Real Estate Information Sheet

Town: Village: Parcel/Map No.: SELLER INFORMATION Seller(s) Mo Untainside Realty ventues Seller(s) Mo Untainside Realty ventues Buyer(s) Josephi. Khadis e : Name(s)	Property Address: 3714 W 374	4 clareladioH 44/109
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216-373-9900	Phone:	Phone:
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Property ID:

REAL ESTATE PURCHASE AND SALE AGREEMENT

_	THIS	REAL ESTATE PURCHASE AND SALE AGREEMENT ("Agreement"), as hereinafter defined
1S ("S	execute Seller")	d as of 3/20/2017 ("Effective Date") by and between Mountainside Realty Ventures, LL(and George Khad & Buyer" - this is how buyer name will appear on deed) 7 Joseph Khadis 9
	PROP Seller, Buyer Parcel Proper	PERTY in consideration of Purchase Price (defined below) hereby agrees to sell, transfer and convey, and hereby agrees to purchase, the Property commonly known as: Number: 0 5 -23 - 06 (rty Address: 37 14 w37 th st. cleveland p th Utilio 9 et to the encumbrances and exceptions contained in this Agreement.
2.	The to	CHASE PRICE of 17,250 Dollars and 00/100 (\$) is payable by Buyer a rs ("Purchase Price"):
	a.	Earnest Money Deposit to be paid to Escrow Agent, defined in Section 4(a), on the execution of this Agreement ("Deposit")
	b. •	Seller may terminate purchase agreement if Deposit is not received by escrow agent within three days of final signed purchase agreement
	c.	## Balance Due at Closing \$ 16,250 TOTAL \$ 17,250
	d.	TOTAL \$ 1/,250
3.	The tra	NCING ansaction that is the subject of this Agreement: (check one) a Cash transaction () is not, contingent on Buyer obtaining financing for the purchase of the Property. transaction is contingent on financing, the type of financing shall be the following: (check one)
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- (a) Any change of the terms of Buyer's financing, including but not limited to any change in Buyer's lender, after financing negotiations have been completed may, at Seller's sole discretion, require renegotiation of the terms of this Agreement. Seller shall have the right to terminate this Agreement in the event there is a change in Buyer's financing or choice of lender.
- (b) Buyer shall ensure that the lender selected by Buyer to finance Seller's purchase under this Agreement shall deposit the funds necessary to close with the Escrow Agent as of the Closing Date. Buyer shall further ensure that the selected lender shall provide all lender-prepared closing documentation to Escrow Agent no later than 48 hours prior to the Closing Date. Any delays in closing as a result of Buyer's selected lender shall be the responsibility of Buyer.

4. TITLE AND CLOSING SERVICES

(a) Buyer will obtain title and escrow services from (check one):

Ohio Real Title Agency, Inc. If Buyer selects this option, Seller shall pay for the owner's and lender's title insurance policies. Buyer and Seller agree that Seller's payment of the title insurance products is limited to the amount that Seller would pay Ohio Real Title Agency, Inc. under Seller's agreement with Ohio Real Title Agency, Inc. for a basic residential and lender's title insurance policy or their equivalent. **seller pays for Title Insurance only**

Other escrow closing and title provider. If Purchaser selects this option, Purchaser shall bear the expense for all the title insurance costs associated with the transaction, regardless of local custom, requirement, or practice. Within fourteen (14) calendar days from the Effective Date of this Agreement, Buyer shall, at Buyer's expense, have the right to obtain a title commitment and review same. Buyer shall bear the cost of any owner's or lender's title insurance policy.

For the purposes of this Agreement, the provider selected under this Section 4(a) is defined as "Escrow Agent."

