Page 1 of 2

AFFILIATED BUSINESS ARRANGEMENT DISCLOSURE STATEMENT Keller Williams® Realty GREATER CLEVELAND SOUTHWEST

To: Michael, Josephine M & Nicole L Lepore

From: Keller Williams® Realty GREATER CLEVELAND SOUTHWEST and Jesse Kracht Property Address: 21762 Seabury Ave, Fairview Park, 44126 Date: 03/22/2017

This is to give you notice that Keller Williams® Realty GREATER CLEVELAND SOUTHWEST and its agent Jesse Kracht has/have a business relationship with Venture Land Title Agency, LLC. Keller Williams® Realty GREATER CLEVELAND SOUTHWEST and Jesse Kracht is/are equity owners of Venture Land Title Investors III, LLC Venture Land Title Investors III, LLC owns 49% of Venture Land Title Agency, LLC. Because of this relationship, this referral may provide Keller Williams® Realty GREATER CLEVELAND SOUTHWEST and its agent Jesse Kracht a financial or other benefit.

In addition, Venture Title Holdings, LLC owns 51% of Venture Land Title Agency, LLC. The owners of Chicago Title Agency of Northeast Ohio, Inc., Lawyers Title Agency of Chardon and Ohio Real Title Agency, LLC have ownership in Venture Title Holdings, LLC. Chicago Title Agency of Northeast Ohio, Inc., Lawyers Title Agency of Chardon and Ohio Real Title Agency, LLC will provide settlement services in conjunction with the services performed by Venture Land Title Agency, LLC. Because of the relationship between Chicago Title Agency of Northeast Ohio, Inc., Lawyers Title Agency, LLC and Venture Land Title Agency, LLC, this referral may provide Chicago Title Agency of Northeast Ohio, Inc., Lawyers Title Agency of Chardon, or Ohio Real Title Agency, LLC a financial or other benefit.

Further, this is to give you notice that Keller Williams® Realty Greater Cleveland Southwest and many of its principals have a business relationship with Realty Insurance Agency ("RIA"). These principals of Keller Williams® Realty Greater Cleveland Southwest indirectly own 4% of RIA. Because of this relationship, this referral may provide Keller Williams® Realty GREATER CLEVELAND SOUTHWEST and its principals a financial or other benefit.

Set forth below is the estimated charge or range of charges for the settlement services listed. You are NOT required to use the listed provider(s) as a condition for purchase, sale, or refinance of the subject property. THERE ARE FREQUENTLY OTHER SETTLEMENT SERVICE PROVIDERS AVAILABLE WITH SIMILAR SERVICES. YOU ARE FREE TO SHOP AROUND TO DETERMINE THAT YOU ARE RECEIVING THE BEST SERVICES AND THE BEST RATE FOR THESE SERVICES.

Page 2 of 2

Insurance premiums vary with the amount of coverage. Policies for homes from \$50,000 to \$250,000 range from \$200.00 to \$1000.00.

Venture Land Title Agency, LLC:

| Title insurance premium: | As filed with the State of Ohio |
|--------------------------|---------------------------------|
| Title examination fee: | \$295.00 to \$395.00 |
| Title Commitment fee: | \$100.00 |

ACKNOWLEDGMENT

I/we have read this disclosure form, and understand that Keller Williams® Realty GREATER CLEVELAND SOUTHWEST and Jesse Kracht is/are referring me/us to purchase the above-described settlement service(s) and may receive a financial or other benefit as the result of this referral.

| dotloop verified 03/23/17 6:05PM EDT JYXI-METF-2MB9-0T0N | | |
|--|---|---|
| Date | Seller | Date |
| dotloop verified 03/23/17 6:13PM EDT ZCUQ-YHB2-9PH6-AIPY | | |
| dotloop verified 03/23/17 6:49PM EDT OBRC-MPNA-ZTWT-6N86 | | |
| Date | Seller | Date |
| | 03/23/17 6:05PM EDT JYXI-METF-2MB9-0TON Date dotloop verified 03/23/17 6:13PM EDT ZCUQ-YHB2-9PH6-AIPY dotloop verified 03/23/17 6:49PM EDT 03/23/17 6:49PM EDT 03/23/17 6:49PM EDT | 03/23/17 6:05PM EDT JYXI-METF-2MB9-OTON Date Seller dotloop verified 03/23/17 6:49PM EDT 03/23/17 6:49PM EDT 03/23/17 6:49PM EDT 0BRC-MPNA-ZTWT-6N86 |



AGENCY DISCLOSURE STATEMENT



| The real estate agent who is providing you with this for agent or the agent's brokerage by merely signing this advised of the role of the agent(s) in the transaction prope | form. Instead, the purpose of | of this form is to confirm that you have been |
|--|--|--|
| and the term "buyer" includes a tenant.) Property Address: 21762 Seabury Ave, Fairview F | Park, 44126 | |
| Buyer(s): Michael, Josephine M & Nicole L Lepor | | |
| Seller(s): Susan E. Cobb | | |
| I. TRANSACTION INVOLVING T | WO AGENTS IN TWO DI | FFERENT BROKERAGES |
| The buyer will be represented by | | and |
| | ЭЕЛТ(S) ОГ GENT(S), | BROKERAGE Realty Trust Services, LLC BROKERAGE |
| II. TRANSACTION INVOLVIN | | |
| If two agents in the real estate brokerage | | SAME DROKERAGE |
| represent both the buyer and the seller, check the following | ng relationship that will apply | y: |
| Agent(s) | | work(s) for the buyer and |
| Agent(s) involved in the transaction, the broker and managers As dual agents they will maintain a neutral position in | will be "dual agents", which | work(s) for the seller. Unless personallyis further explained on the back of this form. |
| andwill be worl on the back of this form. As dual agents they will ma confidential information. Unless indicated below, nei has a personal, family or business relationship with ei | intain a neutral position in the ther the agent(s) nor the brok | erage acting as a dual agent in this transaction |
| III. TRANSACTION INVO | | LESTATE AGENT |
| | and real estate brokerage | will |
| □ be "dual agents" representing both parties in this trans this form. As dual agents they will maintain a neutral information. Unless indicated below, neither the agen personal, family or business relationship with either t | position in the transaction ar tt(s) nor the brokerage acting | nd they will protect all parties' confidential as a dual agent in this transaction has a |
| represent only the(<i>check one</i>) seller or buyer represent his/her own best interest. Any information p | | |
| I (we) consent to the above relationships as we enter (we) acknowledge reading the information regarding | | |
| dotloop verified 03/23/17 6:05PM EDT JHIP-ZTJ4-ZE8K-59XJ | | |
| BUYER/TENANT | SELLER/LAND | DLORD |
| Josephine M Lepore dottoop verified 03/23/17 6:13PM EDT 93BL-AATY-ETJM-R8HZ | | |
| BUYER/TENANT | SELLER/LAND | |
| Nicole L Lepore dottoop verified 03/23/17 6:49PM EDT CSWA-YFLB-MSSL-X8XN | 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:





