

PURCHASE AGREEMENT OFFER, RECEIPT AND ACCEPTANCE

- i	BUYER The undersigned CREEN POINTE MANAGE MENT offers to buy the			
3	City Avon Lake, , Ohio, Zip 44012			
4	94-00-030-125-005, 0400030125008 Pennanent Parcel No, Ohio, Zip			
5				
6 7	appulitement rights, privileges and appertures and all helicings and fictions installing, shall include the land, all			
8				
10	Z BEFFERGES, BESTERS, STEELS MEETERS CONTINUE SERVICES FROM STREET, AND LANGUAGE AN			
11	* WARRING WILDS CHOOLING, GREENS COOF CONDENS SAVE SAMEOUS AS NAMED AND ASSESSED.			
12	Digitivesher: Diverter: Didote: Digition covers: Divindov air and oven; Di morphave; Dikitchen ratigerator;			
13	grill; O fireclade tooks: O screen: O does doors and O grate: O all middles with a conditioning; O gas			
14	water some store store store, in get right, and in water sometief. Also included:			
15	As is per mis			
15	NOT included:			
17				
20 21 22 24 25 26 27 28 29 30 31 32 33 34 35	BECONDARY OFFER This Q is S is not a secondary offer. This secondary offer, if applicable, will become a primary offer upon BUYER's receipt of a signed copy of the release of the primary offer on or before (date). BUYER's receipt of said copy of the release of the primary offer by delivering written notice to the SELLER's agent. BUYER shall deposit earnest money within four (4) days of becoming the primary offer. PRICE BUYER shall pay the sum of \$ 42350			
	2/1/1			
36	CONVENTIONAL, CI FHA, CI VA, DEGTHER CASH			
37				
38	FINANCING BUYER shall make a written application for the above mortgage loan within			
39	SRET SCOODINGS and Shall obtain a commitment for that inso on or should			
40	Despite BUYER's good failth efforts, that commitment has not been obtained than the Account of the state of t			
41 42	and void. Upon signing of a mutual release by SELLER and BUYER, the earnest money deposit shall be returned to the BUYER without any further liability of either party to the other or to Broker and their agents.			
	Approved by CABOR, LoCAR, LCAR and GoCAR () Q 5-24-17 Revised May 1, 2000 Page 1 of 6 SELLER'S BUTIALS AND DATE BUYER'S INITIALS AND DATE OF THE LOCAR AND DATE OF THE LOCAR AND DATE			