5. PERSONAL PROPERTY AND FIXTURES

Items of personal property, including but not limited to window coverings, appliances, manufactured homes, webicles, spas, antennas, satellite dishes, and garage and door openers, now or

hereafter located on the Property, are not included in this sale or the Purchase Price unless specifically described and reference at the end of this Section. Seller makes no representation or warranty as to the condition of personal property, title to personal property or whether any personal property is encumbered by liens. Any personal property at or on the Property may be subject to claims by third parties and, therefore, may be removed from the Property prior to or at the closing. Buyer agrees that Seller shall have no liability for any claim or losses that Buyer or Buyer's successors and/or assigns may incur as a result of any condition or other defect which may now or hereafter exist with respect to such personal property. Any items of personal property remaining after the sale of the Property are deemed to add no value to the transaction and are not part of the actual transaction, and are given to Buyer in "AS IS, WHERE IS condition with no seller representation or warranty regarding condition or ownership. No bill of sale will be provided for such items.

6. DATE OF CLOSING AND CONDITION OF PROPERTY

- The closing of this transaction, i.e., the date of title transfer, shall occur on or before 1/2/1/2017, ("Closing Date"). Buyer hereby agrees at the date of closing Buyer shall accept the Property in its "AS IS, WHERE IS" condition, notwithstanding the existence of any defects known or unknown, latent or otherwise.
- b. Seller will convey title by Limited Warranty Deed, free and clear of all known liens and encumbrances whatsoever, except restrictions, reservations, easements, and conditions of record, zoning ordinances, if any, and taxes and assessments, both general and special, that are a lien but not yet due and payable. Buyer, for himself/herself/themselves, and their respective heirs, administrators, executors, personal representatives, successors and assigns, agree(s) to defend, release and hold harmless Seller and Seller's officers, directors, employees, agents, successors, and assigns from all claims, losses, causes of actions, lawsuits, damages, judgments, injury, third party claims, and other liability of any nature arising out of or related to the condition of the Property.
- c. Time is of the essence of this Agreement. Buyer agrees to use Buyer's best efforts to meet the designated Closing Date. In the event the closing extends beyond the designated Closing Date through no fault of Seller, Buyer hereby agrees to pay Seller the sum of \$100.00 (One Hundred Dollars) for each day the closing is delayed beyond the designated Closing Date; this sum shall be in addition to any rent that may be due under the terms of any temporary residential lease agreement in effect. Any and all extensions of the designated Closing Date must be in writing and pre-approved by the Seller. Notwithstanding anything to the contrary stated herein, it is understood and agreed that Seller shall retain the right to cancel this Agreement and pursue the remedies set forth in Section 12 hereof, if Buyer fails to meet the designated Closing Date. The sale may not close in escrow without the prior written consent of Seller.
- d. Buyer is responsible for the installation of new locks on the Property immediately upon closing and Buyer shall hold Seller and Seller's representatives harmless and indemnify Seller and Seller's representatives from and against any and all damages, claims, liens, losses, liabilities, costs, injuries, attorney's fees and expenses of every kind and nature that may be made against Seller as a result of Buyer's failure to install new locks on the Property at Closing.

7. NO REPRESENTATIONS BY SELLER

Buyer acknowledges that Seller acquired the Property either as a result of a sheriff's deed or property tax lien foreclosure action (or such similar action). Accordingly, Buyer acknowledges and agrees that Seller, its agents, employees and representatives have not made any representations or warranties, express or implied, relating in any manner whatsoever with respect to the condition of the Property. Buyer further acknowledges and agrees that Buyer has not and is not relying on any statements or representations, whether oral or written, made by Seller or Seller's agents as to the condition of the Property and/or to any improvements thereon, including, but not limited to, any and all issues arising out of or related to (I) the condition, structural soundness, functionality or operability of any heating and/or air conditioning systems, sewage systems, roof, foundations, termites or other pests, soils, septic, lot size, appliances, plumbing systems, electrical systems or other utilities; (II) the suitability of the Property and/or its improvements for a particular purpose; and/or that the improvements are structurally sound and/or in compliance with all applicable federal, state and local laws, rules and regulations.