Buyer's Initials:



Ohio Department of Commerce Division of Real Estate & Professional Licensing 77 S. High Street, 20_{th}Floor Columbus, OH 43215-6133 (614) 466-4100



Seller's Initials:

Effective 01/01/05

| KELLER WILLIAMS R E A L T Y Greater Cleveland Southwest PROMISSORY NOTE | | | | |
|--|--|--|--|--|
| The undersigned hereby promises to pay to the order of | nio Real Title(\$160000), | | | |
| and further agrees that this Promissory Note is payable of Purchase and Acceptance for the property located, Ohio. | | | | |
| Signature: Michael Lepore | gnature: Josephine M Lepore dottoop verified 03/23/17 6:13PM EDT TPC1-N5YQ-I3CO-KINN | | | |
| Print Name: Pri | nt Name: | | | |
| Date: D | ate: | | | |
| Nicole LLepore dottoop verified Vicole LLepore V9HI-JUN- IAB-QOXO | | | | |

For Your Protection: Get a Home Inspection

Name of Buyer(s) Michael, Josephine M & Nicole L Lepore

Property Address 21762 Seabury Ave, Fairview Park, 44126

Why a Buyer Needs a Home Inspection

A home inspection gives the buyer more detailed information about the overall condition of the home prior to purchase. In a home inspection, a qualified inspector takes an in-depth, unbiased look at your potential new home to:

-Evaluate the physical condition: structure, construction, and mechanical systems.

-Identify items that need to be repaired or replaced.

-Estimate the remaining useful life of the major systems, equipment, structure, and finishes.

Radon Gas Testing

The United States Environmental Protection Agency and the Surgeon General of the United States have recommended that all houses should be tested for radon. For more information on radon testing, call the National Radon Information Line at 1-800-SOS-Radon or 1-800-767-7236. As with a home inspection, if you decide to test for radon, you may do so before signing the contract as long as your contract states the sale of the home depends on your satisfaction with the results of the radon test.

Appraisals are Different from Home Inspections

An appraisal is different from a home inspection. Appraisals are for lenders; home inspections are for buyers. An appraisal is required for three reasons:

-To estimate the market value of a house.

-To make sure that the house meets FHA minimum property standards/requirements.

Be an Informed Buyer

It is your responsibility to be an informed buyer. Be sure that what you buy is satisfactory in every respect. You have the right to carefully examine your potential new home with a qualified home inspector. You may arrange to do so before signing your contract, or may do so after signing the contract as long as your contract states that the sale of the home depends on the inspection.

-To make sure that the house is marketable.

I / We understand the importance of getting an independent home inspection. I / We have considered this before signing a contract with the seller for a home.

| I | | |
|---|---|---|
| | Y | |
| r | | 1 |
| I | | |

- I / We choose to have a home inspection performed.
- I / We choose not to have a home inspection performed.

I / We have received a list of at least 3 qualified inspectors.

| X | Michael Lepore | dotloop verified 03/23/17 6:05PM EDT 9CGI-LITP-ZZZZ-LSAW | X | Josephine M Lepore | dotloop verified 03/23/17 6:13PM EDT PHPY-OCBF-F0X9-ZQYP | |
|---|------------------|--|---|--------------------|--|--|
| | Signature & Date | | 1 | Signature & Date | | |
| | Nicole L Lepore | dotloop verified 03/23/17 6:49PM EDT E5JX-BRXA-VZ39-RTFW | | | | |

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ADDENDUM:

| This is an Addendum to the Purchase Agreement dated <u>03/22/2017</u> | |
|---|--------------------|
| for the purchase and sale of the Property known as (Street Address) | |
| 21762 Seabury Ave, Fairview Park, 44126, (City) | , Ohio |
| Michael, Josephine M & Nicole L Lepore | ("BUYER") |
| and_ Susan E. Cobb | <u>(</u> "SELLER") |

The following is hereby mutually agreed upon by said BUYERS and the SELLERS:

| This offer is contingent up purchase agreement and s | on the buyers re upporting docs. | view and acceptance of an attorney | rs review of the |
|---|--|------------------------------------|------------------|
| | - FF | | |
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| | datioon verified | | |
| Michael Lepore | dotloop verified 03/23/17 6:05PM EDT BELK-UMUM-XBB6-123A | | |
| BUYER | DATE | SELLER | DATE |
| Josephine M Lepore | dotloop verified 03/23/17 6:13PM EDT WJWZ-WO0P-K0I2-KAIV | | |
| | | | |
| | DATE | SELLER | |
| | | | REALTOR" |
| Nicole L Lepore | dotloop verified 03/23/17 6:49PM EDT P2IW-3JZH-WZAL-7P08 | | |



WALK THROUGH ADDENDUM

The following provisions are part of the Offer to Purchase Real estate and Acceptance between Michael, Josephine M & Nicole L Lepore (BUYER) and

| Susan E. Cobb | (SELLER) |
|---|----------|
| for the Property located at 21762 Seabury Ave, Fairview Park, 44126 | 3 |
| Ohio, with offer dated $\frac{03/22}{2017}$ | |

The parties hereby agree as follows:

