LICENSEE DESIGNATION FORM

AND THIRD PARTY AUTHORIZATION

Alexia Arrowood	John Arrowood	The undersigned Clien	t (s)
(CLIENT) Here	by authorize:		
	(All the Halster	d Team Members)	
Sonja Hals	tead - Realtor	Renee Bricker - Ro	ealtor
Kathleen H	Ieldman - Realtor	Amanda Daily - Ro	ealtor
John Hals	tead - Realtor	Thomas Fisher - Re	ealtor
Amy Ham	mer - Realtor	Kaleigh Riddell - F	Realtor
additional Desig	nate Licensees purs	Istead Team act on the Cliquant to Client's Agreemen e Agreement shall remain	t dated:
effect with respo	ect to each and eve	ry Designated Licensee.	
Alexia arrowood	12/10/2022		
Signature	Date	Signature	Date
John Arrowood E02BB1AB3ECF42D	12/10/2022		
Signature	Date	Signature	Date
Renee Bricker	12/10/2022		
Licensee	Date		

^{*}Please record all sales under Sonja Halstead- ID: c445646, Office: c19541



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

Property Address: 3295 Oser Rd, N				
Buyer(s): Alexia Arrowood, John				
Seller(s): Bruce Hollingswor	th, Kristina Hollingswo	rth		
The buyer will be represented by	AGENT(S)	Halstead , and	BROKERAGE	oward Hanna
The seller will be represented by	Christopher Ka	ylor , and	BROKERAGE	Trust Services LLC .
II. TRANSACT	ION INVOLVING TV	VO AGENTS IN T	HE SAME BRO	OKERAGE
If two agents in the real estate broker				
represent both the buyer and the selle	r, check the following rela	ationship that will appl	ly:	
Agent(s)				work(s) for the buyer and
			work(s) f	for the seller. Unless personally
Agent(s)involved in the transaction, the b As dual agents they will maintain				
andon the back of this form. As dua confidential information. Unless has a personal, family or business	l agents they will mainta indicated below, neither t	in a neutral position in the agent(s) nor the br	n the transaction a okerage acting as	a dual agent in this transaction
	SACTION INVOLVI		EAL ESTATE A	
Agent(s) be "dual agents" representing bot this form. As dual agents they v information. Unless indicated be personal, family or business relations.	h parties in this transaction will maintain a neutral poslow, neither the agent(s	osition in the transaction) nor the brokerage a	ion and they will acting as a dual a	protect all parties' confidential agent in this transaction has a
represent only the <i>(check one)</i> represent his/her own best interes				
I (we) consent to the above relation (we) acknowledge reading the inf	onships as we enter into t			
BU9ERPSANA006435	DAT			DATE
Alexia Arrowood DocuSigned by:	12 /10 /2022	Bruce Hollin	ngsworth	
	12/10/2022			
John arrowood		- OF ! FE		
- BL色伝感音が始極でF42D John Arrowood	DAT		ollingsworth	DATE

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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. Forth is 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 offer is 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 principal 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 principal broker and manager are dual agents. There are two exceptions to this. The first is where the principal broker or manager is personally representing one of the parties. The second is where the principal broker or manager is selling or buying his own real estate. These exceptions only apply if there is another principal 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:



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



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PURCHASE AGREEMENT OFFER, RECEIPT AND ACCEPTANCE



1	BUYER: Alexia Arrowood, John Arrowood	offers to buy the
2	PROPERTY: located at 3295 Oser Rd	,
3	S City Norton , Ohio, Zip 44203 Perma	nanent Parcel No(s). 4601011
4 5 6 7 8 9 10 11 12 13 14	normal wear and tear, shall include the land, all appurtenant rights, privil fixtures, including such of the following as are now on the property: all lard bathroom fixtures, ceiling fans; central air conditioning systems; all window storm windows, curtain rods and drapery hardware; garbage disposal, TV are smoke detectors, garage door opener(s) andall controls; all attached witems shall also remain:satellite dish;countertopmicrowave; _X kitchen refrigerator;second refrigerator: _X dishwater conditioner(s);through the wall air conditioners;gas grill;firepgrate; _X all existing window treatments; _X ceiling fan(s);wood _X water softener (do not check if leased);humidifier;dehur	ileges and easements, and all buildings and andscaping, electrical, heating, plumbing and w and door shades, blinds, awnings, screens, intenna, rotor and control unit; radiator covers, wall-to-wall carpeting. The following selected range;
16 17		
18 19		
20 21 22 23 24 25 26	primary contract upon BUYER'S receipt of a signed copy of the relection (Date). BUYER shall have the right to term to BUYER'S receipt of said copy of the release of the primary constitution of the SELLER'S agent. Upon receipt of the release of the primary of within four (4) days and BUYER and SELLER agree to sign an addendured.	ease of the primary contract on or before minate this secondary offer at any time prior ontract by delivering written notice to the contract, BUYER shall deposit earnest money
27 28	· · ·	. \$169,900.00
29 30 31 32 33	Listing Broker X Buyers' Broker or X collect at inspection and credited against the purchase price The check shall be deposited immediately upon acceptance	
34	Additional Funds to be deposited in escrow	\$ 7,495.00
35 36 37 38 39	in cash, without regard to the sale and/or closing of any other real property Mortgage loan to be obtained by BUYER X CONVENTIONAL, FHA, VA OTHER Seller to pay 3000.00 to	. \$ 161,405.00
10 11 12 13 14 15 16 17	FINANCING: This transaction is conditioned upon BUYER obtaining a commitre Howard Hanna Mortgage Services or such other lending institution chosen by a lesser amount acceptable to BUYER. BUYER agrees to apply in writing 5 days after the date of acceptance, to cooperate fully with the lender's required to obtain the Loan and shall obtain a commitment for the Loan on or before BUYER'S good faith efforts, a loan commitment has not been obtained, then this of a mutual release by SELLER and BUYER, the earnest money degosit shalls	y BUYER in the amount set forth above, or ing for the Loan and order the appraisal within uests for information and to use good faith efforts a Loan Loan Loan Loan Loan Loan Loan Lo

	Property Address: 3295 Oser Rd, Norton, Oh 44203
48	obligated to make a loan application until after BUYER'S offer becomes the primary contract.
49 50 51 52 53 54 55	CLOSING: All documents and funds necessary to complete this transaction shall be placed in escrow with BUYER'S lending institution or a title company on or before
56 57 58 59 60 61	POSSESSION: SELLER shall deliver possession and occupancy to BUYER on or beforeTOT (time) a.m p.mTOT_ day(s) after recording of the deed orTOT, whichever is later. Subject to BUYER'S rights, if any, the premises may be occupied by the SELLER free for() days and an additional per day provided, however, that under no circumstances shall SELLER occupy Premises beyond (date). Payment and collection of fees for use and occupancy after transfer of title are the sole responsibility of SELLER and BUYER and not of the real estate agents or broker involved in the sale.