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×	Inspection Period waived.		
	CONFIRM BUYER HAS VISITED or V	IEWED THE PROPERT	Y :
K	Buyer Initials	X	Buyer Initials

- a. Buyer is responsible for all due diligence with regard to the property prior to ratification of a contract. This includes due diligence with regard to liens, encumbrances, restrictions, reservations, easements, and conditions of record, zoning ordinances, taxes, and assessments, water, and sewer. Upon ratification of the contract the earnest money will be non-refundable. THERE IS NO INSPECTION CONTINGENCY WITH THIS CONTRACT.
- b. If Buyer fails to inspect the Property, such failure shall not under any circumstances alter, change or impair the understanding and agreement made between Seller and Buyer as set forth herein. d. If the transaction is subject to a financing contingency in Section 3, should any lender, insuring entity or agency require that certain repairs be made to the Property or that any other conditions be met, Seller shall have the sole and exclusive right to either (i) comply with such requirements; or (ii) terminate the Agreement upon written notice to Buyer. In the event Seller terminates the Agreement, Seller shall promptly cause Escrow Agent to refund the Buyer's Deposit and Seller shall have no further obligations to the Buyer whatsoever and the Agreement shall be deemed null and void and of no further force or effect.
- c. In addition, in the event any FHA Conditional Commitment or VA Certificate of Reasonable Value vary from the agreed upon purchase price of the Property, then Seller, at its sole option, may terminate the Agreement at which time Seller shall promptly refund the Buyer's earnest money and Seller shall have no further obligations to the Buyer whatsoever and the Agreement shall be deemed null and void and of no further force or effect.

9. CLOSING COSTS

Subject to the provisions of Section 4(a), Buyer will pay all closing costs.

10. REAL PROPERTY TAXES AND UTILITY BILLS

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Seller to pay all taxes and assessments due and payable as of the Closing Date. If the Escrow Agent cannot obtain the current water and sewer bills prior to closing for payment on the HUD, the water and sewer bills may be paid by the Seller outside of escrow through the Closing Date.

Any liens, assessments, fines or taxes that are due and payable at the time of closing shall be the responsibility of the Seller. This is defined as items identified by the Title Company in a title exam along with items on the tax duplicate at the Closing Date. All other liens, assessments, fines or taxes that are subsequently assessed or placed on the tax duplicate after the Closing Date are the responsibility of the Buyer regardless of date incurred.

11. PRORATIONS

There shall be no proration at the closing of this transaction.

12. DEFAULT

- a. If Seller fails to perform under the terms of this Agreement, Buyer shall be entitled to terminate this Agreement and receive the return of the Deposit as Buyer's sole and exclusive remedy. If Buyer fails to perform for any reason, all lender's fees, attorney's fees and closing costs incurred, whether the responsibility of Buyer or Seller, will be paid by Buyer, and Seller will be entitled to the Deposit as liquidated damages for, among other things, the additional cost of carrying the Property and lost marketing time which the parties acknowledge and agree are difficult to calculate. The parties further specifically acknowledge and agree that such liquidated damages shall not be construed or deemed to constitute a penalty and the right given to Seller to retain the Deposit shall not constitute Seller's sole and exclusive remedy. In the event that litigation or mediation is required with respect to enforcing or interpreting this Agreement, the prevailing party shall be entitled to recover reasonable attorney's fees and court costs.
- b. For purposes of this section, if this transaction is designated by Buyer as a cash transaction in Section 3 above, it is expressly understood that Seller will be materially relying on such representation. As such, if Buyer subsequently elects to purchase the Property via third-party financing rather than cash as previously agreed, then Buyer's failure to close a cash transaction shall constitute a default by Buyer thereby entitling Seller to the liquidated damages referenced above.

13. EARNEST MONEY DEPOSIT - NON-REFUNDABLE DEPOSIT

Upon contract execution, the earnest money deposit will be considered nonrefundable. - see Section 8.

Unless otherwise agreed upon by all parties in writing, the earnest money deposit will be automatically released to the Seller. Should Purchaser select a Title Company other than Ohio Real Title Co., as recommended by the Seller, in the event the Buyer is unable to fulfill their contractual duties through fault of the Title Company the Seller may elect to cancel the Contract pursuant to 12(a) or enforce requirement of 6(c).