- 1. Buyer will be given an opportunity to walk through the Property on or about <u>five</u> day(s) prior to title transfer solely for the purpose of verifying that the Property is in the same or similar condition, absent normal wear and tear, that it was at the time of the execution of the Agreement. Buyer acknowledges and agrees that no issues may be raised at the time of the walk-through with respect to any condition of the Property that was in existence at the time of Buyer's viewing or inspection of the Property. In the event that the walk-through evidences a material adverse change in the condition of the Property, then Buyer shall promptly notify the Seller and the escrow agent in writing. Thereafter, the parties shall mutually agree in writing upon an amount to be either: (a) held in escrow from Seller's proceeds pending correction of the material adverse change; or (b) credited to Buyer through escrow at the time of title transfer.
- 2. The Property shall be in broom clean condition and free of all personal property and debris at the time of possession.

| | Michael Lepore | dotloop verified 03/23/17 6:05PM EDT OILU-RBVI-5QTM-NV3G | |
|--------|--------------------|--|-----------|
| BUYER: | Josephine M Lepore | dotloop verified 03/23/17 6:13PM EDT XOV3-3XD4-4TBY-RBAA | 8: |
| BUYER: | Nicole L Lepore | dotloop verified 03/23/17 6:49PM EDT CTPT-AIWZ-SQP5-IZZQ | <u>}:</u> |
| DATE: | | DATE: | |





CONSUMER GUIDE TO AGENCY RELATIONSHIPS KELLER WILLIAMS[®] REALTY GREATER CLEVELAND SOUTHWEST

We are pleased you have selected **Keller Williams[®] Realty Greater Cleveland Southwest** to help you with your real estate needs. Whether you are selling, buying or leasing real estate, Keller Williams[®] Realty Greater Cleveland Southwest 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. 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 Keller Williams® Realty Greater Cleveland Southwest

Keller Williams[®] Realty Greater Cleveland Southwest 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 Keller Williams[®] Realty Greater Cleveland Southwest 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. Keller Williams[®] Realty Greater Cleveland Southwest will still supervise both agents to assure that their respective clients are being fully represented and will protect the parties' confidential information.





CONSUMER GUIDE TO AGENCY RELATIONSHIPS KELLER WILLIAMS[®] REALTY GREATER CLEVELAND SOUTHWEST

In the event that both the buyer and seller are represented by the same agent, the agent and **Keller Williams**[®] **Realty Greater Cleveland Southwest** 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 or you can seek representation from another brokerage.

As a buyer, you may also choose to represent yourself on properties Keller Williams[®] Realty Greater Cleveland Southwest has listed. In that instance, Keller Williams[®] Realty Greater Cleveland Southwest 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 Keller Williams[®] Realty Greater Cleveland Southwest lists property for sale, it also cooperates with, and offers compensation to, other brokerages that represent buyers. Keller Williams[®] Realty Greater Cleveland Southwest 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 Keller Williams[®] Realty Greater Cleveland Southwest 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 Keller Williams[®] Realty Greater Cleveland Southwest will be representing your interests. When acting as a buyer's agent, Keller Williams[®] Realty Greater Cleveland Southwest 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, as amended, 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.

CONSUMER GUIDE TO AGENCY RELATIONSHIPS KELLER WILLIAMS[®] REALTY GREATER CLEVELAND SOUTHWEST

You have been presented with Keller Williams[®] Realty Greater Cleveland Southwest "Consumer Guide to Agency Relationships". Because it is important that you have this information, Ohio law requires that we ask you to sign below, acknowledging receipt of this Consumer Guide.

Your signature will not obligate you to work with our company if you do not choose to do so.

| Name | (Please Print) | Name | (Please Print) |
|-----------------|--|--------------------|--|
| Michael Lepore | dotloop verified 03/23/17 6:05PM EDT NV1I-YF00-MAKO-ETL6 | Josephine M Lepore | dotloop verified 03/23/17 6:13PM EDT SUTT-FKXI-0PWG-P77R |
| Signature | Date | Signature | Date |
| Nicole L Lepore | dotloop verified 03/23/17 6:49PM EDT QCXX-KAUW-ZPD8-PDYY | | |



OFFER TO PURCHASE REAL ESTATE AND ACCEPTANCE

| 1 | BUYER: The undersigned Michael, Josephine M & Nicole L L | epore | offers to buy the following |
|--|---|--|--|
| 2 | described property located at: 21762 Seabury Ave, Fairview Park, 4 | | , |
| 3 | , Ohio, (the "Property | "). Permanent Parcel No.321 | -30-031 |
| 4 5 7 8 9 10 11 12 13 | The Property, which BUYER accepts in its "AS IS" PRESENT PHYS rights, privileges and easements, and all buildings and fixtures, include electrical, heating, plumbing and bathroom fixtures; all window and of curtain and drapery fixtures; all landscaping, disposal, smoke permanently attached carpeting. The following items shall also remain: refrigerator; dishwasher; washer; dryer radiator covers; win fireplace tools; screen; glass doors fireplace grates all existin inserts; gas logs; and water softener. Also included: | ding such of the following as a door shades, blinds, awnings, detectors, garage door opene ⊡satellite dish; ⊠range and dow air conditioner ⊠central a | re now on the Property: all screens, storm windows, er(s) and controls; all oven⊠mcrowave; ⊠kitchen air conditioning: bas grill: |
| 14 | NOT included: | | |
| 15 | | | |
| 16 17 18 19 20 21 | SECONDARY OFFER: This i s i s i s not a secondary offer. This second BUYER'S receipt of a signed copy of the release of the primary offer or the right to terminate this secondary offer at any time prior to BUYER' delivering written notice to the SELLER or to SELLER'S agent. BUYER's the primary offer. | n or before S receipt of said copy of the re shall deposit earnest money wi | . BUYER shall have elease of the primary offer by |
| 21 22 23 24 | PRICE: BUYER shall pay the sum of payable as follows: | \$ | |
| 25 26 27 28 | Earnest Money paid to Escrow Agent or Broker will be deposited in a non-interest bearing trust account and credited against purchase price: Check to be made payable to Broker or Escrow Agent and deposit | | |
| 29 30 31 | Note to be redeemed within four (4) days after formation of a bin Cash down payment to be deposited in escrow: | ding Agreement, as defined he \$ 155,000 | erein. |
| 32 33 | Mortgage loan to be obtained by BUYER: | \$ | |
| 34 35 | CONVENTIONAL, 🗗 FHA, 🗖 VA, 🗹 CASH, 🗖 OTHER | | |
| 36 37 38 39 40 41 42 43 44 45 | FINANCING: This offer is conditioned upon BUYER making a $\frac{N/A}{N/A}$ days after Acceptance, as hereinafter defined, in the BUYER without and void. Upon signing of a mutual release by SELLER as the BUYER without any further liability of either party to the other or the earnest money was deposited with the Depository, the parties have or written notice that such legal action to resolve the dispute has been fit with no further notice to Seller. | and obtaining a written commit at commitment is not timely obtain and BUYER, the earnest mone o Broker and their agents. If w e not provided the Depository v iled, the Depository shall return | ment for that loan on or about ained, then this AGREEMENT y deposit shall be returned to vithin two years from the date with such signed instructions in the earnest money to BUYEF |
| 46 | CLOSING: All funds and documents necessary for the completion of | | - |
| 47 48 | institution or escrow agent on or before <u>05/03/2017</u> 05/04/2017 | and title shall be | transferred on or about |

