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#### STATE OF OHIO

DEPARTMENT OF COMMERCE

WNER Neverlived in Home RESIDENTIAL PROPERTY DISCLOSURE FORM

**Purpose of Disclosure Form:** This is a statement of certain conditions and information concerning the property actually known by the owner. An owner may or may not have lived at the property and unless the potential purchaser is informed in writing, the owner has no more information about the property than could be obtained by a careful inspection of the property by a potential purchaser. Unless the potential purchaser is otherwise informed, the owner has not conducted any inspection of generally inaccessible areas of the property. This form is required by Ohio Revised Code Section 5302.30.

THIS FORM IS NOT A WARRANTY OF ANY KIND BY THE OWNER OR BY ANY AGENT OR SUBAGENT REPRESENTING THE OWNER. THIS FORM IS NOT A SUBSTITUTE FOR ANY INSPECTIONS. **POTENTIAL PURCHASERS ARE ENCOURAGED TO OBTAIN THEIR OWN PROFESSIONAL INSPECTION(S).** 

Owner's Statement: The statements contained in this form are made by the owner and are not the statements of the owner's agent or subagent. The statements contained in this form are provided by the owner only to potential purchasers in a transfer made by the owner. The statements are not for purchasers in any subsequent transfers. The information contained in this disclosure form does not limit the obligation of the owner to disclose an item of information that is required by any other statute or law to be disclosed in the transfer of residential real estate.

### **OWNER INSTRUCTIONS**

Instructions to Owner: (1) Answer ALL questions. (2) Report known conditions affecting the property. (3) Attach additional pages with your signature if additional space is needed. (4) Complete this form yourself. (5) If some items do not apply to your property, write NA (not applicable). If the item to be disclosed is not within your actual knowledge, indicate Unknown.

Wowner's Initials Date Owner's Initials Date

Date 0970572017 Date

	RL	
Purchaser's Initials Purchaser's Initials		Date

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	STATE OF OHIO DEPARTME OF COMMERCE		2013
	RESIDENTIAL PROPERTY DISCLOSU	URE FORM	
Pursuant to section 5302.30 of the	Revised Code and rule 1301:5-6-10 of the Administ	rative Code.	
TO BE COMPLETED BY OW Property Address: 620	NER (Please Print) Oak st. Meding	,0H 442	5-6
Owners Name(s): Leal	oak st. meding ife Cleveland LLC.	·	ann a na an tha state an
Date:	the property. If owner is occupying the property, sin	nce what date:	
Owner LJ is in output	If owner is not occupying the property, sin	nce what date:	
THE FOLLOWING ST	ATEMENTS OF THE OWNER ARE BASED ON	OWNER'S ACTUAL KN	OWLEDGE
Public Water S     Private Water S     Private Water S     Private Well     Shared Well     Do you know of any current leak     No If "Yes", please describe a     Is the quantity of water sufficient B) SEWER SYSTEM: The nam     Public Sewer     Leach Field     Unknown If not a public or private sewer, d	Service Cistern Spring Spring Pond s, backups or other material problems with the water s and indicate any repairs completed (but not longer that tor your household use? (NOTE: water usage will van ture of the sanitary sewer system servicing the proper Private Sewer Aeration Tank Other	Unknown Other	the water? Yes ehold) Yes No tes):
Yes No I If "Yes", pleas	r current leaks, backups or other material problems w e describe and indicate any repairs completed (but no nd maintenance of the type of sewage system servi	of founder man me base o Aca	·····
department of health or the bo	and of health of the health district in which the pro y previous or current leaks or other material probler icate any repairs completed (but not longer than the p	ms with the roof or rain gui	ters? Dyes DNo
D) WATER INTRUSION: Do defects to the property, including If "Yes", please describe and ind	you know of any previous or current water leakage but not limited to any area below grade, basement or icate any repairs completed:	e, water accumulation, exce crawl space? Yes	ss moisture or other No
Yk XOwner's Initials Date <sup>09/</sup>	05/2017	Purchaser's Initial	
Owner's Initials Date	(Page 2 of 5)	Purchaser's Initials	Date
		· ·	