	Buyer Initials	X	Buver Initials
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14. INDEMNIFICATION

Buyer, for itself and its heirs, executors, administrators, personal representatives, successors and assigns, agrees to indemnify, defend and hold harmless Seller, its affiliates, parent, tenants, agents, employees, successors, assigns, and contractors, from and against any and all liabilities, obligations, damages,

penalties, claims, actions, costs, charges and expenses, (including reasonable attorneys' fees) which may be imposed upon, incurred by or asserted against Seller, its affiliates, parent, tenants, agents, employees, successors, assigns, and contractors arising out of or related to any and all inspections made by Buyer, its agents, contractors or employees including, but not limited to, (i) any and all property damage to the Property or to any adjoining property; and (ii) any and all personal injuries to Buyer or any other person(s).

15. REAL ESTATE BROKER COMMISSIONS

The total real estate broker commission payable by Seller pursuant to this sale, if applicable, shall be based upon the net purchase price (i.e. net of any and all Seller concessions) and consistent with the separate Listing Agreement with the real estate broker. Escrow Agent is authorized and directed to pay such commission from the sale proceeds at closing pursuant to the terms of the Closing Instructions {or similar form} to be provided by Seller. In no event shall any real estate broker commissions be deemed earned and payable until the closing of the purchase and sale is consummated; title passes to Buyer; and Seller receives proceeds of the sale.

16. WAIVERS

As a material consideration to Seller entering into this Agreement with Buyer, Buyer expressly waives (i) the remedy of specific performance on account of Seller's default under this Agreement; (ii) any right otherwise to record or file a *lis pendens* or a notice of pendency of action or similar notice against all or any portion of the Property; (iii) the right to invoke any other equitable remedy that may be available that, if invoked, would prevent Seller from conveying the Property to a third party purchaser; (iv) any claims or losses relating to Environmental Conditions (as defined below) affecting the property; (v) any claim arising from encroachments, easements, shortages in area or any other matter which would be disclosed or revealed by a survey or inspection of the Property or search of the public records. In the event that Buyer breaches any of the representations, warranties, and covenants described or contemplated under this paragraph and a court finds that such action is without merit, Buyer shall pay all reasonable attorney's fees and costs incurred by Seller in defending such action.

17. ENVIRONMENTAL CONDITIONS

Mold, mildew, spores and/or other microscopic organisms and/or allergens (collectively referred to in this Agreement as "Mold") are environmental conditions that are common in residential properties and may affect the Property. Mold, in some forms, has been reported to be toxic and to cause serious physical injuries, including, but not limited to, respiratory reactions or other problems, particularly in persons with immune system problems, young children and/or elderly persons. Mold has also been reported to cause extensive damage to personal and Property. Mold may have been removed or covered in the course of cleaning or repairing the Property. The Buyer acknowledges that, if Seller, or any of Seller's employees, contractors, or agents cleaned or repaired the Property or remediated Mold contamination, Seller does not in any way warrant the result of the cleaning, repairs or remediation. Buyer accepts full responsibility for all hazards that may result from the presence of Mold in or around the Property. Buyer is satisfied with the condition of the Property notwithstanding the past or present existence of Mold in or around the Property and Buyer has not, in any way, relied upon any representation of Seller, Seller's employees, officers, directors, contractors, or agents concerning the past or present existence of Mold in or around the Property.

18. CITY INSPECTION ISSUES

Buyer agrees to be responsible for any remedial issues required in any applicable municipal code or in the inspection report (if applicable per the municipality in which the property is located), and hereby holds Seller and Seller's agent harmless for any omissions or subsequent conditions/changes in requirements for physical condition of the Property. Buyer agrees to sign any Seller city-required documents regarding responsibility for remedial issues. In the event that as a result of a "point of sale" inspection, the local municipality declines to permit the closing of the transaction contemplated herein because of Buyer's failure to comply with this Section 15, Seller may elect to terminate this Agreement by written notice to Buyer, and the Deposit shall be nonrefundable and shall be paid to Seller by Escrow Agent upon receipt of written notice to Escrow Agent from Seller of the inability to close this transaction due to the conditions set forth in this section.

