

PURCHASE AGREEMENT OFFER, RECEIPT AND ACCEPTANCE

1	BUYER The undersigned born and J bandy offers to buy the
2	PROPERTY located at 4631 big Creek
3	city Strongsville, Ohio, Zip 44149
4	Permanent Parcel No. 39506028 , and further described as being:
5	· · · · · · · · · · · · · · · · · · ·
6 7 8 9 10 11 12 13	The property, which BUYER accepts in its "AS IS" PRESENT PHYSICAL CONDITION, shall include the land, all appurtenant rights, privileges and easements, and all buildings and fixtures, including such of the following as are now on the property: all electrical, heating, plumbing and bathroom fixtures; all window and door shades, blinds, awnings, screens, storm windows, curtain and drapery fixtures; all landscaping, disposal, TV antenna, rotor and control unit, smoke detectors, garage door opener(s) and controls; all permanently attached carpeting. The following items shall also remain: \(\text{\text{\text{\text{o}}}\) satellite dish; \(\text{\text{\text{\text{Tange}}}\) and oven; \(\text{\te
15	Seller Can Leave All contents
16	NOT included:
17	THO I III MADE.
19 20 21 22	SECONDARY OFFER This is is is not a secondary offer. This secondary offer, if applicable, will become a primary offer upon BUYER's receipt of a signed copy of the release of the primary offer on or before (date). BUYER shall have the right to terminate this secondary offer at any time prior to BUYER's receipt of said copy of the release of the primary offer by delivering written notice to the SELLER or the SELLER's agent. BUYER shall deposit earnest money within four (4) days of becoming the primary offer.
23	PRICE BUYER shall pay the sum of \$ 110,000
24 25	Payable as follows: Eamest money paid to Broker will be deposited in a non-
26	interest bearing trust account and credited against
27	purchase price: \$
28 29	Check to be deposited immediately upon the formation of a binding AGREEMENT, as defined
30	below on lines 231-238.
31	☐ Note to be redeemed within four (4) days after
32 33	formation of a binding AGREEMENT, as defined below on lines 231-238.
34	Cash to be deposited in escrow S Balance of 3.5%
35	Mortgage loan to be obtained by BUYER \$ Balance of 96.5%
36	CONVENTIONAL, D FHA, D VA, Ø OTHER FHA 203K
37	3% toward closing costs
38 39 40 41 42	FINANCING BUYER shall make a written application for the above mortgage loan within days after acceptance and shall obtain a commitment for that loan on or about 45 Days. If, despite BUYER's good faith efforts, that commitment has not been obtained, then this AGREEMENT shall be null and void. 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 or to Broker and their agents.
	Approved by CABOR, LoCAR, LCAR and GeCAR Revised May 1, 2000
	Revised May 1, 2000 Page 1 of 6 SELLER'S INITIALS AND DATE SETTING ALS OND DATE OF Form 100

gt.	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 165 28. 2017, and title shall be transferred on or about 165 28. 2017. ORSOON examples of the completion of this transaction shall be placed in escrow with the lending institution or escrow company on or before 165 28. 2017.	
	50 51 52 53 54	POSSESSION SELLER shall deliver possession to BUYER on + 1+1-e + + + + + + + + + + + + + + + + + + +	
	55 56 57 58 59 60 61 62 63 64 65 66 67	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 very due and payable SELLER shall furnish an Owner's Fee Policy of Title Insurance from CHO COLLER to SELLER shall furnish an (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 at 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.	B
	68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84	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:	
	85 86 87	In the event the property shall be deemed subject to any agricultural tax recoupment (C.A.U.V.), DBUYER Q 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 (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,	
	9 5	Approved by CABOR, LoCAR, LCAR, GeCAR, Medina BO Revised May 1, 2000 Page 2 of 6 SELLER'S INITIAL DATE BUYER'S INITIALS AND DATE © Form 100-	