| 49 | POSSESSION: SEL | LER shall deliver possession | and occupancy to BUYER on or befo | ore 6:00 p.m., <u>1</u> | day(s) after recording |
|--|---|--|--|--|--|
| 50 | of the Deed or | 05/05/2017 | whichever is later. BUYE | R agrees to transfer util | ities commencing on the |
| 51 | date of possession. | | | | |
| 52 53 54 55 56 57 58 59 60 61 62 63 | of dower, free and restrictions, condition value of the Proper payable. SELI from <u>Chica</u> premium split equally serve as the Escrow may either a) accept in which case neither | clear of all liens and encun ns, easements (however cre ty; c) zoning ordinances, if LER shall furnish ago Title Agency y between SELLER and BU Agent. SELLER shall have of title subject to each defe BUYER, SELLER nor any B | | any mortgage assumed of materially adversely hts, both general and sp Policy of f the purchase price wi agree in writing, the tit ove title defects. If una chase price or b) term ther liability to each oth | d by BUYER; b) such y affect the use or pecial, not yet due and Title Insurance ith cost of the insuring the company also shall able to do so, BUYER hinate this AGREEMENT her, and both BUYER |
| 64 65 67 68 69 70 71 72 73 74 75 76 77 78 | and Homeowners A Deed. Taxes and as with the county audi the amount of taxes of closing becomes time of the Agreem the improved Prope taxes when they be reserve once it rece date of title transfer charges, if any. The any balance to SEL | association fees and assessments shall be prorated itor's office about the status of owed. The parties agree to a available. If the Property is ent, then the Escrow Agent is erty to the date of title transfer come due and payable after eives notice from the county The Escrow Agent shall wi e Escrow Agent is instructed | to either pay said charges or verify s y shall be deemed subject to any ag | Escrow Agent as of the ax duplicate. The parties vailable tax duplicate ma tion when the tax duplica mpleted or in the proce timate of the taxes to ow from SELLER'S ne nstructed to release the nd improvements have R to secure payment of SELLER'S payment of | e date of recording of the s are advised to consult ay not accurately reflect ate for the calendar year ess of completion at the be owed on the value of the proceeds to pay those balance of the funds on been paid in full to the of final water and sewer said charges <u>and</u> remit |
| 79 80 81 82 83 84 85 86 87 88 89 | standard conditions escrow: a) real esta BUYER; c) title exa BUYER; e) Broker's VA/FHA regulations shall pay directly all any, shall be credite BUYER shall pay th | s of acceptance that are not ate transfer tax; b) any am am and one-half the cost of commissions; f) one-half of t s prohibit payment of escrow utility charges to the date of ed in escrow to the BUYER. e following through escrow (| r fees by BUYER in which case SEL title transfer or date of possession, unless prohibited by VA/FHA regulat | SELLER shall pay the ortgage, lien or incumb e Policy of Title Insura LER shall pay the entir whichever is later. Ten tions): a) one-half of the | following costs through prance not assumed by ance; d) prorations due (unless re escrow fee). SELLER nant security deposits, if e escrow fee; b) one-half |
| 90 91 92 | other <u>N/A</u> | | blicy of Title Insurance; c) all recordin | | d any mongage, and d) |
| 93 | BUYER acknowledg | ges the availability of a LIMIT | ED HOME WARRANTY PROGRAM | M with a deductible paid | by BUYER which 🗹 will |
| 94 | will not be provide | ed from Americas Preferred I | | | |
| 95 96 97 98 99 100 101 102 | from the warranty p INSPECTION: This the specified nu responsible for retai | ne limited home warranty doe rovider. Agreement shall be subject umber of days from the o | d to SELLER BUYER the es not cover pre-existing defects in t to the following inspection(s) by a pr date of Acceptance , as herein def r for each requested inspection and spector(s). | the Property and that B rofessional inspector of fined. BUYER agrees | BUYER'S choice within that BUYER is solely |
| 103 104 105 106 107 108 109 110 | and Broker. BUYE not readily appare guarantee and in n duty to exercise re condition and sys | R understands that all rea nt and which may affect a no way assume responsibil asonable care to inspect a | R acknowledges that BUYER is a I property and improvements ma property's use or value. The parti- ity for the Property's condition. B nd make diligent inquiry of the SE PECTIONS REQUIRED BY ANY S BUYER INSPECTIONS. | ay contain defects an ies agree that the brok UYER acknowledges ELLER or BUYER'S ins | ad conditions that are kers and agents do not that it is BUYER'S own spectors regarding the |