19. MISCELLANEOUS

- a. <u>Assignability</u>. Buyer may not assign or transfer this Agreement without prior written consent of Seller, which Seller may exercise in Seller's sole discretion. Any such attempted assignment without prior written consent of Seller shall be void and without effect.
- b. <u>Performance</u>. The acceptance of a deed by Buyer shall be deemed to be a full performance and discharge of this Contract in its entirety.
- c. <u>Severability; Governing Law.</u> If any term or condition of this Agreement or the application thereof to any person or circumstances shall be invalid or unenforceable to any extent, the remainder of this Agreement and the application of such term or condition to any other persons or circumstances shall not be affected thereby and shall be enforced to the fullest extent permitted by law. This Agreement shall be construed according to the law of the State of Ohio.

20. NOTICES

Any notices required to be issued pursuant to this Agreement shall be sent to the addresses of the parties set forth below their signatures, by hand delivery, recognized overnight courier requiring written receipt of delivery, or by certified mail, return receipt required.

21. SUPERSESSION

In the event the terms of this Agreement are inconsistent with any other agreement related to the sale of the Property, the terms of this Agreement shall prevail.

SELLER: Mountainside Realty Ventures, LLC	BUYER:
By: It's Authorized Signatory	Ву:
Date://2017	Date: 3 / 2 017
Seller Address:	Buyer Address: 3535 Hauthorne the
<u> </u>	Broadview Hts, oH 44147
Phone:	Phone:

Tax I.D. Number:	Tax I.D. Number:
Date: 3/28, 2017	Date: 3/28/, 2017

Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards clevelard, of 44107 Property Address: 37/4 **Lead Warning Statement** Every buyer 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 of lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase. Seller's Disclosure (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. (ii) (b) 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 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. **Buyer's Acknowledgment (initial)** Buyer has received copies of all information listed above. Buyer has received the pamphlet Protect Your Family from Lead in Your Home. (e) Buyer has (check (i) 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 waived 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 (initial) 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 information they have provided is true and accurate. BUYER SELLER Chris Macı DATE DATE SELLER DATE

Date

AGENT

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.

Ow Ow	(Page 1	Purchaser's Initials Purchaser's Initials	<u></u>
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Purchaser's Initials		Date
Purchaser's Initials	-	Date



STATE OF OHIO DEPARTMENT OF COMMERCE

RESIDE	NTIAL PROPERTY DIS	CLOSURE FORM	
Pursuant to section 5302.30 of the Revised C	ode and rule <u>1301:5-6-10</u> of the	Administrative Code.	
TO BE COMPLETED BY OWNER (Plea	co Print		
Property Address:	no a samel		
Topoley vicinions.			
Owners Name(s):			and and the state of the state
Date:			
Owner ☐ is ☑ is not occupying the proper			
	It owner is not occupying the pro	perty, since what date: Never Occupied Pr	operty
THE FOLLOWING STATEMENT	IS OF THE OWNER ARE BAS	ED ON OWNER'S ACTUAL KNOWLE	DGE
AN SEATIST CHIEFE W. The course of water	and the second s		
A) WATER SUPPLY: The source of water Public Water Service	Holding Tank	appropriate ooxes): Unknown	
Private Water Service	Cistern	Other	
Private Well	Spring		
Shared Well	Pond	a a a a a a a a a a a a a a a a a a a 	
Emil Blatte West	Land F. William	The second secon	
Do you know of any current leaks, backups of No If "Yes", please describe and indicate Is the quantity of water sufficient for your ho	any repairs completed (but not lo	onger than the past 5 years):	
B) SEWER SYSTEM: The nature of the se	anitary sewer system servicing the Private Sewer		
Leach Field	Aeration Tank	Septic Tank Filtration Bed	
Unknown	Other	E-1 manos boa	
Unknown If not a public or private sewer, date of last in	dispection:	Inspected By:	
Do you know of any previous or current le Yes No If "Yes", please describe a	aks, backups or other material pro and indicate any repairs completed	blems with the sewer system servicing the problems with the sewer system servicing the problems. (but not longer than the past 5 years):	roperty?
Information on the operation and mainten department of health or the board of healt	ance of the type of sewage syste th of the health district in which	m serving the property is available from the the property is located.	he
C) ROOF: Do you know of any previous of if "Yes", please describe and indicate any rep	or current leaks or other material pairs completed (but not longer th	problems with the roof or rain gutters?	Yes 🗆 No
D) WATER INTRUSION: Do you know a defects to the property, including but not limit if "Yes", please describe and indicate any rep	ited to any area below grade, base	leakage, water accumulation, excess moistument or crawl space? Yes No	re or other
	garante de la companya della companya della companya de la companya de la companya della company	kan mangan pengangan kanggi kanggi kanggi dan mani 1925 - Sana Bangan ang kanggi dan dan sana ang 1925 - Sana	
Owner's Initials Date		Purchaser's Initials Dat	e
Owner's Initials Date	effer on pro-sin-	Purchaser's Initials Dat	æ
	(Page 2 of 5)	\boldsymbol{o}	