				200 (71)		des Affilt co.c.
80	96 97 98	which		later. The escrow agent shall withhold \$ 200,00 from the first final water and sewer bills. Tenant security deposits, if any, shall be security deposits, if any, shall be security deposits.	n the proceeds be credited	due SELLER for in escrow to the
	99			Il pay the following through escrow (unless prohibited by VA/FHA	regulations): a)	one-half of the
	100	escr	ow fee I	b) one-half the cost of insuring premiums for Owners Fee Policy of	Title Insurance	; c) all recording
	101			deed and any mortgage, and d) other		
				BUYER shall secure		on the property.
	102			and does the evallability of a LIMITED HOME WARRANTY PROG	RAM with a d	eductible paid by
	103 104 105 106	escr cove	ER whi ow at cl er any p	ch will D will not be provided at a cost of \$	VARRANTY PR home warranty	ROGRAM will not provider.
	107 108	Sett	lement	LER(s) hereby authorize and instruct the escrow agent to send a c Statement to the Brokers listed on this AGREEMENT promptly after c	losing.	
	109 110	Sett	lement	YER(s) hereby authorize and instruct the escrow agent to send a c Statement to the Brokers listed on this AGREEMENT promptly after c	losing.	
	111 112 113 114 115 116 117 118 119	Sole any BUY und app age	FR's control responsible from all responsible from	This AGREEMENT shall be subject to the following inspection hoice within the specified number of days from formation of binding A sibility to select and retain a qualified inspector for each requested in liability regarding the selection or retention of the inspector(s). If BU knowledges that BUYER is acting against the advice of BUYER is that all real property and improvements may contain defects and which may affect a property's use or value. BUYER and SELLER not guarantee and in no way assume responsibility for the property's of LYER's own duty to exercise reasonable care to inspect and make dispectors regarding the condition and systems of the property.	AGREEMENT. ASpection and r YER does not R's agent and I conditions the agree that the condition, BUY	eleases Broker of elect inspections, broker. BUYER at are not readily REALTORS® and ER acknowledges
	121 122	INS	PECTIO	ONS REQUIRED BY ANY STATE, COUNTY, LOCAL GOVERN RILY ELIMINATE THE NEED FOR THE INSPECTIONS LISTED BEL	IMENT OR F	HA/VA DO NOT
	123 124 125	not	indicate	od "VES " Any failure by BUYER to perform any inspection indicated	inspection to v "YES" herein is	s a waiver of such
	124 125	not insp	indicate ection	(initials) BUYER elects to waive each professional ad "YES." Any failure by BUYER to perform any Inspection indicated and shall be deemed absolute acceptance of the Property by BUYER Inspection	inspection to v "YES" herein is	s a waiver of such ondition.
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in full force and effect. If the property is accepted subject to the SELLER repairing specific defects, BUYER shall provide to SELLER a copy of the inspection report(s) and sign an Amendment To Purchase Agreement removing the inspection contingency and identifying the defects which are to be repaired. SELLER and BUYER shall have three (3) days from SELLER's receipt of the written list of defects and the inspection report(s) to agree in writing which defects, if any, will be corrected at SELLER's expense. If a written AGREEMENT is not signed by SELLER and BUYER within those three (3) days, this AGREEMENT is null and void and SELLER and BUYER agree to sign a mutual release. If the BUYER elects to terminate this AGREEMENT based upon newly discovered material latent defects in the property, BUYER shall provide a copy of the written inspection report to the SELLER and 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 or to Broker(s).

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.

PEST/WOOD DESTROYING INSECTS An inspection of all structures on said premises shall be 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 such report shows existing infestation or damage by pests, termites or wood destroying insects, treatment of the 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 the case of wood destroying insects. ALL REPAIRS AND TREATMENT COSTS SHALL BE PAID BY THE Q BUYER OR Q SELLER (unless FHA/VA regulations prohibit payment of inspection by BUYER, in which case SELLER shall pay the cost.) This AGREEMENT may be voided by the party paying for the repair, if it exceeds \$500.00.

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 paint 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 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.

BUYER may remove this right of inspection at any time without SELLER's consent. (BUYER's initials) received a copy of the EPA pamphiet entitled "PROTECT BUYER Q HAS YOUR FAMILY FROM LEAD IN YOUR HOME" and a copy of the "DISCLOSURE ON LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS." BUYER KHAS NOT 200 (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 (disclosure form)." This offer is subject to the SELLER completing the disclosure form and BUYER's review and approval of the information contained on the disclosure form within days from receipt.

