

# 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.

Prope	(Street Address) Parcel or Tax I.D. No. 5-41-0 8-003	(Municipality) (State)	(Zip)
rem.	List Price \$ 9072	Change price to \$	after
1.	COST CARCO		designation recommendation ( )
		Change price to \$	ation of the second
		Change price to \$	after
2.	Broker the Exclusive Right to sell the Property from event of sale or exchange of the Property at the price: Seller agrees to pay Broker's commission, in the amou additional commission of \$2.49.00 at closing to Realty	through midnig and terms stated, or such other price and te ant of with percent (%) of the Purchase Trust Services to cover administrative co	the state of the second state of the second
	during the Exclusive Period or any extension thereof, the Exclusive Period (or any extension thereof) has ex- above if the Purchaser has contact with Broker, or any	In the event of any sale or exchange of the pired, it is further agreed that the Seller was real estate licensee regarding the purchas	he Property within six (6) months after ill pay the commission described e of the Property during the Exclusive
	Period (or any extension thereof), and Seller knew or obligated to pay said commission if Seller enters into such six month Protection Period.	a written exclusive right to sell agreement	with another real estate Broker during
4	Authorization to Market: Broker is authorized, at its 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 services	property, to have access to the property a with other brokers and use photos of same	t all reasonable times for the purpose for promotional purposes. The
<b>5</b> .	Federal Fair Housing Law 42 U.S.C.A. Section 3601 accommodations, refuse to negotiate for the sale or te	to refuse to sell, transfer, assign, rent, least ntal of housing accommodations, or other	e, sublease, or finance Housing wise deny to make unavailable housing
	accommodations because of race, color, religion, sex, handicap, disability, as defined in that section, or nation the financing of housing, or in the provision of real es a person to sell or rent a dwelling by representations not the protected classes.	onal origin, or to so discriminate in adverti tate brokerage services. It is also illegal fo	sing the sale or rental of housing, in r profit, to induce or attempt to induce
6.	Seller's Property Description: I understand that the inadvertise my property to the public and it is essential to INPUT SHEET (OR MARKED UP PREVIOUS MLS	hat this information be accurate. I HAVE PRINT OUT) AND REPRESENT THAT	REVIEWED THE MLS LISTING THE INFORMATION
	CONTAINED IN IT IS TRUE AND ACCURATE TO present condition ("as is" condition), I understand that defects in my property which are known to me but wh "RESIDENTIAL PROPERTY DISCLOSURE FORM	I may be held responsible by a Purchaser ich are not disclosed to the Purchaser at the	for any latent or hidden undisclosed e time of sale. I have completed the
	prospective Purchasers and with any person or entity i to disclose any additional items, which may become k acceptance of a purchase agreement, I do not provide	n connection with the actual or anticipated nown to me, prior to recording the deed. I said "RESIDENTIAL PROPERTY DISCI	is ale of this property. I further agree understand that if prior to the LOSURE FORM* to the Purchaser.
	then the Purchaser may terminate the purchase agreen		