62 63 64 65 66 67 68 69 70	TITLE: SELLER shall convey a marketable title to BUYER by general warranty deed and/or fiduciary deed, if required, with dower rights released, free and clear of all liens and encumbrances whatsoever, except a) any mortgage assumed by BUYER, b) such restrictions, conditions, easements (however created), including without limitation subsurface rights, and encroachments, which do not materially adversely affect the use or value of the property, c) zoning ordinances, if any, and d) taxes and assessments, both general and special, not yet due and payable. BUYER is encouraged to obtain an ALTA Homeowners Policy of Title Insurance ("AHP"). An AHP is different from a lender's title insurance policy, which will not protect the BUYER from claims and challenges on the title. Seller shall furnish an AHP from Erie Title or First Meridian Title as agreed to by the parties, in an amount of the purchase price.
71 72 73 74	LIMITED HOME WARRANTY: Home Warranties DO NOT COVER PRE-EXISTING DEFECTS in the property nor does the existence of a warranty preclude the advisability of professional inspection(s). BUYER does elect _X does not elect (MARK THE APPROPRIATE BOX) to secure a Home Warranty Plan issued by Home Security of America, Inc. The cost of shall be paid by _ SELLER _ BUYER through escrow.
75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90	PRORATIONS: General taxes, annual maintenance fees, subdivision charges, special assessments, city and county charges and tenant's rents shall be prorated as of the date of the title transfer. Taxes and assessments shall be prorated based upon the latest available tax duplicate. However, if the tax duplicate is not yet available or the improved land is currently valued as land only, taxes and assessments shall be prorated based upon 35% of the selling price times the millage rate. The escrow agent is instructed to contact the local governmental taxing 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 process of completion at the time the AGREEMENT was signed by the parties, the escrow agent is instructed to make a good faith estimate of the taxes to be owed on the value of the improved property to the date of title transfer and reserve sufficient funds in escrow from SELLER'S net proceeds to pay those taxes when they become due and payable after title transfer. The escrow agent is instructed to release the balance, if any, of the funds on reserve, once it receives notice from the local county auditor that the taxes on the land and improvements have been paid in full to the date of title transfer. BUYER acknowledges that the latest available tax duplicate may not accurately reflect the amount of taxes and assessments that will be owed. SELLER agrees to reimburse BUYER directly outside of escrow for any increase in valuation and the cost of all passed or levied, but not yet certified, taxes and assessments, if any, prorated to the date of title transfer. SELLER is not aware of any proposed taxes or assessments, public or private, except the following:
91 92 93	In the event the property shall be deemed subject to any agricultural tax recoupment (C.A.U.V.), then BUYER X SELLER agrees to pay the amount of such recoupment. CHARGES/ESCROW INSTRUCTIONS: This AGREEMENT shall be used as escrow instructions subject to the
94 95	Escrow Agent's usual conditions of acceptance. If there is any conflict between the escrow agent's usual conditions of acceptance and this Agreement, the terms of this Agreement shall prevail.
96 97 98 99 100 101 102 103	SELLER shall pay the following costs through escrow: a) any governmental conveyance fee or transfer tax; b) any amount required to discharge any mortgage, lien or encumbrance not assumed by BUYER and to record the cancellation thereof; c) title exam and one half the cost of insuring premium for ALTA Homeowners Policy of Title Insurance; d) deed preparation costs; e) prorations due BUYER; f) real estate brokerage commissions as described in lines 303-305 below; and g) one-half of the escrow fee (unless VA/FHA regulations prohibit payment of escrow fees by BUYER, in which case SELLER shall pay the entire escrow fee). SELLER shall pay directly all utility charges to the date of title transfer or date of possession, whichever is later. The escrow agent shall withhold \$p_s 0 from the proceeds due SELLER for the SELLER'S final water and sewer bills. Tenant security deposits, if any, shall be credited in escrow to the BUYER.
	Purchase Agreement 2/2022 Page 2 of 6 SELLERS' INITIALS AND DATE BUYERS' INITIALS AND DATE