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

Approved by CABOR, LoCAR, LCAR, GeCAR, Med BSE the Cuyahoga County Bar Association 1—8—17
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SELLER'S INTERIOR AND DATE
BUYER'S INITIALS AND DATE

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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 THAS STATE (BUYER's initials) received a copy of the Residential Property Disclosure Form signed by SELLER on 9/27/6 (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 receipt.
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	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
226	
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 ABA 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 SELLER*



244 245	(BUYER)	(ADDRESS AND EIP CODE)	
242	n/h		1-1.
246 247	BUYER	> 440-821-6837 (PHONE NO.)	> 8 \(\sqrt{DATE} \)
248 249	DEPOSIT RECEIPT Receipt is subject to terms of the above of	s hereby acknowledged, of \$	☐ check ☑ note, earnest money,
250	By: Christopher Kaylor	Office: REALTY TRUST SERVICES	Phone: _3308401073
251	ACCEPTANCE SELLER acc	epts the above offer and irrevocably instructs	s the escrow agent to pay from
252	SELLER's escrow funds a con		percent (3.5 %)
253	of the purchase price to REA		(Broker)
254	29550 Detroit Road Suite 10		(Address)
255	and PER LISTING		
256	purchase price to PER LISTIN		
257			
258	as the sole procuring agents in		(* (43) 433)
259	Bonnie Smith, EX	dotloop verified 02/18/17 4:44PM EST LDY8-GIK5-FXWI-EO6C	
260	(SELLER)	(ADDRESS AND ZIP CODE)	
	Bonnie Smith, Executrix		
261 262	(PRINT SELLER'S NAME)	(PHONE NO.)	(DATE)
	(is in a second of the little)	(i rione no.)	(UATE)
263			
264	(SELLER)	(ADDRESS AND ZIP CODE	
	1:		3
265 266	(PRINT SELLER'S NAME)	(PHONE NO.)	(DATE)
	, , , , , , , , , , , , , , , , , , , ,	(, , , , , , , , , , , , , , , , , , ,	(G/T/L)
267	The following information is a	equidend paloty for the Bhullinto Listing Comitana	tion and will be assessed to the
268		rovided solely for the Multiple Listing Services' not part of the terms of the Purchase AGREEME	
269	Multiple Listing Information		
270	Seth B. Task & Alex Cruz	2005006382	N#3
27 L	(Listing agent name)	(Listing agent license #)	
272	BHHS Professional	9398 -	
273	(Listing broker name)	(Listing broker office #)	
274	Christopher Kaylor	2011003065	
274 275	(Selling agent name)	(Selling agent license #)	
			<u> </u>
276 277	Realty Trust Services (Selling broker name)	9165 (Selling broker office #)	
- 1 1	Leaning MONDI HOTTIC)	Coming broads office my	

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



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 agent or the agent's brokerage by merely signing this form. Instead, the purpose of this form is to confirm that you have been advised of the role of the agent(s) in the transaction proposed below. (For purposes of this form, the term "seller" includes a landlord and the term "buyer" includes a tenant.)

Pro	perty Address: <u>8631</u> <u>B75 C/e</u> .	ek	Strongsv	ille, of	44149
Buy	ver(s): BernAZD JBAZD/		,	/	
	er(s): Estate of Lillian F. Mathews				
	I. TRANSACTION INVOLVING TWO AG	GENTS IN	TWO DIFFERENT	BROKERAGES	
The	buyer will be represented by Christopher Kaylor AGENT(S)		, and E	Realty Trust Services BROKERAGE	,
The	seller will be represented by Seth B. Task, Alex Cruz, and Nellie MAGENT(S)	Masturzo	, and <u>I</u>	BHHS Professional Re BROKERAGE	alty
	II. TRANSACTION INVOLVING TWO wo agents in the real estate brokerage resent both the buyer and the seller, check the following relations			ROKERAGE	
		-			
Ц	Agent(s) Agent(s) involved in the transaction, the broker and managers will be As dual agents they will maintain a neutral position in the tra	"dual age	work(s) nts", which is further e		c of this form.
	Every agent in the brokerage represents every "client" of the and will be working for on the back of this form. As dual agents they will maintain a confidential information. Unless indicated below, neither the has a personal, family or business relationship with either the	both the lance of	ouyer and seller as "du osition in the transaction nor the brokerage action	on and they will prot ng as a dual agent in	tect all parties' this transaction
	III. TRANSACTION INVOLVING	G ONLY	ONE REAL ESTATE	AGENT	
Ag	ent(s) and rea	al estate bi	okerage		will
	be "dual agents" representing both parties in this transaction this form. As dual agents they will maintain a neutral position information. Unless indicated below, neither the agent(s) no personal, family or business relationship with either the buye	on in the t or the brok	ransaction and they wi erage acting as a dual	Il protect all parties' agent in this transact	confidential tion has a
	represent only the (check one) \square seller or \square buyer in this to represent his/her own best interest. Any information provide	ransaction ed the age	as a client. The other nt may be disclosed to	party is not represer the agent's client.	nted and agrees to
		CONSEN'	Γ		
	I (we) consent to the above relationships as we enter into this (we) acknowledge reading the information regarding dual as I CATE	gency exp	te transaction. If there ained on the back of the back	his form.	
	BUYER/TENANT DATE	,⊑	LER/LANDLORD		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