| 111 112 | Choice | Inspection | Expense |
|--|--|---|---|
| 113 114 115 116 117 118 119 120 121 | Yes No | GENERAL HOME 7 days SEPTIC SYSTEM days WATER POTABILITTY days WELL FLOW RATE days RADON 10 days OTHER 10 days | BUYER SELLER |
| 122 | | me inspector deems additional inspections necessary | / |
| ML 03/23/17 6:05PM EDT 126 127 128 122 | Any fail ا <u>مراحی (مراحی)</u> deemed absolute acce | initials) BUYER elects to waive each professional inspection to perform any inspection indicated "YES" herein is a waiv otance of the Property by BUYER in its "AS IS" condition quested, BUYER shall have three (3) days to elect one of | er of such inspection and shall be n. the following: a) remove the Inspection |
| 129 130 131 132 133 | SELLER agreeing to happrofessional manner at S latent defects NOT previo | the Property in its "AS IS" PRESENT PHYSICAL CONDITION ave specific items identified in a written inspection report in ELLER'S expense; or c) terminate this AGREEMENT if written busly disclosed in writing by the SELLER and any cooperating re | repaired by a qualified contractor in a n inspection report(s) identify material eal estate Broker. |
| 134 135 136 137 138 139 140 141 142 143 144 145 | Agreement removing the subject to the SELLER re an Amendment to Pur repaired. SELLER and B report(s) to agree in writin both parties within those t release. If the BUYER ele BUYER shall provide a c release. Upon signing of | ad in its "AS IS" PRESENT PHYSICAL CONDITION, BUYER agr inspection contingency and this Agreement will proceed in full for epairing specific defects, BUYER shall provide to SELLER a cop chase Agreement removing the inspection contingency and UYER shall have three (3) days from SELLER'S receipt of the w ng which defects, if any, will be corrected at SELLER'S expense. hree (3) days, then this Agreement shall be null and void and SEL cts to terminate this Agreement based upon newly discovered ma copy of the written inspection report to the SELLER and both p a mutual release by SELLER and BUYER, the earnest money dep er party to the other or to Broker(s). | ce and effect. If the Property is accepted by of the inspection report(s) and sign identifying the defects which are to be written list of defects and the inspection If a written Agreement is not signed by LER and BUYER agree to sign a mutual aterial latent defects in the Property, then arties agree to promptly sign a mutual |
| 146 147 148 149 150 | | WRITING to extend the dates for inspections, repairs, or the deac agrees to provide reasonable access to the Property for BUYEF | |
| 150 151 152 153 154 155 156 157 158 159 160 | Licensed inspection or ex agency's written report sh pests, termites or wood de furnish a certificate of gua at least sixty (60) days in THE BUYER OR S | WOOD DESTROYING INSECTS: An inspection of all structures terminating agency of BUYER'S of SELLER'S choice at BL all be made available to the BUYER before closing. If such report estroying insects, treatment of the condition shall be made by a lic rantee for a period of at least one year in the case of termites and the case of wood destroying insects. ALL REPAIRS AND TRE/ ELLER (unless FHA/VA regulations prohibit payment of insp st.) This AGREEMENT may be voided by the party paying for the | JYER'S SELLER'S expense and such shows existing infestation or damage by ensed exterminating agency which shall a certificate of guarantee for a period of ATMENT COSTS SHALL BE PAID BY bection by BUYER, in which case |
| 161 162 163 | | BASED PAINT: BUYER shall have the right to have a ris inspector, for the presence of lead-based paint and/or lead bas | |
| 164 165 166 167 168 169 170 171 172 | within ten (10) days after Home" for more informati report, then BUYER sha deficiencies noted on the written inspection and/or will have the option to eith repairs. If SELLER elects | formation of a binding AGREEMENT. See EPA pamphlet " on.) In the event existing deficiencies or corrections are all have the right to terminate the AGREEMENT or request that to written inspection report. In that event, BUYER agrees to immedi- risk assessment report. Upon receipt of the inspection report and her agree to correct the deficiencies identified in the inspector's to correct the deficiencies, SELLER agrees to provide to BU d risk assessor or inspector demonstrating that the deficiencies | Protect Your Family from Lead in Your e identified by the inspector in a written the SELLER repair the specific existing ately provide SELLER with a copy of the BUYER'S request of repairs, SELLER written report or decline to do any YER prior to Title Transfer with a |

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.

175

BUYER has 176 BUYER has 177 IN YOUR HOME[®] and a copy of the "DISCLOSURE ON LEAD-BASED PAINT AND/OR LEAD BASED PAINT HAZARDS."

BUYER HAS NOT (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

182 information contained on the disclosure form within days from receipt.

MEGAN'S LAW: SELLER warrants that SELLER has disclosed to BUYER all notices received from the local Sheriff's department
 pursuant to Ohio's sex offender law. BUYER acknowledges that any such information may no longer be accurate and agrees to
 inquire with the local sheriff's office about sex offender registration. BUYER agrees to rely on solely BUYER'S own inquiry with the
 local sheriff's office as to registered sex offenders, and not SELLER or any broker or agent.

189 CONDITION OF PROPERTY: BUYER has examined the Property and agrees that the Property is being purchased in its "AS IS" 190 PRESENT PHYSICAL CONDITION, including any defects disclosed by the SELLER on the State of Ohio Residential Property 191 Disclosure Form. SELLER agrees to notify BUYER in writing of any additional disclosure items that arise between the date of 192 Acceptance as herein defined and the date of recording of the deed.