7.	Title: Title will be conveyed to the Purchaser or nominee by appropriate deed, with release of dower, if any, and Seller shall pay for a title search and the premium for an Owners Policy of the Title Insurance issued in the amount of the purchase price insuring title 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, if 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:				
8.	Home Warranty: I agreeto provide not to provide a limited home warrant charge of \$ plus options, if any. I understand a broker or agent may be co	ty program from NOTCE at a sumpensated if I offer or pay for a home warranty			
9.	program on this Property.  Municipal Required Inspection: I agree to apply for and obtain any inspections said document(s) in escrow. The responsibility for curing said violations shall be	s and/or certificates required by law and shall place			
	authorizes Broker to offer compensation in accordance with Broker's company policy, which is to offer to Subagent or Buyer's agents. Owner has received Broker's written disclosure of its company policy on agency prospective buyer of the Property is represented by Broker, or any other agent of Broker, or if the prospective be agent of Broker, Broker will be considered a "dual agent" (that is agent of both Owner and Seller).  11. Lead Based Paint Disclosure: Owner has been advised that if the Property contains housing constructed before required (a) to provide to the Purchaser a federally approved lead based paint hazards on the Property and (c) to the purchaser any additional information, records or reports in Owner's possession or available to Owner pertain hazards in the Property. In addition, Owner must provide to Purchaser a 10-day opportunity to conduct a risk inspection of the Property for the presence of lead based paint and/or lead based paint hazards, unless waived be writing. Finally, any contract for the sale of Property shall include an attachment containing a Lead Warning St information and disclosure described above. Owner agrees to comply with these requirements and to indemnit Broker harmless against any claims, damages, losses or expenses, including attorney's fees, arising from Owner requirements.  12. Additional terms:				
does no	nd "I" in this agreement shall mean all sellers, jointly and severally, who have signal guarantee the sale of my property. I hereby acknowledge receipt of a signed copy es are required).  R: Leglife Cleveland LLC5	그 보기 그렇게도 꾸다면 있는데 하다면 이 보는 것이 되었다. 이 그렇다는 이 회장 하면만 꾸벅하기 때문에 나는 그 때문에			
XSELLEI					
ADDRE	es	PHONE:			
AGENT	Christophe Maybe	DATE: 6-28-17			
OFFICE	E: REALTY TRUST SERVICES, LLC, 29550 Detroit Road, Suite 102, Westlake,	OH:44145			
3 (1944)	ANY LICENSE NUMBER: REC.2009001863 MANAGER BRÖKER: ANDREV	사이 생활이 많아를 하셨다. 사용이 되는 이 사람들은 물로 내가 되는 사이를 보았다. 이			

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



The state of the s	Į.	disclosure of Informa	ition on Lead-B	ased Paint and/C	r Lead-Based Paint Haza	<b>rus</b>
pery purchaser of any interest in residential real property on which a residential dwelling was builder in a sufficient that such property may present exposure to lead from lead-based point that may place young children at risk developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, actualing learning disabilities, reduced Intelligence quotient, behavioral problems, and impaired memory. Lead poisoning in young children may produce permanent neurological damage, actualing learning disabilities, reduced Intelligence quotient, behavioral problems, and impaired memory. Lead developing learning also posses a particular risk to pregnant women. The seller of any interest in residential real property is suggisted to provide the buyer of any innown lead-based point hazards from risk assessment or inspections in the seller's possession and notify the buyer of any known lead-based point hazards. A risk assessment or inspection or possible lead-based point hazards is recommended prior to purchase.  Property Address:    Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below):	ead Warning	Statement		7		
eller's Disclosure  Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below):  Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).  Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.  Records and reports available to the seller (check (i) or (ii) below):  Setter 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).  Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.  Purchaser's Acknowledgment  C Purchaser has received copies of all information listed above.  Purchaser has received the pamphlet Protect Your Family from Lead in Your Home.  Purchaser has (check (i) or (ii) below):  Treceived a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint and/or lead-based paint hazards.  Agent's Acknowledgment  Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852(d) and is aware of his/her responsibility to ensure compliance.  Certification of Accuracy  The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.	very purchase polified that such force developing learn polisoning also required to prove the seller's polison possible learn	r of any interest in res th property may prese ead poisoning. Lead ing disabilities, reduce poses a particular rist vide the buyer with an posession and notify the propert paint hazards	nt exposure to le poisoning in yo ed intelligence o k to pregnant w y information of e buyer of any k is recommende	ad from lead-bush juotient, behavior amen. The seller n lead-based paint nown lead-based j d prior to purchas	parpular under may place you y produce permanent new of any interest in resident hazards from risk assessm paint hazards. A risk assess e.	prological damage, and memory. Lead tial real property is bents or inspections ament or inspection
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The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.	Certification	of Accuracy				
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Purchaser

Date

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.)