Effective 01/01/05

Team

AFFILIATED BUSINESS ARRANGEMENT DISCLOSURE

From: Berkshire Hathaway HomeServices Professional Realty, (Blue Rock Select, LLC) and Seth B. Task, Jeffrey Kraig, Helen (Nellie) Masturzo, Kimberly Kolenc, Alex Cruz, and Yanna Ware, The Task

PROPERTY ADDRESS:	8631 Big Creek Pkwy,	Strongsville, OH 44149	
Date: 1-10-17			
Rock Select, LLC) and Set Cruz, and Yanna Ware, Th LLC. Berkshire Hathaway Task, Jeffrey Kraig, Helen Team are equity owners of owns 49% of Venture Land Berkshire Hathaway Home	h B. Task, Jeffrey Kra e Task Team have a be HomeServices Profes (Nellie) Masturzo, Kir Venture Land Title In I Title Agency, LLC, Services Professional	Hathaway HomeServices Professioning, Helen (Nellie) Masturzo, Kimbusiness relationship with Venture Institute Rock Select, Institute Kolenc, Alex Cruz, and Yalvestors III, LLC. Venture Land Tolecause of this relationship, this relationship is relationship.	erly Kolenc, Alex Land Title Agency, LLC) and Seth B. nna Ware, The Task itle Investors III, LLC eferral may provide and Seth B. Task,
owners of Chicago Title A Real Title Agency, LLC ha Northeast Ohio, Inc., Lawy settlement services in conju Because of the relationship of Chardon and Ohio Real	gency of Northeast Oheve ownership in Ventivers Title Agency of Counction with the service between Chicago Title Agency, LLC and the control of Northeast Ohio	owns 51% of Venture Land Title And, Inc., Lawyers Title Agency of our Title Holdings, LLC. Chicago thardon and Ohio Real Title Agency es performed by Venture Land Title Agency of Northeast Ohio, Inc., and Venture Land Title Agency, LLC, Inc., Lawyers Title Agency of Chicago well.	Chardon and Ohio Title Agency of y, LLC will provide le Agency, LLC. Lawyers Title Agency C, this referral may
are NOT required to use Vithe subject property. THE AVAILABLE WITH SIMI	enture Land Title Age RE ARE FREQUENT ILAR SERVICES, YO	r range of charges for the settlemer ncy, LLC as a condition of purchas 'LY OTHER SETTLEMENT SER' DU ARE FREE TO SHOP AROUN RVICES AND THE BEST RATE I	e, sale or refinance of VICE PROVIDERS ID TO DETERMINE
	Agency, LLC's range	e of charges:	
	ance premium	As filed with the State of C	Ohio
Title exam Title Com	ination fee nitment fee	\$295.00 to \$395.00 \$100.00	
Professional Realty (Blue F	lock Select, LLC) and iz and Yanna Ware, T	understand that Berkshire Hathawa I Seth B. Task, Jeffrey Kraig, Heler the Task Team are referring me/us	(Nellie) Masturzo.
In the event the Let then the closing will be han Chicago Title Agency of N	dled by Ohio Real Tit	ransaction does not act as settlemented Agency, LLC, Lawyers Title A	A. A. C.
		Seller Seller	9-27-11
Ruver/Rorrower	Date	Saffer	Date
ernard J Bardy 1,	/10/2017	Bonnie Smith, EX	dotloop verified 02/18/17 4:44PM EST 4LX1-RLR4-OXWK-QYKO
Buyer/Borrower	Date	Seller	Date

