER shall pay the following costs through escrow: a) real 89 estate transfer tax, b) any amount required to discharge any mortgage, lien or incumbrance not assumed by 90 BUYER, c) title exam and one-half the cost of insuring premium for Owners Fee Policy of Title Insurance, d) 91 escrow and g) Ð one-half of the commissions, Broker's 92 prorations due BUYER, e) 93 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, L	CAR, GeCAR, Medina BOR and the Cuyahoga Cour	Bar Association HSTS 1-8-17 BUYER'S INITIALS AND DATE	
Revised May 1, 2000 Page 2 of 6	SELLER'S INITIALS AND DATE	BUYER'S INITIALS AND DATE	© Form 100

## Signature Certificate CSK9YDJTVLRACZ98471Z66 Signature Casy Online Document Signing Image: Document Reference: CSK9YDJTVLRACZ98471Z66 Casy Online Document Signing Image: Document Reference: Casy Online Document Signing Casy Online Document Signing Image: Document Reference: Casy Online Document Signing Casy Online Document Signing Image: Document Reference: Casy Online Document Signing Casy Online Document Signing Image: Document Reference: Casy Online Document Signing Casy Online Document Signing Image: Document Reference: Casy Online Document Signing Casy Online Document Signing

f1c2129ffe730d51d299925180c7cfec28b22488

Timestamp

Digital Fingerprint Checksum

Multi-Factor

2017-01-10 18:51:01 -0800	All parties have signed document. Signed copies sent to: joe and Chris	
	Kaylor.	
2017-01-10 18:51:01 -0800	Document signed by joe (joe.bardy@gmail.com) with drawn signature	
	104.53.37.211	
2017-01-10 18:50:13 -0800	Document viewed by joe (joe.bardy@gmail.com) 104.53.37.211	
2017-01-10 18:27:29 -0800	Document created by Chris Kaylor (chrisckaylor@gmail.com) 99.75.164.36	

