

# Residential Property Exclusive Right to Sell Agreement

Seller, as owner or having the right and power to act for the owner of the following property (the "Property") hereby authorizes Broker, Realty Trust Services, to offer for sale the Property at the price and terms stated below.

roperty	(Street Address)	(Municipality)	(State)	(Zip)	
erm. Pa	reel or Tax I.D. No. 009-21-084	internal designation of the second se			
1.	List Price S 1000	Change price to	* <u>* * * * * * * * * * * * * * * * * * </u>	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	after
		Change price to			
		Change price to	<b>S</b>	ا برستندندند	after
	Right to Sell: In consideration of Broker's agreement Broker the Exclusive Right to sell the Property from		re a Purchaser Inrough midnig		erty, Seller hereby grants /17 In the
3. 4.	event of sale or exchange of the Property at the price Seller agrees to pay Broker's commission, in the am additional commission of \$229.00 at closing to Real Protection Period: Seller agrees to refer to Broker during the Exclusive Period or any extension thereof the Exclusive Period (or any extension thereof) has above if the Purchaser has contact with Broker, or a Period (or any extension thereof), and Seller knew dobligated to pay said commission if Seller enters into such six month Protection Period.  Anthorization to Market: Broker is authorized, at remove all other such signs, to place a lock box on the of showing it to prospective purchasers, to cooperate property shall be entered into multiple listing service Fair Housing: It is illegal, pursuant to the Ohio Fair Federal Fair Housing Law 42 U.S.C.A. Section 3601 accommodations, refuse to negotiate for the sale or a accommodations because of race, color, religion, see thandicap, disability, as defined in that section, or nat the financing of housing, or in the provision of real of a person to sell or sent a dwelling by representations of the protected classes.  Seller's Property Description: I understand that the	e and terms stated, or such off ount of which percent (8%) of ity Trust Services to cover add all real estate licensees, custor f. In the event of any sale or expired, it is further agreed the my real estate licensee regardies in has been advised in writing to a written exclusive right to the property, to have access to swith other brokers and use p as subject to the rules and regardies to the rules and regarding Law, Division (H) I to refuse to sell, transfer, as tental of housing accommodate, familial status, as defined in state brokerage services. It is regarding the entry into the n	the Purchase I ministrative comers, or prospe exchange of the at the Seller wing the purchase of such contact sell agreement for sale sign on the property at hotos of same lustions of that of section 4112 lign, rent, lease ions, or otherway Section 4112 mate in advertisalso illegal for eighborhood of	rice. In addits. 1 mo cts who made Property II pay the control of the Property II pay the control of the Property all reasons for promotion service.  22 of the Property all reasons for promotion promotion is sublease, it is a control of the Richard of the Richa	ition, Seller shall pay an onth rent young to Seller directly within six (6) months after on mission described perty during the Exclusive Seller shall not be or real estate Broker during y, if permitted by law, to ble times for the purpose onal purposes. The levised Code and the or finance Housing make unavailable housing evised Code, ancestry, or rental of housing, in aduce or attempt to induce a persons belonging to one
	advertise my property to the public and it is essential INPUT SHEET (OR MARKED UP PREVIOUS MI	that this information be accu	rate, THAVE	REVIEWE	D THE MLS LISTING
	CONTAINED IN IT IS TRUE AND ACCURATE To present condition ("as is" condition), I understand the defects in my property which are known to me but we "RESIDENTIAL PROPERTY DISCLOSURE FOR prospective Purchasers and with any person or entity to disclose any additional items, which may become	O THE BEST OF MY KNO at I may be held-responsible to the liner not disclosed to the line." I understand that the District connection with the actual	WLEDGE. The by a Purchaser I Purchaser at the selosure and its or anticipated	ough I am hi for any later time of sa contents w sale of this	sting my property in its ut or hidden undisclosed le. I have completed the ill be shared with property. I further agree
1	acceptance of a purchase agreement, I do not provide then the Purchaser may terminate the purchase agree DEFECTS IN THE PROPERTY, EXCEPT AS STA	e said "RESIDENTIAL PROI ment without penalty. I AM	PERTY DISCL AWARE OF N	OSURE FO	DRM" to the Purchaser, PROBLEMS OR