4;	
44	in escrow by a Broker, the Broker is required by state law to retain said funds in the Broker's trust or escroy
4:	Second limit a subtract the second to be
40	disbursement is ordered by a court of competent jurisdiction.
4.	7 PLACING All hands and days made
	CLOSING All funds and documents necessary for the completion of this transaction shall be placed in escrev
48	with the lending institution of escrow company on or before Less than 30 days from Lein Holder Appropriation about the
49	transferred on or adots less than 30 days from Lein Holder Approval
50	POSSESSION SELLER shall deliver possession to BLIVER on +1+1e TARRE (deliver) at A/D 0 A/D 0
51	
52	by the SELLER free for (C) days. Additional MA days at a rate of
53	S per day Payment and collection of fear for the and posterior of fear for the collection of fear fear for the collection of fear fear fear for the collection of fear fear fear fear fear fear fear fea
54	sole responsibility of SELLER and BUYER.
55	THE POST CO. SHAN AND ADDRESS OF THE POST
56	tolored, with cower rights released. Hee and clear of all liens and ancimprature whetenever expert at any
57	mortgage assumed by BUYER, b) such restrictions, conditions, easements (however created) and
58	ancroachments as do not materially adversaly effect the use account, occasions (nowever created) and
59	
	dial of least still assessments, done denoted and special had very fine and neverte out the shall assess the still asset the still asset the s
50	Authors are a finite to the trights from The Wall of the Control of the trights from the Control of the
61	(title company - If BUYER has a preference) in the amount of the numbers rates with part of the leaves
62	profitting spin equally derived Seller and Buyer if the amounts is tomorised seller shall desire a
63	Owner's Duplicate Certificate of Title, and a United States Court Search and Tax Search. SELLER shall have
64	thirty (20) days after notice to remove title defente threather that the second search and tax search. SELLER shall have
65	
66	DOVIER, DELLER NOT any REALTOR(S)" shall have any further liability in each other and both to occurrent
67	SELLER agree to sign a multual release, whereupon the Broker shall return the earnest money to BUYER.
**	
68	
69	voulty vikeless that tentents from shall be prorphed as of the date of the little transfer. Tower and accounts
70	Sign of profess desired the terminate of the least available lax digiticate. However, if the text digiticate to not use a selection of
71	the improved land is currently valued as land only, taxes and assessments shall be prorated based upon 35% of
72	the selling price times the millions rate. The executive and is leaderstrong single be provided based upon 35% of
73	the selling price times the miliage rate. The escrow agent is instructed to contact the local governmental taxing
74	authority, verify the correct tax value of the property as of the date of title transfer and pay the current taxes due to
	the date of the title transfer. If the property being transferred is new construction and recently completed or in the
75	PAUCOSS UI CUITIACIEN BE THE TIPE THE ACRESTMENT Was comed by the restless the access access access to be access to be access to be accessed accessed access to be accessed accessed access to be accessed accessed access to be accessed accessed access to be accessed access to be accessed accessed access to be accessed
76	INCRE A NORM ISSUITABLE OF THE ISSUE TO BE MADE OF THE VALUE OF THE INCREMENT PROPERTY OF THE AREA OF THE PARTY.
77	transfer and reserve sufficient funds in escruw from SELLER's net proceeds to pay those taxes when they
78	become this and naverble offer this tensor. The transit of the process to pay those taxes when they
79	become due and payable after title transfer. The escrow agent is instructed to release the balance of the funds on
80	reserve once they receive notice from the local county auditor that the taxes on the land and improvements have
	Word pain hi the in the wall in this ballship. Hi i yell spendingling that the infect establishes to a straight and the infection of the infec
81	Tollow the district amount of taxas and assassments that will be much seen to be assumed as a second of the second
82	directly outside of escrow for any increase in valuation and the cost of all passed or levied, but not yet cartified,
83	taxes and assessments, if any, prorated to the date of title transfer. SELLER is not aware of any proposed taxes
84	or assessments, public or private, except the following:
	The state of britains, except the tracement,
85	
86	in the event the property shall be deemed subject to any agricultural tax recoupment (C.A.U.V.)
87	D BUYER & SELLER agrees to pay the amount of such recoupment.
-	
88	CHARGES/ESCROW INSTRUCTIONS This AGREEMENT shall be used as ascrow instructions subject to the
89	ESCIVIT REPORTS USUAL CONCERNORS OF RECOMMENCE SELLED that you the fall-wine and the sellengers.
90	estate transfer tax, b) any amount required to discharge any mortgage, lien or incumbrance not assumed by
91	RLIVER A title even and one but the even of leaving any murgage, lies of incumbrance not assumed by
	BUYER, c) title exam and one-half the cost of insuring premium for Owners Fee Policy of Title insurance, d)
92	production due but er, e) broker's commissions, f) one-half of the person and all
93	other
94	(unless VA/FHA regulations prohibit payment of escrow fees by BUYER in which case SELLER shall pay the
95	entire escrow (ee). SELLER shall pay directly all utility charges to the date of title transfer or date of possession,
	Λ.
	Approved by CABOR, LoCAR, LCAR, GoCAR, Meding HOK and the Cuyahora County Bar Association \ \ 5-24-17
•	REVISED MAY 1, 2000
	Page 2 of 6
	SELLER SHATIALS AND DATE BUYER'S INITIALS AND DATE CFORM 160-