Do you know of any water		related dama	ie to floors	, walls or ceilings a	s a result of floor	img; <u>moi</u> stu	re <u>sec</u> par	ze; moistu
condensation; ice damming If "Yes", please describe an	: sewer over	flow/backuo;	or leaking	pipes, plumping itx	tures, or appirate	cest 111	s []no	
Have you ever had the prop If "Yes", please describe ar	erty inspecte d indicate w	hether you h	ave an insp	ed inspector? Section report and an	y remediation u	Yes [] No ndertaken: _		
Purchaser is advised that this issue, purchaser is en	every home couraged to	costains m	old. Some	people are more s	ensitive to mold		s. If con	cerned a
E) STRUCTURAL COM EXTERIOR WALLS): D than visible minor cracks o interior/exterior walls? Yes No If "Yes problem identified (but not	o you know r blemisbes)	of any prev or other mat	ious or cu erial proble licate any (	errent movement, su errs with the foundater repairs, alterations o	tion, basement/c	rawl space, o control the	floors, or e cause of	r effect of
Do you know of any previ If "Yes", please describe an	ous or curra ad indicate a	ent fire or sm ny repairs co	oke damaj mpleted:	ze to the property?				
<ul> <li>F) WOOD DESTROY IN insects/termites in or on the If "Yes", please describe an</li> <li>G) MECHANICAL SYS mechanical systems? If yo</li> </ul>	nd indicate a TEMS: Do our property (	you know ol does not have	any prev	ious or current prof	an me past 5 ye	with the fol		
<ol> <li>Electrical</li> <li>Plumbing (pipes)</li> </ol>			A.	<ol> <li>Water softener</li> <li>a. Is water softe</li> </ol>	ner leased?		Ď	
<ol> <li>Central heating</li> <li>Central Air conditioning</li> </ol>	в			<ul><li>9) Security System</li><li>a. Is security sy</li><li>10) Central vacuur</li></ul>	stem leased?			Ц
<ul><li>5) Sump pump</li><li>6) Fireplace/chimney</li><li>7) Lawn sprinkler</li></ul>				<ol> <li>11) Built in applian</li> <li>12) Other mechani</li> </ol>	nces		Ц	F
5 5 4.46 7843 20574 34 48 8 WK	above questi	LJ L ions is "Yes"	, please de	scribe and indicate a	ny repairs to the	mechanical	system (	but not lo
If the answer to any of the than the past 5 years):							: 	helmy
than the past 5 years): H) PRESENCE OF HA2	ARDOUS	MATERIAL	S: Do you	know of the previo			my of the	CV1011
than the past 5 years):	ials on the pi	roperty?	S: Do you	i know of the previo	Unknow		ny oi the	

I) UNDERGROUND STORAGE TANKS/	WELLS: DA	vou know of any u	inderground sto	rage tanks (exist	ting or removed	), oil or
i) UNDERGROUND STORAGE TAINED natural gas wells (plugged or unplugged), or a If "Yes", please describe:	bandoned wat	er wens on me pro	ралу. Цлса			
Do you know of any oil, gas, or other mineral	right leases or	the property?	]Yes 🗌 No			
Purchaser should exercise whatever due dil Information may be obtained from records	lizanea murch	acer deems neress	arv with respe	ct to oil, gas, an county where th	nd other miner: he property is l	il right ocated.
J) FLOOD PLAIN/LAKE ERIE COASTA Is the property located in a designated flood p is the property or any portion of the property i	lain? included in a L	ake Eric Coastal E			o Unku	
K) DRAINAGE/EROSION: Do you know affecting the property? Yes No If "Yes", please describe and indicate any rep problems (but not longer than the past 5 years	airs mydifical	ions or alterations	to the property	or other attempt	s to control any	
L) ZONING/CODE VIOLATIONS/ASSE: building or housing codes, zoning ordinances If "Yes", please describe:	affecting the p	soperty or any nor	conforming use	s of the turberr	w of any violati y? Yes L	ns of No
Is the structure on the property designated by district? (NOTE: such designation may limit If "Yes", please describe:	changes or im	provements that m	ay de made us u	g or as being log he property)	zated in an histo ∐Yes □No	ric
Do you know of any recent or proposed ass If "Yes", please describe:	essments, fees	or abatements, wh	ich could affect	the property?		} 
List any assessments paid in full (date/amoun List any current assessments:	it)nionthly fee		Length of pay	ment (years	months _	)
Do you know of any recent or proposed rules including but not limited to a Community Ass If "Yes", please describe (amount)	sociation, SID,	, CID, LID, etc.	I C?	charges associat	ed with this pro	perty,
M) BOUNDARY LINES/ENCROACHMI	ENTS/SHARI	D DRIVEWAY	PARTY WALI	S: Do you kno	w of any of the	<b>6</b> .
following conditions affecting the property?	Yes N	0			Yes	N
<ol> <li>Boundary Agreement</li> <li>Boundary Dispute</li> <li>Recent Boundary Change</li> </ol>			ents From or on	Adjacent Prope		F
If the answer to any of the above questions is	"Yes", please	describe:	+ <u>1</u>			
N) OTHER KNOWN MATERIAL DEFE	CTS: The fol	lowing are other kr		efects in or on t	he property:	Epitheniy Andreas Andreas
For purposes of this section, material defects be dangerous to anyone occupying the proper property.	would include ty or any non-	any non-observab observable physics	le physical conc al condition that	lition existing or could inhibit a	n the property f person's use of	nt coul the