Property Address			
Do you know of any water or moisture related condensation; ice damming; sewer overflow/b If "Yes", please describe and indicate any repart	backup: or leaking nines, nhimi	ung nymes or anniance? I IV.	or Min
Have you ever had the property inspected for if "Yes", please describe and indicate whether	mold by a qualified inspector? r you have an inspection report	Yes No	
Purchaser is advised that every home conta this issue, purchaser is encouraged to have	ains mold. Some people are a a mold inspection done by a	nore sensitive to mold than other qualified inspector.	rs. If concerned abou
E) STRUCTURAL COMPONENTS (FOUR EXTERIOR WALLS): Do you know of any than visible minor cracks or blemishes) or other interior/exterior walls? Yes No If "Yes", please describe a problem identified (but not longer than the passes	y previous or current movem or material problems with the t and indicate any repairs, altern	ent, shifting, deterioration, materia oundation, basement/crawl space, tions or modifications to control the	l cracks/settling (other floors, or
Do you know of any previous or current fire If "Yes", please describe and indicate any repa	or smoke damage to the prope	erty? Tyes TNo	
F) WOOD DESTROYING INSECTS/TER insects/termites in or on the property or any ex If "Yes", please describe and indicate any insp	disting damage to the property.	eaused by wood destroying insects	Hermiter? Vac N
G) MECHANICAL SYSTEMS: Do you know mechanical systems? If your property does no YES NO	bt have the mechanical system, N/A 8) Water so a. Is water 9) Security; a. Is secur 10) Central v 11) Built in a 12) Other me	mark N/A (Not Applicable). YES ftener	
H) PRESENCE OF HAZARDOUS MATER identified hazardous materials on the property?	RIALS: Do you know of the p	revious or current presence of an	ny of the below
1) Lead-Based Paint 2) Asbestos 3) Urea-Formaldehyde Foam Insulation 4) Radon Gas a. If "Yes", indicate level of gas if known 5) Other toxic or hazardous substances If the answer to any of the above questions is ""	Yes No	Unknown V V V v cate any repairs, remediation or mi	tigation to the
Owner's Initials Date Owner's Initials Date		Purchaser's Initials Purchaser's Initials	Date