	except for allowable exceptions appearing in the Purchase Agreement. Appurtenant Fixtures: Items such as wall-to-wall carpeting, garage door openers, smoke detectors, built-in appliances, light fixtures, landscaping and many indoor and outdoor decorative items, any, may legally be "fixtures" and, if so, they must remain with the property unless specifically excluded in the Purchase Agreement. Discuss this matter with your agent/Broker to avoid uncertainty regarding what you may take and what should remain with the property and make specific provisions for these items in such Purchase Agreement. Fixtures Excluded from Sale:							
		Marian Caranter and Caranter an	- Anna Carlos Ca					
8.	Home Warranty: I agree_ to provide a not to provide a limited home war	ranty program from						
٧.	charge of \$ plus options, if any. I understand a broker or agent may be	e compensated if a otter or	i					
9,	Municipal Required Inspection: I agree to apply for and obtain any inspect said document(s) in escrow. The responsibility for curing said violations sh	ions and/or certificates requall he assumed by the sci	uired by law and shall place ler purchaser.					
	authorizes Broker to offer compensation in accordance with Broker's comparto Subagent or Buyer's agents. Owner has received Broker's written disclosure prospective buyer of the Property is represented by Broker, or any other agent agent of Broker, Broker will be considered a "dual agent" (that is agent of bollead Based Paint Disclosure: Owner has been advised that if the Property	re of its company policy on it of Broker, or if the prospi ith Owner and Seller). contains housing constructe	agency renationsings. If ective buyer is an employee ad before 1978 Owner is					
	required (a) to provide to the Purchaser a federally approved lead hazard information are purchaser the presence of any known lead based paint and/or lead based paint the purchaser any additional information, records or reports in Owner's posses bazards in the Property. In addition, Owner must provide to Purchaser a 10-inspection of the Property for the presence of lead based paint and/or lead bawriting. Finally, any contract for the sale of Property shall include an attachminformation and disclosure described above. Owner agrees to comply with the Broker harmless against any claims, damages, losses or expenses, including requirements.  This home is for rent and at a later date could	rmation pamphiet; (b) to all the property as a sistence or available to Owner day opportunity to conduct sed paint hazards, unless whent containing a Lead Warthese requirements and to it attorney's fees, arising from	isciosing to broker that the nd (c) to provide to Broker or pertaining to lead based of a risk assessment or aived by the purchaser in mining Statement as well as the ademnify, defend and hold a Owner's violation of these					
	required (a) to provide to the Purchaser a federally approved lead hazard information purchaser the presence of any known lead based paint and/or lead based paint the purchaser any additional information, records or reports in Owner's posses bazards in the Property. In addition, Owner must provide to Purchaser a 10-inspection of the Property for the presence of lead based paint and/or lead ba writing. Finally, any contract for the sale of Property shall include an attachminformation and disclosure described above. Owner agrees to comply with a Broker harmless against any claims, damages, losses or expenses, including requirements.	t hazards on the Property as ession or available to Owne day opportunity to conduct sed paint hazards, unless we nent containing a Lead War these requirements and to it attorney's fees, arising from it be come a rent to ow	isciosing to broker that the nd (c) to provide to Broker or pertaining to lead based of a risk assessment or aived by the purchaser in mining Statement as well as the ademnify, defend and hold a Owner's violation of these					
	required (a) to provide to the Purchaser a federally approved lead hazard information purchaser the presence of any known lead based paint and/or lead based paint the purchaser any additional information, records or reports in Owner's posses bazards in the Property. In addition, Owner must provide to Purchaser a 10-inspection of the Property for the presence of lead based paint and/or lead bawriting. Finally, any contract for the sale of Property shall include an attachminformation and disclosure described above. Owner agrees to comply with a Broker harmless against any claims, damages, losses or expenses, including requirements.  This home is for rent and at a later date could	t hazards on the Property as ession or available to Owne day opportunity to conduct sed paint hazards, unless we nent containing a Lead War these requirements and to it attorney's fees, arising from it be come a rent to ow	isciosing to broker that the nd (c) to provide to Broker or pertaining to lead based of a risk assessment or aived by the purchaser in mining Statement as well as the ademnify, defend and hold a Owner's violation of these					