Signature Certificate

Document Reference: 67VX49INM4EEV6W2VNC489





joe bardy

Party ID: TSBCABJUYKF5H8SK42R8WF

IP Address: 104.61.225.0

verified email: joe.bardy@gmail.com





239025c74f461a0682dd1db789062a59e3d1631e





joe bardy

Party ID: V6RFVXJ79ITKU8KR3D66GH

IP Address: 104.61.225.0

verified email: joe.bardy@gmail.com



Digital Fingerprint Checksum

239025c74f461a0682dd1db789062a59e3d1631e



Timestamp	Audit
2017-01-10 12:34.13 -0800	All parties have signed document. Signed copies sent to: joe bardy, joe
	bardy, and Chris Kaylor.
2017-01-10 12 34 12 -0800	Document signed by joe bardy (joe.bardy@gmail.com) with drawn signature.
	104.61,225,0
2017-01-10 10_54_03 -0800	Document viewed by joe bardy (joe.bardy@gmail.com) 104.61.225.0
2017-01-10 10 53 11 -0800	Document signed by joe bardy (joe,bardy@gmail.com) with drawn signature.
	104,61.225.0
2017-01-10 10 47 37 -0800	Document viewed by joe bardy (joe.bardy@gmail.com) 104.61.225.0
2017-01-10 10 32 03 -0800	Document created by Chris Kaylor (chrisckaylor@gmail.com) 99.75.164.36





Promisary Note

3	\$ 1,000.	Date1-8-17
2)G 1	4 days from ON DEMAND after date, REALTY TRUST SERVICES	promise to pay to the order of
ξ, [ξ,	and sufficiency of which is hereby acknowledged. DUE DATE ON DEMAND	annum for a valuable consideration, the receipt Cleveland Area Board of REALTORS®



STATE OF OHIO

2013

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 Date Date

(Page 1 of 5)

Purchaser's Initials PS I

Date 1810



STATE OF OHIO DEPARTMENT OF COMMERCE

2013

RESIDEN	TIAL PROPERTY DIS	SCLOSURE FORM	
Pursuant to section 5302-30 of the Revised Co	de and rule 1301:5-6-10 of the	Administrative Code.	
TO BE COMPLETED BY OWNER (Please	e Print)		
Property Address:	•		
8631 Big Creek Pkwy, Strongsville, OH	44149		
Owners Name(s):			
LILLIAN MAT	HEWS		
Date: 9-27-16			
Owner is is is not occupying the property	If owner is occupying the pro	operty, since what date:	
T ₁	fowner is not accupying the pr	roperty, since what date: Aug 1, 2016	
THE FOLLOWING STATEMENTS	OF THE OWNER ARE BA	ASED ON OWNER'S ACTUAL KNOWLEDGE	-
A) WATER SUPPLY: The source of water	supply to the property is (chec	k appropriate boxes);	
Public Water Service	Holding Tank	Unknown	
Private Water Service	Cistern	Other	
Private Well	☐ Spring		
Shared Well	Pond		
No. If "Yes", please describe and indicate a	any repairs completed (but not ischold use? (NOTE: water usa	the property is (check appropriate boxes): Septic Fank Filtration Bed	
If not a public or private sewer, date of last ins	spection:	Inspected By:	
Do you know of any previous or current lea Yes \int No \int 1f "Yes", please describe an	ks, backups or other material p id indicate any repairs complet	problems with the sewer system servicing the propert ted (but not longer than the past 5 years):	t y ?
department of health or the board of health C) ROOF: Do you know of any previous or	s of the health district in whice r current leaks or other mater	rial problems with the roof or rain gutters?	M)to
If "Yes", please describe and indicate any repa	me combrered (ont not rouget,	man the past 3 years);	· · · · · ·
D) WATER INTRUSION: Do you know of defects to the property, including but not limit if "Yes", please describe and indicate any repr	ed to any area below grade, ba	ster leakage, water accumulation, excess moisture or assement or crawl space? Yes 2000	other
a land the same	**************************************	Purchaser's Initials TSRN Date	8/14
Owner's Initials Owner's Initials Date	-	Purchaser's Initials See Date Date	81.10
Owner a minaral 1 1 loans	(Purp 1 of S)	Tatemater Stillums	