- ML ML YER'S initials) received a copy of the Residential Property Disclosure Form signed by SELLER BUYER 🗹 HAS <u>03/23/17</u> 6:49PN(CERTE) prior to writing this offer. 03/23/17 M EDT 03/23/17 on _02/17/2017

(BUYER'S initials) received a copy of the Residential Property Disclosure Form. This offer BUYER HAS NOT 197 is subject to the SELLER completing the Residential Property Disclosure Form and BUYER'S review and approval of the information 198 days from receipt. SELLER shall pay all costs for the repair of any gas line leak 199 contained on the disclosure form within found between the street and foundation at the time of transfer of utilities. SELLER agrees to comply with any and all local 200 governmental point of sale laws and/or ordinances. SELLER will promptly provide BUYER with copies of any notices received from 201 government agencies to inspect or correct any current building code or health violations. If applicable, BUYER and SELLER shall 202 haveThree 203 (3) 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 204 may be declared null and void by either party. 205 206

REPRESENTATIONS AND DISCLAIMERS: BUYER acknowledges that the SELLER has completed the Residential Property Disclosure Form and agrees to hold the Broker(s) and their agents harmless from any misstatements, errors or omissions made by the SELLER. 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 has not relied on any representation by the Broker(s) and/or any agent(s) regarding the use or condition of the Property, square footage, zoning, lot dimensions, homeowners' fees, public and private assessments, utility bills, taxes or special assessments except as listed below (if none, indicate "none"):

None

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215 216 DAMAGE: If improvements to the Property are destroyed or damaged in excess of ten percent (10%) of the purchase price prior 217 to title transfer, then BUYER may either accept the insurance proceeds for said damage and complete this transaction or 218 terminate this Agreement and receive the return of all deposits made. If such damage is less than ten percent of the purchase 219 price, then SELLER shall restore the Property to its prior condition.

EARNEST MONEY: Unless otherwise specified herein, the Earnest Money shall be retained in the Broker's trust account until title transfer, at which time the parties agree that it will be applied to any commission due to the Broker. Earnest Money in excess of the Broker's earned commission shall be forwarded to the Escrow Agent in advance of title transfer. In the event of a dispute over the Earnest Money, the parties acknowledge and agree that the Broker's receipt of either: (1) mutual written Earnest Money in the Broker's non-interest bearing trust account pending the Broker's receipt of either: (1) mutual written authorization of the parties as to disbursement; or (2) a final court order authorizing disbursement of the funds.

BINDING AGREEMENT: For purposes of this Agreement, "Days" shall be defined as calendar days. "Acceptance" shall occur when
 the latter of the parties signs this Agreement without making material change and then delivers either written or verbal notice of such
 signatures to the other party or the other party's agent. Upon Acceptance, this offer and all attachments and addenda, shall become
 an Agreement binding on BUYER and SELLER, their heirs, executors, administrators, and assigns. This Agreement shall be made

part of or be used as the escrow instructions and shall be subject to the Escrow Agent's standard conditions of escrow not
 inconsistent herewith. The terms, covenants, conditions, and provisions of this Agreement to be performed by SELLER shall survive
 delivery and recording of the Deed.

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| BUYER) Date (ADDRESS AND ZIP CODE) (E-MAIL ADDRESS) Buyers With construction of the end of the | | HA FIA Home Inspection Notice "For Your Prote | |
|---|---------------------------------|--|---|
| Burderselfe and confliction terms of the Arrisement. Itcheel Lepore Market and the Arrisement. BUYER) Date (ADDRESS AND ZIP CODE) (E-MAIL ADDRESS) Burger Market and the arrise terms of the above offer. (E-MAIL ADDRESS) Burger Market and the arrise terms of the above offer. (E-MAIL ADDRESS) Burger Market and the arrise terms of the above offer. (E-MAIL ADDRESS) Burger Transferre (Receptation for the arrise through and intercoably instructs the escrow agent to pay from SELLER's Second for a commission of 3% on 1st \$100k, 2% on balance percent (%) of the purchase price to | | | |
| Burger Date (ADDRESS AND ZIP CODE) (E-MAIL ADDRESS) Burger Operation of the service of the | | | ······································ |
| Busphine M_Lepore Bit Status with an analysis of the service of t | Nichael Lepore | dotloop verified 03/23/17 6:05PM EDT 04KP-XBWJ-5ELV-VCGO | |
| Bit Press Data (Telephone) (E-MAIL ADDRESS) Bit Press Data (Telephone) (E-MAIL ADDRESS) Bit Coll Lippore Bit Diversified and the serves of the serve | (BUYER) Da | ate (ADDRESS AND ZIP CODE) | (E-MAIL ADDRESS) |
| ELLYER Date (E-MAIL ADDRESS) Water L Leptre Chicago Title Agency servin Depository; (OR Date in for the earnest money, subject to terms of the above offer. Chicago Title Agency servin ServerKrackt ServerMedicer cerver cerver servin ServerKrackt ServerMedicer cerver cerver servin ServerKrackt Server percent (3/2 %) of the purchase price Celler Williams Realty Greater Cleveland Southwest (Bro Cooperating broker, if any, at the following address) and Per listing agreement cerver SELLER Date (ADDRESS AND ZIP CODE) (E-MAIL ADDRE SELLER Date (ADDRESS AND ZIP CODE) (E-MAIL ADDRE Seller Date (TELEPHONE) (E-MAIL ADDRE The following information is provided solely for the Multiple Listing Services' use and will | Posephine M Lepore | dotloop verified 03/23/17 6:13PM EDT WTZ=C70No.DPZ?W.WYGWA | |
| Market Llepre Defension of the server server and the server server and the serve | | | (E-MAIL ADDRESS) |
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| Depository: (OR Line in for the earnest money, subject to terms of the above offer. Subsection Subsection Section Cereptance: Section < | DEPOSIT RECEIPT: Receip | is hereby acknowledged of a Check made payable | e toserving |
| Specific with the second specific second specif | Depository; (OR) | the earnest money, subject to terms of the above off | er. |
| Specific with the second specific second specif | - One Krast+ | dotloop verified 03/23/17 7:40PM EDT | |
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| a commission of 3% on 1st \$100k, 2% on balance percent (3/2%) of the purchase price (Brocket and (address)18318 Pearl Road Strongsville, OH 44136andPer listing agreement (Brocket and (address)18318 Pearl Road Strongsville, OH 44136andPer listing agreement bercent (%) of the purchase price to | ACCEPTANCE: SELLER acc | ents the above offer and irrevocably instructs the escr | ow agent to pay from SELLER'S escrow fund |
| Keller Williams Realty Greater Cleveland Southwest (Bro at (address) 18318 Pearl Road Strongsville, OH 44136 and Per listing agreement Dercent(%) of the purchase price to (Cooperating broker, if any, at the following address) (Cooperating broker, if any, at the following address) (Cooperating broker, if any, at the following address) (E-MAIL ADDRE SELLER) Date (ADDRESS AND ZIP CODE) (E-MAIL ADDRE SELLER) Date (TELEPHONE) (E-MAIL ADDRE SELLER) Date (TELEPHONE) (E-MAIL ADDRE SELLER) Date (TELEPHONE) (E-MAIL ADDRE Secure their agents and is not part of the terms of the Agreement. Wultiple Listing Information Uisting agent license #) (Listing agent name) (Listing broker name) Uisting broker office #) (Selling agent name) (Selling agent name) (Selling agent name) (2717 KWGCSW (Selling agent name) (Selling agent name) (Selling agent name) | | $d_{100} = 00/cm holomoo$ | |
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| beercent (%) of the purchase price to | | , | ^ |
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| KWGCSW | 2010001088 | | |
| | (Selling agent license #) | (Selling agent name) | |
| | | | |
| Selling broker license #) (Selling broker) | 2717 | KWGCSW | |