12. he wo	required (a) to provide to the Purchaser a federally approved lead hazard information purchaser the presence of any known lead based paint and/or lead based paint the purchaser any additional information, records or reports in Owner's posses bazards in the Property. In addition, Owner must provide to Purchaser a 10-inspection of the Property for the presence of lead based paint and/or lead ba writing. Finally, any contract for the sale of Property shall include an attachm information and disclosure described above. Owner agrees to comply with a Broker harmless against any claims, damages, losses or expenses, including requirements.  Additional terms:  This home is for rent and at a later date could be a long term tenant that completes a rental application and "I" in this agreement shall mean all sellers, jointly and severally, who have a guarantee the sale of my property. I hereby acknowledge receipt of a signed as are required).	thazards on the Property as ession or available to Owne day opportunity to conduct sed paint hazards, unless we next containing a Lead War these requirements and to it attorney's fees, arising from it be come a rent to ow	nd (c) to provide to Broker and the pertaining to lead based of a risk assessment or aived by the purchaser in ming Statement as well as the demnify, defend and hold a Owner's violation of these on price to be discussed derstand that this agreement					
he woo pes no gnatur ELLE	required (a) to provide to the Purchaser a federally approved lead bazard information purchaser the presence of any known lead based paint and/or lead based paint the purchaser any additional information, records or reports in Owner's posses bazards in the Property. In addition, Owner must provide to Purchaser a 10-inspection of the Property for the presence of lead based paint and/or lead bawriting. Finally, any contract for the sale of Property shall include an attachm information and disclosure described above. Owner agrees to comply with a Broker harmless against any claims, damages, losses or expenses, including requirements.  Additional terms:  This home is for rent and at a later date could be a long term tenant that completes a rental application of "I" in this agreement shall mean all sellers, jointly and severally, who have a guarantee the sale of my property. I hereby acknowledge receipt of a signed researce required).  R. Leglife Cleveland LLG	thazards on the Property as ession or available to Owne day opportunity to conduct sed paint hazards, unless we next containing a Lead War these requirements and to it attorney's fees, arising from it be come a rent to ow	nd (c) to provide to Broker and the pertaining to lead based of a risk assessment or aived by the purchaser in ming Statement as well as the demnify, defend and hold a Owner's violation of these on price to be discussed derstand that this agreement					
12. he wo	required (a) to provide to the Purchaser a federally approved lead hazard information purchaser the presence of any known lead based paint and/or lead based paint the purchaser any additional information, records or reports in Owner's posses hazards in the Property. In addition, Owner must provide to Purchaser a 10-inspection of the Property for the presence of lead based paint and/or lead based writing. Finally, any contract for the sale of Property shall include an attachminformation and disclosure described above. Owner agrees to comply with Broker harmless against any claims, damages, losses or expenses, including requirements.  Additional terms: This home is for rent and at a later date could Must be a long term tenant that completes a rental application and "I" in this agreement shall mean all sellers, jointly and severally, who have a guarantee the sale of my property. I hereby acknowledge receipt of a signed research required.  R: Legife Cleveland LLG	t hazards on the Property as ession or available to Owne day opportunity to conduct sed paint hazards, unless where containing a Lead Warthese requirements and to it attorney's fees, arising from the come a rent to ownigned this agreement. I unscopy of this agreement (If some some some of the come of the	nd (c) to provide to Broker and the pertaining to lead based of a risk assessment or aived by the purchaser in ming Statement as well as the demnify, defend and hold a Owner's violation of these on price to be discussed derstand that this agreement					