Property Address 8631 Big Creek Pkwy, St	trongsville, OH 44149
condensation; ice damming; sewer overflow/b	d damage to floors, walls or ceilings as a result of flooding; moisture scepage; moisture packup; or leaking pipes, plumbing fixtures, or appliances? Pyes No airs completed: FONT PICTURE WINDOWN REDIAGED
2016 NO problem	ms Since.
Have you ever had the property inspected for	
	A
Purchaser is advised that every home conta this issue, purchaser is encouraged to have	ains mold. Some people are more sensitive to mold than others. If concerned about a mold inspection done by a qualified inspector.
EXTERIOR WALLS): Do you know of any than visible minor cracks or blemishes) or othe interior/exterior walls?	NDATION, BASEMENT/CRAWL SPACE, FLOORS, INTERIOR AND y previous or current movement, shifting, deterioration, material cracks/settling (other er material problems with the foundation, basement/crawl space, floors, or and indicate any repairs, alterations or modifications to control the cause or effect of any
127420	TRIVEN PURENCHARA BALL THROUGH POUR BOLLDARY WITHOUT A STITLING
Do you know of any previous or current fice	FROM BASSIME MY WALL HAS NOT SHIFTED SWCE THOME OF SMOKE DE TO SMOKE DE TO SMOKE DE TO SMOKE THOME OF THE SMOKE THOME TO SMOKE THOME TH
If "Yes", please describe and indicate any repa	airs completed:
D WOOD BEOTOOTOUR WOTON	
F) WOOD DESTROYING INSECTS/TER	MITES: Do you know of any previous/current presence of any wood destroying kisting damage to the property caused by wood destroying insects/termites?
If "Yes", please describe and indicate any insp	pection or treatment (but not longer than the past 5 years):
G) MECHANICAL SYSTEMS: Do you kn mechanical systems? If your property does no	now of any previous or current problems or defects with the following existing of have the mechanical system, mark N/A (Not Applicable).
YES NO	N/A YES NO. N/A
1) Electrical	8) Water softener
2) Plumbing (pipes)	a. Is water softener leased?
3) Central heating	9) Security System
4) Central Air conditioning	a, is security system leased?
5) Sump pump	
b) Fireplace/chimney	Tr) Built in appliances
7) Lawn sprinkler	[2] Other mechanical systems
If the answer to any of the above questions is than the past 5 years):	Yes please describe and indicate any repairs to the mechanical system (but not longer
H) PRESENCE OF HAZARDOUS MATE	RIALS: Do you know of the previous or current presence of any of the below
dentified hazardous materials on the property	?
	Yes No Unknown
) Lead-Based Paint () Asbestos	
) Urea-Formaldehyde Foam Insulation	H H H
) Radon Gas	
a. If "Yes", indicate level of gas if known	7
Other toxic or finzardous substances	
roperty:	'Yes", please describe and indicate any repairs, remediation or mitigation to the
Owner's Initials Date	Purchaser's Initials 350 Date 8 10
Owner's Initials Date 47716	Purchaser's Initials Date
<u> </u>	(Page 3 of 5)