| n | 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. |
| | Property Address: 21762 Seabury Ave Fairview Park, Ohio 44126 |
| | Seller's Disclosure (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 |
| MJ 13/23/ MJ 13/23/ D5PM | |
| | Agent's Acknowledgment (f) Clark 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 AccuracyThe 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.Josephine M Leporedotop verified 03/23/17 6/13PM EDT CFE3-7F0R-08NJ-QUCU |
| | Michael Lepore dottoop verified 03/23/17 6:05PM EDT CXES-A6HW-LAFN-BE65 Nicole L Lepore 03/23/17 6:49PM EDT NLFH-IKTZ-SANQ-PV5K |
| | Purchaser Date Durchaser ate <u>Date</u> <u>Durchaser</u> ate <u>Date</u> <u>Durchaser</u> <u>Output</u> <u>dottoop verified</u> <u>03/23/17.741PM EDT</u> <u>CPR-10F7-4E7I-QRU3</u> <u>Date</u> |
| | Agent Date Jate |

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STATE OF OHIO

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 THIS FORM IS NOT A SUBSTITUTE FOR ANY SUBAGENT REPRESENTING THE OWNER. POTENTIAL PURCHASERS ARE ENCOURAGED TO OBTAIN THEIR OWN INSPECTIONS. **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 SC Owner's Initials

| 1 4 14 | 2-17-17 |
|---------------|---------|
| Date | |
| Date | |

| Purchaser's Initials | ML 03/23/17 | Date |
|----------------------|---|--------|
| Purchaser's Initials | <i>GML</i> 03/23/17 6:13PM EDT | Date |
| | NHL | ······ |

(Page 1 of 5)

| | STA | TE OF OHIO DEPAR OF COMMERCE | | <u>2013</u> |
|--|---|--|--|--------------------------------------|
| | RESIDENT | AL PROPERTY DISC | CLOSURE FORM | |
| Pursuant to section 5302.3 |) of the Revised Code | and rule <u>1301:5-6-10</u> of the A | dministrative Code. | |
| TO BE COMPLETED B Property Address: <u>21762</u> Owners Name(s): <u>Susan E</u> Date: | Y OWNER (Please Pr a.bury Ave E. Rindfleis , 20 upying the property. It | int) <u>AUC FAIRVIE</u> CAD COBB | w Park, Dhio | 2006 |
| THE FOLLOWIN | | | ED ON OWNER'S ACTUA | |
| ✓ Public W Private W Private W Shared W Do you know of any curre No ✓ If "Yes", please des Watev Is the quantity of water su B) SEWER SYSTEM: 1 Public S Leach F Unknow | Vater Service Vater Service Vell Vell In leaks, backups or othe cribe and indicate any <u>Silters</u> add. ficient for your house The nature of the sanitate wer eld n | repairs completed (but not lo ed in Kitchen : wold use? (NOTE: water usage | Unknown Other Other e water supply system or qual nger than the past 5 years): <u>5 cnk & refrigera</u> e will vary from household to property is (check appropria Septic Tank Filtration Bed | ity of the water? Yes |
| Do you know of any prev | ious or current leaks. | hackups or other material pro | blems with the sewer system (but not longer than the past | servicing the property? 5 years): |
| department of health or | he board of health of of any previous or ci | the health district in which irrent leaks or other materia | m serving the property is av the property is located. problems with the roof or rai an the past 5 years); | n gutters? 🛛 Yes 🖾 No |
| 1 (*) (*) (*) (*) (*) (*) | Indian but not limited. | to any area below grade, base completed: <u>malfun</u> | leakage, water <u>accumulation</u> ment or crawl space? Lye <u>ction of dehumid</u> - files all rept | Fier caused base |
| Owner's Initials <u>SC</u> Owner's Initials | Date <u>2-(7-17</u> Date | (Page 2 of 5) | Purchaser's Initia Purchaser's Initia | 03/23/17 |