96 97 98	whichever the SEL BUYER.	or is later. The escrow agent si LER's final water and sewer i	call withhold \$ 0.00 fi bills. Tenant security deposits, if any, s	om the procedal	eds due SELLER for and in escrow to the
99	BUYER	shall pay the following throug	h escrow (unless prohibited by VA/FH)	A regulations)	: s) one-helf of the
100	escrow t	ee b) one-half the cost of inst	Ring premiums for Owners Fee Policy	of Title Increes	mon of all manadia.
101	fees for	he deed and any mongage, an	d d) other	. 1110 1110010	c) an isolicing
102			BUYER shell secu		
103	BUYER	acknowledges the availability	of a 1 MATTER MOME WADDANTY DO	APPLANT AM	a about 1 at 196.9
104	BUYER	MRICH LI WAR DIKWIII NOI DO DADW	cled at a cost of S	radio 🖰 deri	ED TO DE WED Joseph
105 106	52CLOA 4	l Gushig. Gellen 200 buter	R scknowledge that this LIMITED HOME operly. Broker may receive a fee from the	MARRANTY	DOMEDAM WILL BURN
107			nd instruct the escrow agent to send a		A. A. C.
108	Settleme	nt Statement to the Brokers tis	led on this AGREEMENT promptly after	closing.	tully signed HUD1
109 110	M The E	UYER(s) hereby authorize ar	nd instruct the escrow agent to send a led on this AGREEMENT promptly after	copy of their	fully signed HUD1
111					
112	別が作品が	their within the specified or	If he subject to the following inspects under of days from formation of binding	M(S) Dy a qu	alified inspector of
113	Sola resc	onsibility to select and retain a	cupified inspector for each requested i	insparting and	I reinanne Deskar of
114	any and	old lability regarding the select	ion or releation of the inspector(s). If Bi	LIYER does no	acolinacent incharitane
115	BUYER	acknowledges that BUYER I	s acting against the advice of BLIYE	to france a's	ori hovikas Di Natio
116	understa	ids that all real property and	improvements may contain defects an	d conditions	willhouse from one find
117 118	apparent	and which may affect a prope	rty's use or value. BUYER and SELLER assume responsibility for the property's	agree that th	e REALTORS" and
119	that it is	PLIVER's num didy to aversion	masume responsionary for the property's	Condition. Sti	YER acknowledges
120	BUYERY	inspectors regarding the cond	ition and systems of the property.	widesic autim)	A OLINE SETTEM OL
121 122	NECESS	ARILY ELIMINATE THE NEED	STATE, COUNTY, LOCAL GOVERN FOR THE INSPECTIONS LISTED BEL	.OW.	
123 124 125	SACT BACABLE	IOU TEO PARY LEMMS DY SUT	YER elects to waive each professional YER to perform any inspection indicated a acceptance of the Property by BUYER	AFS. Beleto	is a walver of such
26	Choice			Expe	
127	Yes No		Inspection		SELLER's
28	0 12	GENERAL HOME	days from formation of AGREEMENT		
29	0 25	SEPTIC SYSTEM	days from formation of AGREEMENT	0	8
30	0 2	WATER POTABILITY	days from formation of AGREEMEN	r o	
31	a X	WELL FLOW RATE	_ days from formation of AGREEMENT	a	0
32	DA	RADON days from	formation of AGREEMENT		٥
33	B 0	OTHER 1-3 days from	formation of AGREEMENT		
34		FIME (WOLK YH)	u phick to closing,		
35	After each	inspection requested, BUYE	R shall have three (3) days to elect one	of the follows	no a) Semoue the
36	inspection	contingency and accept the	property in its "AS IS" PRESENT PHYS	ICAL CONDE	CON: or b) Accept
37	the proper	ty subject to SELLER agreeing	to have specific items, that were either	previously dis	closed in writing by
38	the SELL	R or identified in a written insp	pection report, repaired by a qualified co	ntractor in a pr	rofessional manner
39 40	defects N	rcs expense; or c) Terminate OT praviously disclosed in writi	this AGREEMENT if written inspectioning by the SELLER and any cooperating	report(s) iden	my material latent oker.
41	If the pro	perty is accepted in its "AS	IS" PRESENT PHYSICAL CONDITIO	ON. BUYER	crees to sign an
42	Amendme	nt To Purchase AGREEMENT	removing the inspection contingency an	d this AGREE	MENT will proceed
	Approved by	CABOR, Locar, Loar, Gocar, Motion	BOR and the Cupshage County Bar Association	5-24-	77
	Page 3 of 6	SELLER'S	MITALS AND DATE BUYER'S RUTIAL		D Form 100

in full force and effect. If the property is accepted subject to the SELLER repairing specific defects, BUYER shall 143 provide to SELLER a copy of the inspection report(s) and sign an Amendment To Purchase Agreement removing 144 the inspection contingency and identifying the defects which are to be repaired. SELLER and BUYER shall have 145 three (3) days from SELLER's receipt of the written list of defects and the inspection report(s) to agree in writing 146 which defects, if any, will be corrected at SELLER's expense. If a written AGREEMENT is not signed by SELLER 147 and BUYER within those three (3) days, this AGREEMENT is null and void and SELLER and BUYER agree to 148 sign a mutual release. If the BUYER elects to terminate this AGREEMENT based upon newly discovered material 149 latent defects in the property, BUYER shell provide a copy of the written inspection report to the SELLER and 150 both parties agree to promptly sign a mutual release. Upon signing of a mutual release by SELLER and BUYER, 151 the earnest money deposit shall be returned to the BUYER without any further liability of either party to the other 152 153 or to Broker(s)

The BUYER and SELLER can muluely agree IN WRITING to extend the dates for inspections, repairs, or to exercise their right to terminate the AGREEMENT. SELLER agrees to provide reasonable access to the property for BUYER to review and approve any conditions corrected by SELLER.