9

Property Address 8631 Big Creek Plan	vy. Strongsville, OF	I 44149				
UNDERGROUND STORAGE TAN natural gas wells (plugged or unplugged). If "Yes", please describe:	KS/WELLS: Do you	know of any undergra	und storage tanks Yes 2 No	existing or re	moved), oil or	
Do you know of any oil, gas, or other min	eral right leases on the	property? Yes	Nö		•	
Purchaser should exercise whatever du Information may be obtained from rece	e diligence purchaser rds contained within	deems necessary with	h respect to oil, gi in the county who	s, and other ere the prope	mineral rights	s.
 J) FLOOD PLAIN/LAKE ERIE COAS is the property located in a designated floo is the property or any portion of the prope 	d plain?		area?	36	Unknown	
K) DRAINAGE/EROSION: Do you kn affecting the property? Thes No If "Yes", please describe and indicate any problems (but not longer than the past 5 you	repairs, modifications				-	-
L) ZONING/CODE VIOLATIONS/AS milding or housing codes, zoning ordinan f "Yes", please describe:	SESSMENTS/HOME ces affecting the prope	OWNERS' ASSOCI	ATION: Do you ing uses of the pro	know of any perty?	riolations of es ZiNo	
s the structure on the property designated listrict? (NOTE: such designation may lit f"Yes", please describe:	by any governmental a nit changes or improve	uuthority as a historic s ements that may be ma	uilding or as bein do to the property)	located in ar	historic No	
Oo you know of any recent or proposed of "Yes", please describe:	assessments, fees or ab	atements, which could	affect the propert	y? 🗖 Yes	A No	-
ist any assessments paid in full (date/amo	unt)				-	-
ist any current assessments:	monthly fee	Length	of payment (year:	mo	nths)	9
to you know of any recent or proposed ructuding but not limited to a Community of "Yes", please describe (amount).	es or regulations of, or Association, SID, CID,	the payment of any fig. LID, etc.	Yes 7 No	ciated with th	is property,	
i) Boundary Lines/Encroachi	MENTS/SHARED DE	RIVEWAY/PARTY	WALLS: Do you	know of any	of the	-
llowing conditions affecting the property			,		Yes No	0
Boundary Agreement	□ □ □	Shared Driveway				al
Boundary Dispute	E 5)	Party Walls				1
Recent Boundary Change the answer to any of the above questions	is "Yes", please descri	Encroachments From	or on Adjacent P	roperty		1
OTHER KNOWN MATERIAL DEF	ECTS: The following	are other known mat	erial defects in or	on the proper	iv.	_
300000			14.	11 10 10 10 10 10 10 10 10 10 10 10 10 1	-	7
or purposes of this section, material defect dangerous to anyone occupying the prop operty.	s would include any neerly or any non-observ	on-observable physica able physical condition	al condition existion that could inhib	ng on the prop it a person's u	erty that could use of the	1
wner's Initials Date And	[-		Purchaser's Ini		Date 1 (g/	5
	(Pam	e4 of 5)	Purchaser's Ini	uais	Date	-

CERTIFICATION OF OWNER

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:	· · ·	ע - ע	
OWNER:	de Than	malher	
2000	1 , 1	7	

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 prior 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 Ohlo'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 www.dpestate.ob.us.

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 Signatur	e below does not constitute approval of any disclosed con	dition as represented herein by the owner.
PURCHASER:	MIL	1-8-17
PURCHASER:		

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 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.

req in t	isoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is julred to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection possible lead-based paint hazards is recommended prior to purchase.
86 Sel	31 Big Creek Pkwy, Strongsville, OH 44149
(a)	Presence of lead-based paint and/or lead-based paint hazards (check (I) or (II) below):
	(I) Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).
	(ii) Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.
(b)	Records and reports available to the seller (check (i) or (ii) below):
	(i) Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).
	(ii) Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.
Pu	rchaser's Acknowledgment (initial)
No. 20	Purchaser has received copies of all information listed above.
(d)	
	1-012
1-7	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
	(ii) waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.
Age	ent's Acknowledgment (initial)
(f)	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.
Cer	rtification of Accuracy
The	following parties have reviewed the information above and certify, to the best of their knowledge, that the principle have provided is true and accurate.
	I steer war a/27/6
Se	
/	18/19
CHI	Charles CIO (10 (-8-17) 804 (20) 51-10
AL	Date Agent Date

t



Mortgage Pre-Approval Certificate

Issued to:

Bernard J. Bardy

It is my pleasure on behalf of Patriot Home Capital LLC. to provide you with this conditional mortgage pre-approval certificate.

underwriter. The maximum loan amount that you will qualify for will be based on a number of factors, including the cost of home owner's insurance, property tax expense, This is not a commitment to lend. A formal loan commitment can only be provided once a property is selected and a formal loan application is approved by the lender's underwriting determination of allowable income and prevailing interest rates at the time of rate lock amongst other factors. Your maximum purchase ability is substantial enough to secure the financing for the property presently listed at:

To Be Determined, OH

Purchase Price:	Term:	Seller Concessions:	Annual Taxes:	Loan Program:
\$110,000	360	3%	\$3500	FHA 203K - 96.50%

Additional Conditions: Closing must occur on or after 02/15/2017

The current rate is not guaranteed to be available at time of Ioan application. Any material omission or misrepresentation in your loan application may void your conditional pre-approval. Any material or adverse change in your financial position, employment or credit rating may also void your conditional pre-approval. This conditional pre-approval is valid for 30 days.

Issued By: Michael T. Bardy #234079 Phone: 216-245-5363 x 100 Date: January 10, 2017