OFFICE: REALTY TRUST SERVICES, LLC, 29550 Detroit Road, Suite 102, Westlake, OH 44145
COMPANY LICENSE NUMBER: REC.2009001863 MANAGER BROKER: ANDREW W MORRIS NUMBER: 440-427-0123

THIS AGREEMENT IS A LEGALLY BINDING CONTRACT IF YOU HAVE ANY QUESTIONS OF LAW, CONSULT YOUR ATTORNEY.





# 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.) Property Address: 4326 Redding Ave Cleveland Ohio 44109 Buyer(s): Realife Cleveland LLC Seller(s): I. TRANSACTION INVOLVING TWO AGENTS IN TWO DIFFERENT BROKERAGES The buyer will be represented by BROKERAGE AGENT(S) The seller will be represented by II. TRANSACTION INVOLVING TWO AGENTS IN THE SAME BROKERAGE If two agents in the real estate brokerage represent both the buyer and the seller, check the following relationship that will apply: work(s) for the buyer and ☐ 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. 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 will be working for both the buyer and seller as "dual agents". Dual agency is explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transaction has a personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain: Agent(s) Chaistophea kayon and real estate brokerage kearty toust sources will be "dual agents" representing both parties in this transaction in a neutral capacity. Dual agency is further explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transaction has a personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain: represent only the (check one) 🗆 seller or 🗀 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. CONSENT 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. clevelandel DATE SELLERILANDLORD SELLERA ANDLORD BUYER/TENANT

# **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

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.

Conscut: 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



3/20/2017		Omos or and Additi	ar reporty nav	A 111.CLU O11 1 1 1	00,00,100, 00,100,19	l		
Information .	Transfer Certified History Values		esidentiai dg 5ketch	lases	Sesich Page			
OWNERS NAME RE ADDRESS 043	ALIFE CLEVELAND 4 326 REDDING AVE EVELAND	6 LLC		lick Here	to view a Ske	tch of t	ite Property  Field Definitions	
Residential Buil	ldina		•					
BLDG NUMBER	1 of 1		ROOMS		5	ス	886730	
OCCUPANCY	1 FAMILY		BEDROOMS	<b>;</b>	3		0 0 0	
STYLE	CAP		FULL BATH	3	1			
QUALITY	C		HALF BATH	s	0			
CONDITION	AVG		PLUMB FIX	TURES	5			
EXTERIOR WALLS	A/V		GARAGE T	/PE	DET			
BASEMENT TYPE	BMT		GARAGE A	3E	1942			
ATTIC TYPE	N		GARAGE T	/PE	DET		•	
HEAT TYPE	FHA		GARAGE C	APACITY	1			
STORY HEIGHT	1.5		GARAGE A	3E	1942			
YEAR BUILT	1942		GARAGE S	ZE	216			
EFFECTIVE YEAR BUILT	1957		LIVING ARE	A BSMT	•			
ROOF TYPE	GBL		LIVING ARE	A 1	672			
ROOF MATERIAL	ASP		LIVING ARE	A 2	336			
AIR CONDITION	N		LIVING ARE	A UPPER				
BASEMENT SQFT	672		LIVING ARE	A TOTAL	1008			
FINISHED BASEME	NT						•	
	enities For Building:							
AMENITY TYPE AMENITY TYPE	ENCLOSED PORCH OPEN PORCH	AMENITY MEAS		180 24				

CUYAHOGA COUNTY ASSUMES NO LIABILITY FOR DAMAGES AS A RESULT OF ERRORS, OMISSIONS OR DISCREPANCIES CONTAINED IN THESE PAGES. PROSPECTIVE PURCHASERS SHOULD CONSULT A REAL ESTATE ATTORNEY AND PURCHASE A TITLE INSURANCE POLICY PRIOR TO THE SALE.



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

Representing the Sellers

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

Representing Buyers

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

Dual Agency

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

Representing Both the Buyer & Seller

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

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

Working With Realty Trust Services- Our Policy On Agency

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

In the event that both the buyer and seller are represented by the same agent, the agent and Realty Trust Services will act as a dual agent but only if both parties agree. As a dual agent, they will treat both parties honestly, prepare

and present offers at the direction of the parties, and help the parties fulfill the terms of any contract. They will not, however, disclose any confidential information that would place one party at an advantage over the other or advocate or negotiate to the detriment of either party.