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PESTAWOOD DESTROYING INSECTS An inspection of all structures on said premises shall be made by a licensed inspection or exterminating agency of CIBUYER's or CISELLER's choice at CIBUYER's CIBUYER's expense and such agency's written report shall be made available to the BUYER before closing. If such report shows existing infestation or damage by pesta, termites or wood destroying insects, treatment of the condition shall be made by a licensed exterminating agency which shall furnish a certificate of guarantee for a period of at least one year in the case of termites and a certificate of guarantee for a period of at least 60 days in the case of wood destroying insects. ALL REPAIRS AND TREATMENT COSTS SHALL BE PAID BY THE CI BUYER OR DI SELLER (unless FHAVA regulations prohibit payment of inspection by BUYER, in which case SELLER shall pay the coat.) This AGREEMENT may be voided by the party paying for the repair, if it exceeds \$500.00.

LEAD BASED PAINT BUYER shall have the right to have a risk assessment or inspection of the property by a qualified inspector, for the presence of tead-based paint and/or lead based paint hazards at BUYER's expense within ten (10) days after formation of a binding AGREEMENT. (Intact lead-based paint that is in good condition is not necessarily a hazard. See EPA pamphlet "Protect Your Family From Lead in Your Home" for more information.) In the event existing deficiencies or corrections are identified by the inspector in their written report, BUYER shall have the right to terminate the AGREEMENT or request that the SELLER repair the specific existing deficiencies noted on the written inspection report. In that event, BUYER agrees to immediately provide the specific existing deficiencies noted on the written inspection report. In that event, BUYER agrees to immediately provide SELLER with a copy of the written inspection end/or risk assessment report. Upon receipt of the inspection report and BUYER's request of repairs, SELLER will have the option to either agree to correct the deliciencies identified in the inspector's written report or decline to do any repairs. If SELLER elects to correct the deficiencies, SELLER agrees to provide to BUYER prior to Title Transfer with a certificate from a qualified dek assessor or inspector demonstrating that the deficiencies have been remedied, if the SELLER declines to correct the deficiencies, BUYER may elect to terminate the AGREEMENT or accept the property in its "AS IS" condition. BUYER may remove this right of inspection at any time without SELLER's consent.

RUYER O'HAS (RUYER's initials) received a conv. of the ERA

BUYER OTHAS (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 HAZARDS."

BUYER D 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 information contained on the disclosure form within _______ days from receipt.

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

Approved by CABOR, LoCAR, LCAR, GeCAR, Median BOR and the Chyshoga County Bar Association 5-21-17
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SELLER'S INITIALS AND DATE
BUYER'S INITIALS AND DATE