Pro	perty Address 8212-6.A	and DNis	ion Galfin	eld Heift of 4		
	yer(s):					
Sel	ler(s): Realife Cleveland LLC					
	I. TRANSACTION INVO	LVING TWO AGENT	S IN TWO DIFFERENT B	ROKERAGES		
The	e buyer will be represented by	AGENT(S)	, and	BROKERAGE		
The	e seller will be represented by	AGENT(S)	, and	BROKERAGE		
If t	II. TRANSACTION II wo agents in the real estate brokerage resent both the buyer and the seller, check t	•	ENTS IN THE SAME BRO	OKERAGE		
	Agent(s) work(s) for the buyer and 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					
Αge	ent(s) Christopher ha	ON INVOLVING ONL	Y ONE REAL ESTATE A	GENT will		
Ď	be "dual agents" representing both parties this form. As dual agents they will mainta information. Unless indicated below, neit personal, family or business relationship w	in this transaction in a ne tin a neutral position in the her the agent(s) nor the b	e transaction and they will prokerage acting as a dual age	protect all parties' confidential ent in this transaction has a		
	represent only the (check one)  seller or represent his/her own best interest. Any in					
		CONSI	INT	s.		
	I (we) consent to the above relationships a (we) acknowledge reading the information	s we enter into this real en regarding dual agency e	state transaction. If there is xplained on the back of this Realife Cleveland LLC	form.		
	BUYER/TENANT	DATE	SELLER/LANDLORD	10 15 117		
	BUYER/TENANT	DATE	SELLERIANDIONO 9 a Rom L-4	rdelly DATE		

Page 1 of 2

Effective 01/01/05

### **DUAL AGENCY**

Ohio law permits a real estate agent and brokerage to represent both the seller and buyer in a real estate transaction as long as this is disclosed to both parties and they both agree. This is known as dual agency. As a dual agent, a real estate agent and brokerage represent two clients whose interests are, or at times could be, different or adverse. For this reason, the dual agent(s) may not be able to advocate on behalf of the client to the same extent the agent may have if the agent represented only one client.

### As a dual agent, the agent(s) and brokerage shall:

- Treat both clients honestly;
- Disclose latent (not readily observable) material defects to the purchaser, if known by the agent(s) or brokerage;
- · Provide information regarding lenders, inspectors and other professionals, if requested;
- Provide market information available from a property listing service or public records, if requested;
- Prepare and present all offers and counteroffers at the direction of the parties;
- Assist both parties in completing the steps necessary to fulfill the terms of any contract, if requested.

#### As a dual agent, the agent(s) and brokerage shall not:

- Disclose information that is confidential, or that would have an adverse effect on one party's position in the transaction, unless such disclosure is authorized by the client or required by law;
- Advocate or negotiate on behalf of either the buyer or seller;
- Suggest or recommend specific terms, including price, or disclose the terms or price a buyer is willing to offer or that a seller is willing to accept;
- Engage in conduct that is contrary to the instructions of either party and may not act in a biased manner on behalf of one party.

Compensation: Unless agreed otherwise, the brokerage will be compensated per the agency agreement.

Management Level Licensees: Generally the broker and managers in a brokerage also represent the interests of any buyer or seller represented by an agent affiliated with that brokerage. Therefore, if both buyer and seller are represented by agents in the same brokerage, the broker and manager are dual agents. There are two exceptions to this. The first is where the broker or manager is personally representing one of the parties. The second is where the broker or manager is selling or buying his own real estate. These exceptions only apply if there is another broker or manager to supervise the other agent involved in the transaction.

Responsibilities of the Parties: The duties of the agent and brokerage in a real estate transaction do not relieve the buyer and seller from the responsibility to protect their own interests. The buyer and seller are advised to carefully read all agreements to assure that they adequately express their understanding of the transaction. The agent and brokerage are qualified to advise on real estate matters. IF LEGAL OR TAX ADVICE IS DESIRED, YOU SHOULD CONSULT THE APPROPRIATE PROFESSIONAL.

Consent: By signing on the reverse side, you acknowledge that you have read and understand this form and are giving your voluntary, informed consent to the agency relationship disclosed. If you do not agree to the agent(s) and/or brokerage acting as a dual agent, you are not required to consent to this agreement and you may either request a separate agent in the brokerage to be appointed to represent your interests or you may terminate your agency relationship and obtain representation from another brokerage.

Any questions regarding the role or responsibilities of the brokerage or its agents should be directed to an attorney or to:



Ohio Department of Commerce
Division of Real Estate & Professional Licensing
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10/5/7

Effective 01/01/05