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

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

Working With Other Brokerages

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

Fair Housing Statement

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

We hope you find this information to be helpful to you as you begin your real estate transaction. When you are ready to enter into a transaction, you will be given an Agency Disclosure Statement that specifically identifies the role of the agents and brokerages. Please ask questions if there is anything you do not understand. If you want to see the Realty Trust Services complete Agency Policy or have further questions feel free to call our broker Andrew W Morris at 440-427-0123.

Because it is important that you have this information, Ohio law requires that we ask you to sign below to acknowledge receipt of this pamphlet. Your signature will not obligate you to work with our company if you do not choose to do so.

Realif	e Cleveland LLC (Please Print)		
Name	(Please Print)	Name	(Please Print)
	3-20-17		
Signature	Date	Signature	Date

## Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

		Δ .		 444
Lead	To descrip	11/10	<b>C3</b> 33	e mi
	44511	T 52 2 40.	. wid * 600 m 67*	 

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 point hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based point hazards. A risk assessment or inspection for possible lead-based point hazards is recommended prior to purchase.

Property Address: 4326 Redding Ave Cleveland Ohio 44109	
and the control of the first termination.	
Seller's Disclosure  (a) Presence of lead-based paint and/or lead-based paint hazards (check (f) or (ii) below):	
(a) Presence of lead-based paint and/or lead-based paint hazards are present in the (explain).	e housing
(ii) Seller has no knowledge of lead-based paint and/or lead-based paint hazard	is in the housing.
(b) Records and reports available to the setler (check (i) or (ii) below):	
(i) Seller has provided the purchaser with all available records and reports per based paint and/or lead-based paint hazards in the housing (list document	taining to lead- s below).
(ii) Seller has no reports or records pertaining to lead-based paint and/or lead-hazards in the housing.	based paint
Purchaser's Acknowledgment	
(c) Purchaser has received copies of all information listed above.	
(d) Purchaser has received the pamphlet Protect Your Family from Lead in Your Ho	ome
(e) Purchaser has (check (i) or (ii) below):	
(i) received a 10-day opportunity (or mutually agreed upon period) to conduct ment or inspection for the presence of lead-based paint and/or lead-based	a risk assess- paint hazards; or
(ii) waived the opportunity to conduct a risk assessment or inspection for the lead-based paint and/or lead-based paint hazards.	presence of
Agent's Acknowledgment	
(f) Agent has informed the seller of the seller's obligations under 42 U.S.C. 48! aware of his/her responsibility to ensure compliance.	52(d) and is
Certification of Accuracy	
The following parties have reviewed the information above and certify, to the best of their knowle information they have provided is true and accurate.	edge, that the
Realife develord LLC X	3-20-17
Seller Date Seller	Date
Purchaser Date Purchaser	Date
Agent Date Agent	Date



# AGENCY DISCLOSURE STATEMENT



The real estate agent who is providing you with this form is required to do so by Ohio law. You will not be bound to pay the 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.) 4326 Redding Rd. Cleveland, OH 44109 Property Address: Buyer(s): Barbara Figueroa lealife cleveland Seller(s): I. TRANSACTION INVOLVING TWO AGENTS IN TWO DIFFERENT BROKERAGES The buyer will be represented by Amanda Telencio BROKERAGE AGENT(S) and Realty Trust Services, LLC BROKERAGE The seller will be represented by Christopher C. Kaylor II. TRANSACTION INVOLVING TWO AGENTS IN THE SAME BROKERAGE If two agents in the real estate brokerage represent both the buyer and the seller, check the following relationship that will apply: work(s) for the buyer and ☐ Agent(s) work(s) for the seller. Unless personally involved in the transaction, the broker and managers will be "dual agents", which is further explained on the back of this form. 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 will be working for both the buyer and seller as "dual agents". Dual agency is explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transaction has a personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain: III. TRANSACTION INVOLVING ONLY ONE REAL ESTATE AGENT and real estate brokerage Agent(s) be "dual agents" representing both parties in this transaction in a neutral capacity. Dual agency is further explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transaction has a personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain: ☐ represent only the (check one) ☐ seller or ☐ 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. CONSENT 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. cleveland L SELLER/LANDLORD DATE BUYER/TENANT

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, 20<sup>th</sup> Floor
Columbus, OH 43215-6133
(614) 466-4100