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	197	
	198	purchased in its 'AS IS' PRESENT PHYSICAL CONDITION including any defects disclosed by the SELLER or
	199	the state of Ohio Regulation Description Description of the SFI LCD and the SF
	200	SELLER attract to notify by North to will be a selected by all and a selected by a selec
	201	acceptance and the date of committee at the date of committee at the date of t
	202	statements should the expenditure of the deed, BUYER has not relied upon any representations, ways the
	203	statements about the property (including but not limited to its condition or use) unless otherwise disclosed on this AGREEMENT or on the Residential Property Disclosure Form
		AGREEMENT or on the Residential Property Disclosure Form.
	204	BUYER KHAS (BLIVER'S INHIBID) SECRET
	205	BUYER AHAS (BUYER's Initials) received a copy of the Residential Property Disclosure Form signed by SELLER on 1-10-2017 (date) prior to writing this offer.
	206	BUYER & HAS NOT (BUYER's mittale) received a second of the
	207	BUYER 2 HAS NOT (BUYER's initials) received a copy of the Residential Property BUYER's review and approval of the information contained on the disclosure form within 10
	208	BUYER's review and approval of the information contained as the residential Property Disclosure Form and
	209	receipt days from
	210	SELLER shall pay all costs for the repair of any pastine last found between the
	211	SELLER shall pay all costs for the repair of any gas line leak found between the street and foundation at the time ordinances. SELLER agrees to comply with any and all local governmental point of sale laws and/or ordinances. SELLER will promotive provide BLIVER with provide and ordinances.
	212	Ordinances. SELLER will amountly provide plants and/or
	213	agencies to inspect or correct any quescest building a value of early received from governmental
	214	agencies to inspect or correct any current building code or health violations. If applicable, BUYER and SELLER
	215	shall have SEVEN (7) days after receipt by BUYER of all notices to agree in writing which party will be
	216	agree in writing, this AGREEMENT can be declared null and void by either party
	217	REPRESENTATIONS AND DISCLAMEDS DUVERS
	218	Property Disclosure Form and agrees to hold the Broker(s) and their agents harmless from any misstatements or errors made by the SELLER on the form BUYER also retend their agents harmless from any misstatements or
	219	errors made by the SELLER on the form. BUYER also acknowledges and agrees that the Broker(s) and their agents have no obligation to verify or investigate the information to verify or investigate the
	220	agents have no obtaining to trail form, BUYER also acknowledges and agrees that the Broken's) and their
	221	agents have no obligation to verify or investigate the information provided by the SELLER on that form BUYER hereby acknowledges that any representation by SSLLER on that form BUYER
	222	hereby acknowledges that any representation by SELLER or the real estate agent(s) regarding the square floatage of the rooms, structures or lot dimensions by SELLER or the real estate agent(s) regarding the square
	223	footage of the rooms, structures or lot dimensions, homeowners fees, public and private assessments, utility bills,
	224	taxes and special assessments are approximate and not guaranteed. Please list any and all varbal representations made by Brokevist or their exempts that you are representations made by Brokevist or their exempts that you
	225	representations made by Broker(s) or their agents that you relied upon when purchasing this property (if none,
4	226	
	227	DAMAGE If any building or other improvements are destroyed or damaged in excess of tan percent of the
	228	purchase price prior to title transfer, BUYER may either accept the insurance proceeds for said damage and
	29	complete this transaction or may terminate this AGREEMENT and receive the return of all deposits made. If such
	30	and the portion process process and state of the property in the prior condition
	31	BINDING AGREEMENT LINE Writer secondary and the secondary
	32	the last-offering party, this offer and any addenda listed below shall become a LEGALLY BINDING AGREEMENT
	33	
2	34	understanding of the parties regarding this transaction. All counter-offers, amendments, changes or deletions to
2	35	this AGREEMENT shall be in writing and be signed by best of counter-orders, amendments, changes or deletions to
	36	deemed binding and valid. This accompany about 50 feet and Seller. Facsimile signatures shall be
	37	usual conditions of acceptance. For competer sizes the used as escrew matructions subject to the Escrew Apent's
	38	usual conditions of acceptance. For purposes of this AGREEMENT, "days" shall be defined as calendar days.
	39	and assembly contracts it you have any cubenous of law consist once observed
24	10	ADDENDA The additional terms and conditions in the attached addenda @ Agency Disclosure Form
24	11	☐ Residential Property Disclosure Form ☐ VA ☐ FHA ☐ FHA Home Inspection Notice ☐ Condo ☐ House Sale
24	12	Contingency Addendum Q House Sale Concurrency Addendum QLead Based Paint Q Other are made part of this AGREEMENT. The terror of this AGREEMENT.
24		are made part of this AGREEMENT. The terms and conditions of any addends supersede any conflicting terms in the purchase AGREEMENT.

Approved by CABOR, LoCAR, LCAR, and GeCAR
Revised May 1, 2000
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SELLER'S INITIALS AND DATE

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244	Green Pointe mans	(ADDRESS AND ZIP CODE)	inion look at LIVI			
243	(BUTER)					
246		> 330 635 9717	2 8/m/7			
247	(BUYER) MANASING PRA	POR (PHONE NO.)	(DATE)			
248 249	· ·		D check 2 note, earnest money,			
250	By: Christopher Kaylor	Office: REALTY TRUST SERVICES	Phone: 3308401873			
251	ACCEPTANCE SELLER accepts the above offer and irrevocably instructs the escrow agent to pay from					
252	SELLER & ESCION MINE & commission of A Percent					
253	of the purchase price to RE	ALTY TRUST SERVICES	percent (%)			
. 254	29550 Detroit Road Suite 1		(Broker)			
255	and PERLISTING		(Address)			
256	purchase price to PER LIST	ING	percent (%) of the			
257			(Broker)			
258	as the sole procuring agents in	this transposition	(Address)			
261 262 263 264	(PRINT SELLER'S NAME)	(PHONE NO.)	(DATE)			
265	(ostlen)	(ADDRESS AND ZIP CODE				
266	(PRINT SELLER'S NAME)	(PHONE NO.)	(DATE)			
267 268	en annua en mare militarite filia te la	rovided solely for the Multiple Listing Services' us not part of the terms of the Purchase AGREEMENT				
269	Multiple Listing Information					
270	Nathan A. Torok	2010001627	·			
271	(Listing agent name)	(Listing agent license #)				
- 7	Howard Hanna	2801				
272		The production of the second s				
	(Listing broker name)	(Listing broker office #)				
273	(Listing broker name)	the second secon				
273 274		the second secon				
272 273 274 275 276	(Listing broker name) Christopher Kaylor	2011003085				