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**Property Address** 

620 Oakst. mediana, 04 44256

## 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.

1 CONTLATION			A 3 A	1	
OWNER:	Realife	cleveland	<u>LLC</u> DATE	n N	an a
		1	DATE	09/05/2017	
OWNER:					

# 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 or an amendment 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 Signa <i>Richard Lawson</i>	dotloop verified 09/06/17 1:06PM EDT	condition as represented h	erein by the or	vner.
PURCHASER.	BZZW-TJGH-NU1Z-N9FP	DATE:		
PURCHASER:		DATE:	19.00.9888888889.00.16.9846.987.988	

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n

Disclosure (	of Information on Lead-Bas	ed Paint and/or Lead-Based Pai	nt Hazards
notified that such property of developing lead poison including learning disabilit poisoning also poses a pa required to provide the buy in the collect possession an	erest in residential real prope may present exposure to lead ing. Lead poisoning in your ties, reduced intelligence qu nticular risk to pregnant wou rer with any information on i d notify the buyer of any kno nt hazards is recommended j		ent neurological damage, impaired memory. Lead residential real property is assessments or inspections
Property Address:	620 Oak Street Ohio	44256	
Seller's Disclosure (a) Presence of lead-base (i) Known lea (explain).	sed paint and/or lead-base ad-based paint and/or lead	ed paint hazards (check (i) or (ii) d-based paint hazards are press	below): ent in the housing
(b) Records and reports	available to the seller (ch	ed paint and/or lead-based pair eck (I) or (II) below): ith all available records and rep t hazards in the housing (list do	ons pertaining to lead-
(ii) Seller has hazards in	no reports or records per the housing.	taining to lead-based paint and	/or lead-based paint
Purchaser's Acknowled	gment	a a secon second who makes	
(c) Purchaser	has received copies of all	information listed above.	n Vour Llamp
		et Protect Your Family from Lead I	11 IOM INDIA
(e) Purchaser has (chec (i) received a ment or ii	to an incomposition for m	utually agreed upon period) to of lead-based paint and/or lead	conduct a risk assess- i-based paint hazards; o
(ii) waived th	e opportunity to conduct d paint and/or lead-based	a risk assessment or inspection	for the presence of
Agent's Acknowledgm (f) Or Agent has aware of	ent s informed the seller of the his/her responsibility to en	e seller's obligations under 42 t nsure compliance.	J.S.C. 4852(d) and is
Certification of Accurate The following parties hav information they have pro-	<b>y</b> e reviewed the information a wided is true and accurate.	above and certify, to the best of th	eir knowledge, that the
<u>Realife Clev</u> Seller	<u>eland LLC</u> 8/1 Date	7/17 Seiler	<u>8-1/-17</u> Date
Purchaser	Date	Purchaser	Date
Mr. H.t. A.K. La.	8/17/17	and the second	
Contract to 200	Date	Agent	Date

# **Realty Trust CONSUMER GUIDE TO AGENCY RELATIONSHIPS** Services Galler

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

#### **Representing the Sellers**

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

#### **Representing Buyers**

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

#### **Dual Agency**

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

#### Representing Both the Buyer & Seller

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

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

#### Working With Realty Trust Services- Our Policy On Agency

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

In the event that both the buyer and seller are represented by the same agent, the agent and Reality Trust Services will act as a dual agent but only if both parties agree. As a dual agent, they will treat both parties honestly, prepare and present offers at the direction of the parties, and help the parties fulfill the terms of any contract. They will not, however, disclose any confidential information that would place one party at an advantage over the other or advocate or negotiate to the detriment of either party.

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

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

### Working With Other Brokerages

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

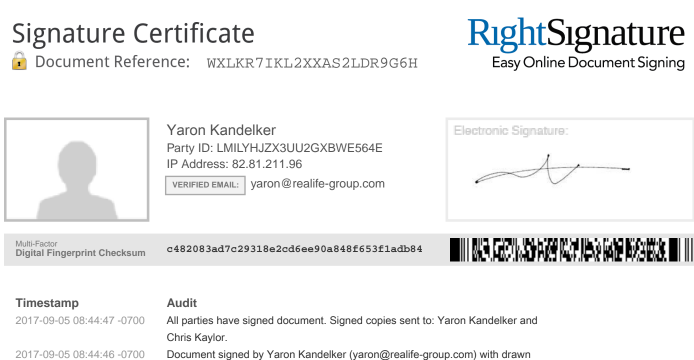
#### Fair Housing Statement

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

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

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

Rentife	(Please Print)	•	
Name	(Please Print)	Name	(Please Print)
No Al	8-17-17		
Signature	Date /	Signature	Date
V			



2017-09-05 08:43:38 -0700 2017-09-05 08:42:41 -0700 Document signed by Yaron Kandelker (yaron@realife-group.com) with drawn signature. - 82.81.211.96 Document viewed by Yaron Kandelker (yaron@realife-group.com). - 82.81.211.96 Document created by Chris Kaylor (chrisckaylor@gmail.com). - 99.25.98.52

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