| Property Address | 21762 | Seabury | Avenue | Fairview | Park | , Ohio | 44126 |
|---|--|--|--|--|--|---|--------------------------------|
| Do you know of any wate condensation; ice dammi If "Yes", please describe | er or moisture : ng; sewer over | related damage to flo flow/backup; or leaki | ors, walls or ceiling ng pipes, plumbing | s as a result of flood | fing; moistu ces? 	Ye | ire seepag | |
| Have you ever had the pr If "Yes", please describe | operty inspecto and indicate w | ed for mold by a qual hether you have an ir | ified inspector? spection report and | | Yes 🔽 No idertaken: | | |
| Purchaser is advised the this issue, purchaser is e | at every home encouraged to | contains mold. Sor have a mold inspect | ne people are mon tion done by a qua | e sensitive to mold dified inspector. | than other | rs. If con- | cerned about |
| E) STRUCTURAL CON EXTERIOR WALLS): than visible minor cracks interior/exterior walls? Yes No If "Y problem identified (but no | Do you know or blemishes) es", please des | of any previous or c or other material pro- | urrent movement, blems with the four | shifting, deteriorati adation, basement/cr | on, material awl space, to control the | l cracks/se floors, or e cause or | ttling (other effect of any |
| Do you know of any pre If "Yes", please describe | vious or curre and indicate ar | ent fire or smoke dam ny repairs completed: | age to the property | ? 🛛 Yes 🗹 No | | | |
| F) WOOD DESTROYI insects/termites in or on t If "Yes", please describe | he property or | any existing damage | to the property cau | sed by wood destroy | ying insects | /termites? | Yes Yo |
| G) MECHANICALSY mechanical systems? If y 1) Electrical 2) Plumbing (pipes) 3) Central heating 4) Central Air conditioni 5) Sump pump 6) Fireplace/chimney 7) Lawn sprinkler If the answer to any of the than the past 5 years): | YES | loes not have the mec NO N/A D D D D D D D D D D D D D | hanical system, ma 8) Water softer a. Is water so 9) Security System a. Is security 10) Central vacuality 11) Built in app 12) Other mechanisms escribe and indication | rk N/A (Not Applic her oftener leased? stem system leased? hum liances anical systems e any repairs to the s | Able). YES | | |
| H) PRESENCE OF HA identified hazardous mate I) Lead-Based Paint (2) Asbestos (3) Urea-Formaldehyde F (4) Radon Gas (4) a. If "Yes", indicate less (5) Other toxic or hazardo (1) If the answer to any of the property: | rials on the pro oam Insulation evel of gas if k ous substances e above question | nown | No V S escribe and indicat | | | | |
| Owner's Initials <u>SC</u> Owner's Initials | Date <u>2-17</u> Date | -17 | (Page 3 of 5) | Purchaser Purchaser | 's Initials | ML <u>03/23/17</u> D 03/23/17 D 03/23/17 03/23/17 6:49PM EDT | ate |

| "roperty Address 21762 Seabury Avenue Fairview Park Ohio, 4412 | 6-2165 |
|--|--|
| 1) UNDERGROUND STORAGE TANKS/WELLS: Do you know of any underground storage tanks (existing or natural gas wells (plugged or unplugged), or abandoned water wells on the property? Yes where the property? Yes we have a storage tanks (existing or instruction of the property? Yes we have a storage tanks (existing or instruction of the property? Yes we have a storage tanks (existing or instruction of the property? Yes we have a storage tanks (existing or instruction of the property? We have a storage tanks (existing or instruction of the property? Yes we have a storage tanks (existing or instruction of the property? Yes we have a storage tanks (existing or instruction of the property is the property of the property of the property is the property of the property | removed), oil or |
| Do you know of any oil, gas, or other mineral right leases on the property? Yes Yo | |
| Purchaser should exercise whatever due diligence purchaser deems necessary with respect to oil, gas, and othe Information may be obtained from records contained within the recorder's office in the county where the pro- | r mineral rights. perty is located. |
| J) FLOOD PLAIN/LAKE ERIE COASTAL EROSION AREA: Is the property located in a designated flood plain? Is the property or any portion of the property included in a Lake Erie Coastal Erosion Area? | |
| K) DRAINAGE/EROSION: Do you know of any previous or current flooding, drainage, settling or grading or e affecting the property? Ves No If "Yes", please describe and indicate any repairs, modifications or alterations to the property or other attempts to comproblems (but not longer than the past 5 years): <u>poor</u> drainage back yard lef line | ntrol any |
| L) ZONING/CODE VIOLATIONS/ASSESSMENTS/HOMEOWNERS' ASSOCIATION: Do you know of an building or housing codes, zoning ordinances affecting the property or any nonconforming uses of the property? | y violations of |
| Is the structure on the property designated by any governmental authority as a historic building or as being located in district? (NOTE: such designation may limit changes or improvements that may be made to the property). Yes If "Yes", please describe: | an historic violatione No |
| Do you know of any recent or proposed assessments, fees or abatements, which could affect the property? Yes", please describe: | s 🔽 No |
| List any assessments paid in full (date/amount) List any current assessments: monthly fee Length of payment (years in the payment (years in the payment of payment of payment (years in the payment of payment (years in the payment of payment of payment of payment of payment (years in the payment of payment | |
| Do you know of any recent or proposed rules or regulations of, or the payment of any fees or charges associated with including but not limited to a Community Association, SID, CID, LID, etc. Yes You No If "Yes", please describe (amount) | - uns property, |
| M) BOUNDARY LINES/ENCROACHMENTS/SHARED DRIVEWAY/PARTY WALLS: Do you know of an following conditions affecting the property? Yes No | ny of the Yes No |
| Boundary Agreement Boundary Dispute Recent Boundary Change W 4) Shared Driveway Party Walls Encroachments From or on Adjacent Property If the answer to any of the above questions is "Yes", please describe: | |
| N) OTHER KNOWN MATERIAL DEFECTS: The following are other known material defects in or on the prop | berty: |
| For purposes of this section, material defects would include any non-observable physical condition existing on the pr | roperty that could |

For purposes of this section, material defects would include any non-observable physical condition that could inhibit a person's use of the property.

Owner's Initials <u>C</u> Date <u>2-17-17</u> Owner's Initials <u>Date</u> <u>Date</u>

(Page 4 of 5)

| Purchaser's Initials | ML 03/23/17 | Date | |
|----------------------|----------------|------|--|
| Purchaser's Initials | an e | Date | |
| | y/1 | | |
| | 03/23/17 | | |
| | NLL | | |
| | 03/23/17 | | |
| - | 6.49PM EDT | | |

Property Address

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 | Sauce 8 | Pablo | |
|----------------|---------|--------|--|
| U J YN 18 F. H | | 1 CHUR | |

OWNER:_____

DATE:

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 <u>prior</u> 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.

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 Ohio'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.dnr.state.oh.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 Signature below does not constitute approval of any disclosed condition as represented herein by the owner.

| PURCHASER: | Michael Lepore | dotloop verified 03/23/17 6:05PM EDT FZBP-MBSR-3EB7-4IYR | DATE: |
|------------|--------------------|--|-------|
| | Josephine M Lepore | dotloop verified 03/23/17 6:13PM EDT KOTI-RVSE-B1YU-F0MS | DATE: |
| | Nicole L Lepore | dotloop verified 03/23/17 6:49PM EDT BVSR-HQZD-QSJK-BD2K | of 5) |