(Page 3 of 5)

cuSign Envelope ID: 893E7EBA-33AB-4A4F-B92F-26F5AA497	A 08		
Property Address		,	
UNDERGROUND STORAGE TANKS/WELLS: natural gas wells (plugged or unplugged), or abandoned If "Yes", please describe:	water wells on the propert	y? Yes No	sting or removed), oil o
Do you know of any oil, gas, or other mineral right leas	es on the property?	s 🔲 No	The second secon
Purchaser should exercise whatever due diligence po Information may be obtained from records contained	irchaser deems necessary d within the recorder's of	with respect to oil, gas, a fice in the county where	ind other mineral righ the property is located
J) FLOOD PLAIN/LAKE ERIE COASTAL EROS Is the property located in a designated flood plain? Is the property or any portion of the property included i		on Area?	No Unknown
K) DRAINAGE/EROSION: Do you know of any paraffecting the property? Yes No If "Yes", please describe and indicate any repairs, mod problems (but not longer than the past 5 years):	fications or alterations to the	ne property or other attemp	ofs to control any
L) ZONING/CODE VIOLATIONS/ASSESSMENT building or housing codes, zoning ordinances affecting If "Yes", please describe:	S/HOMEOWNERS' ASS the property or any noncon	OCIATION: Do you kno forming uses of the proper	ow of any violations of ty? Yes No
Is the structure on the property designated by any government district? (NOTE: such designation may limit changes of "Yes", please describe:	nmental authority as a histority as a historic may be	e made to the property).	Yes No
	fees or abatements, which	could affect the property?	
List any assessments paid in full (date/amount) List any current assessments:monthly Do you know of any recent or proposed rules or regular including but not limited to a Community Association, If "Yes", please describe (amount)	tions of, or the payment of a	any fees or charges associa	·
M) BOUNDARY LINES/ENCROACHMENTS/SH	ARED DRIVEWAY/PAR	TYWALLS: Do you kn	ow of any of the
following conditions affecting the property? Yes	No		Yes N
1) Boundary Agreement 2) Boundary Dispute 3) Recent Boundary Change If the answer to any of the above questions is "Yes", ple	4) Shared Drivewa 5) Party Walls 6) Encroachments case describe:	From or on Adjacent Prop	erty E
N) OTHER KNOWN MATERIAL DEFECTS: The			
For purposes of this section, material defects would inc be dangerous to anyone occupying the property or any property.	lude any non-observable ph	ysical condition existing c	on the property that cou
Owner's Initials OM Date Owner's Initials Date	(Page 4 of 5)	Furchaser's Initial	s Date S Date

Property Address	
<u>CERTIFICA</u>	TION OF OWNER
the date signed by the Owner. Owner is advised that the obligation of the owner to disclose an item of information preclude fraud, either by misrepresentation, concealments residential real estate,	are made in good faith and based on his/her actual knowledge as of the information contained in this disclosure form does not limit the in that is required by any other statute or law or that may exist to ent or nondisclosure in a transaction involving the transfer of
OWNER: ////	DATE:
OWNER:	DATE:
THE THE PROPERTY ASSESSED AS A PARTY OF TAXABLE PARTY OF THE PARTY OF TAXABLE PARTY.	and the control of th
RECEIPT AND ACKNOWLEDGE	MENT OF POTENTIAL PURCHASERS
5302.30(G). Pursuant to Ohio Revised Code Section 5302.30(purchase contract for the property, you may rescind the purchase of Owner's agent, provided the document of rescission.	on to update this form but may do so according to Revised Code Section (K), if this form is not provided to you prior to the time you enter into a asse contract by delivering a signed and dated document of rescission to in is delivered prior to all three of the following dates: 1) the date of 3) within 3 business days following your receipt or your agent's receipt
Owner makes no representations with respect to any offs purchaser deems necessary with respect to offsite issues that	site conditions. Purchaser should exercise whatever due diligence t may affect purchaser's decision to purchase the property.
Registration and Notification Law (commonly referred to a written notice to neighbors if a sex offender resides or inte public record and is open to inspection under Ohio's Publi	chaser deems necessary with respect to Ohio's Sex Offender as "Megan's Law"). This law requires the local Sheriff to provide ends to reside in the area. The notice provided by the Sheriff is a lic Records Law. If concerned about this issue, purchaser assumes ice regarding the notices they have provided pursuant to Megan's
Il concerned about this issue, purchaser assumes responsi-	er deems necessary with respect to abandoned underground mines. bility to obtain information from the Ohio Department of Natural o of known abandoned underground mines on their website at
I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THE STATEMENTS ARE MADE BASED ON THE OWNER THE OWNER.	HIS DISCLOSURE FORM AND UNDERSTAND THAT THE RS ACTUAL KNOWLEDGE AS OF THE DATE SIGNED BY
My/Our Signature below does not constitute approval of any dis	closed condition as represented herein by the owner.
URCHASER:	
	DATE:

(Page 5 of 5)



AGENCY DISCLOSURE STATEMENT



ager	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 at or the agent's brokerage by merely signing this form. Instead, the purpose of this form is to confirm that you have been sed of the role of the agent(s) in the transaction proposed below. (For purposes of this form, the term "seller" includes a landlord			
advi	the term "buyer" includes a tenant.)			
	perty Address:3714 w37th St. Cleveland, Ohio 44109			
	George I Khadige and Ice I Khadige			
_	The standa Rockly We Article S			
Selle				
	I. TRANSACTION INVOLVING TWO AGENTS IN TWO DIFFERENT BROKERAGES			
Tha	have a will be represented by Christopher Kaylor , and Realty Trust Services.			
The	seller will be represented by Mike Wallace , and RE/ MAX Real Estate Group AGENT(S) BROKERAGE			
	II. TRANSACTION INVOLVING TWO AGENTS IN THE SAME BROKERAGE			
If ty	wo agents in the real estate brokerage			
	work(s) for the buyer and			
П	Agent(s) work(s) for the seller. Unless personally			
	Agent(s) involved in the transaction, the broker and managers will be "dual agents", which is further explained on the back of this form.			
	involved in the transaction, the broker and managers will be dual agents, which is related approached in the transaction and they will protect all parties' confidential information. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information.			
	Every agent in the brokerage represents every "client" of the brokerage. Therefore, agents			
	and will be working for both the outer and serior and they will protect all parties'			
on the back of this form. As dual agents they will maintain a neutral position in the transfer agent in				
	confidential information. Onless indicated below, fielded the agonity has a personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain:			
	THE PROPERTY OF A CENT			
	ent(s) and real estate brokerage will			
Ag	to a nowtrol capacity. Dual agency is further explained on the back of			
	personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain:			
	represent only the (check one) \square seller or \square buyer in this transaction as a client. The other party is not represented and agrees to represent his/her own best interest. Any information provided the agent may be disclosed to the agent's client.			
	represent his/her own best interest. Any information provided the agont may			
	CONSENT			
l	I (we) consent to the above relationships as we enter into this real estate transaction. If there is a dual agency in this transaction, I (we) acknowledge reading the information regarding dual agency explained on the back of this form.			
	BUYERTENANT DATE SELLERAANDLORD DATE			
_	3-28-17			
	BOYENTENANT DATE SELLER/LANDLORD DATE			
	Page 1 of 2 Effective 01/01/05			

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

Page 2 of 2



1 3-28-17

Effective 01/01/05

Share Class Conversion Statement

February 10, 2017 through February 13, 2017



P.O. Box 8266 • Boston, MA 02266

JOSEPH J KHADIGE GEORGE J KHADIGE

3535 HAWTHORNE TRL BROADVIEW HTS OH 44147-3915 Investor Services: 1-800-222-8222

24 hours a day, 7 days a week

Automated line: 1-800-368-7550

Web site:

www.wellsfargofunds.com

STATEMENT SUMMARY

On February 10, 2017, WealthBuilder Class shares converted to Class C shares. The fund number that is part of your account number changed. If you fund your account through direct deposit, you must notify the third party of your new fund number.

TOTAL STATEMENT VALUE

As of February 13, 2017

\$175,888.12

ACCOU	NTS IN YOUR STATEMENT			
			Beginning Value	Ending Value
Account	Name on Account	Account Type	on 2-10-17	60 2-13-17
Wells Fa	rgo Funds			
1	JOSEPH J KHADIGE GEORGE J KHADIGE	Joint Tenants	\$175,119.59	\$175,888.12
	Total Statement Value	_	\$175,119.59	\$175,888.12

(cont'd on back)