	Property	Address:	3295 Oser Rd, Norton, Oh 44203			
104 105 106 107 108 109 110	regulations); b) one-half the fees for the deed and an broker services rendered Howard Hanna will provid AND (ii) the commission liseller to Howard Hanna	te cost of insuring pr y mortgage, and d) to BUYER. Howard le to BUYER consis sted below on lines 3 a as the cooperating	scrow: a) one-half of the escrow fee emiums for ALTA Homeowners Policy of BUYER'S share of Howard Hanna's resultant Hanna's real estate commission for all ts of two components: (i) a brokerage flog-305, which percentage component is broker that successfully produced the Buste warranty plan, if any, shall be charged	f Title Insurted Earl estate of general broat fee of \$3 being offer UYER. BU	rance; c) a commission okerage se 325, paid I red and will YER shall s	If recording for buyer the control of the cordinate of th
112 113	Statement to the SELLER	'S Broker listed on th	ets the escrow agent to send a copy of the street are closing.	, ,		
114 115	Statement to BUYER'S Br	oker listed on this A	ts the escrow agent to send a copy of t greement promptly after closing.			
116 117 118 119 120 121 122 123 124 125 126 127	below. A licensed inspect service indicated and lice "yes" for each professional has to conduct each inspector (as a license inspector (b). If BUYER do BUYER'S agent and broke conditions that are not restrict that the Broker(b) and the BUYER acknowledges that	for is a person engansed by the Ohio Dinal inspection desired ection elected. BUY ection and releases less not elect inspectiver. BUYER understadily apparent and vir agents do not guant it is BUYER'S own	inspectors perform, at BUYER'S expended full-time for profit in the business of the profession of Real Estate and Professional Land the number of days following the ER assumes sole responsibility to select Broker of any and all liability regarding ions, BUYER acknowledges that BUYE ands that all real property and improve which may affect a property's use or valuation and in no way assume responsing the condition and systems of the property	directly relations of Acceptance of Acceptan	ated to the BUYER museptance the a license on or reter against the contain of and SEL aproperty's	inspecticust indicated at BUYE dispector of the advice of lefects and LER agress condition
128 129	NECESSÄRILY ELIMINA		ATE, COUNTY, LOCAL GOVERNM THE INSPECTIONS LISTED BELOW.	ENT OR	FHA/VA	DO NO
130 131	"YES." Any failure by BUY		s to waive each licensed inspection to the time specified, any inspection indicates		" herein is	a waiver
132	such inspection and shall		acceptance of the property by BUYER i	n its "AS IS	" condition	l .
132	such inspection and shall Choice		acceptance of the property by BUYER inspection	n its "AS IS	condition Expense	
132	·			n its "AS IS BUYEI	<u>Expense</u>	
132 133 134 135 136 137 138	Yes No X GENERA X SEPTIC S X WATER F X WELL FL X RADON . X MOLD*	L HOME 7-1 SYSTEM 7-1 OW RATE 7-10	Inspection days from acceptance of AGREEME	BUYEI NT X	Expense R'S SI	ELLER'S
133 134 135 136 137	Yes No X GENERA X SEPTIC S X WATER F X WELL FL X RADON . X MOLD* *Buyer is advised to hire a type of mold is present and	L HOME 7-1 SYSTEM 7-1 POTABILITY 7-10 OW RATE 7-10 licensed inspector v to propose an appro	Inspection days from acceptance of AGREEME	BUYEI NT X	Expense R'S SI t in the proprior and cu	ELLER'S
133 134 135 136 137 138 139 140	Yes No X GENERA X SEPTIC S X WATER F X WELL FL X RADON . X MOLD* *Buyer is advised to hire a type of mold is present and leaks and water damage to	L HOME SYSTEM POTABILITY OW RATE licensed inspector was propose an appropose an appropose an appropose an appropose and propose and propos	Inspection days from acceptance of AGREEME vho is qualified to determine whether mol priate treatment of any mold that is discov ult in the existence of mold which may ca	BUYEI NT X	Expense R'S SI t in the proprior and cu	ELLER'S
133 134 135 136 137 138 139 140 141	Yes No X GENERA X SEPTIC S X WATER F X WELL FL X RADON . X MOLD* *Buyer is advised to hire at type of mold is present and leaks and water damage to the second of th	L HOME 7-1 BYSTEM 7-1 POTABILITY 7-10 OW RATE 7-10 licensed inspector was to propose an appropose an appropose an appropose an appropose and appropose appropose and appropose appropose and appropose appropose and appropose appropose and appropose appropose appropose appropose and appropose appropose appropose appropose appropose appropose and appropose appropo	Inspection days from acceptance of AGREEME vho is qualified to determine whether mol priate treatment of any mold that is discov ult in the existence of mold which may ca	BUYEI NT X NT X NT X NT X NT X NT X NT D d is presentered. Both pause advers	Expense R'S SI t in the proprior and cuse health e	ELLER'S
133 134 135 136 137 138 139 140 141 142 143	Yes No X GENERA X SEPTIC S X WATER F X WELL FL X RADON . X MOLD* *Buyer is advised to hire a type of mold is present and leaks and water damage to the complex of the complex of the complex of the property is served.	L HOME SYSTEM POTABILITY OW RATE licensed inspector verto propose an appropose an appropose an appropose an appropose and approp	Inspection days from acceptance of AGREEME vho is qualified to determine whether mol priate treatment of any mold that is discov ult in the existence of mold which may ca cceptance of AGREEMENT home inspector st inspection, BUYER shall elect one of and accept the property in its "AS AS IS" present physical condition, th	BUYER NT X	Expense R'S SI t in the proprior and cuse health each	ELLER'S perty, whaterent waterfects.
133 134 135 136 137 138 139 140 141 142 143 144 145 146	Yes No X GENERA X SEPTIC S X WATER F X WELL FL X RADON . X MOLD* *Buyer is advised to hire a type of mold is present and leaks and water damage to the composition of the property is Amendment/Rem (A) Remove the insignification of the property is Amendment/Rem (B) Accept the property of all insigninspection continuation c	L HOME SYSTEM POTABILITY OW RATE Ilicensed inspector verto propose an appropose an appropose an appropose an appropose and property can result of the language	Inspection days from acceptance of AGREEME who is qualified to determine whether molepriate treatment of any mold that is discovult in the existence of mold which may captain the existence of mold which may captain the existence of mold which may captain the existence of and accept the property in its "AS AS IS" present physical condition, the R agreeing to have specific material detection at SELLER'S expense; BUYER agreed to sign an Amendment to Purchelying those specific material defects the existence of acceptance of the property in its "AS AS IS" present physical condition, the R agreeing to have specific material defects of the property in the second of the sign and Amendment to Purchelying those specific material defects are (3) days from SELLER'S receipt of 12/10	BUYER NT X	Expense R'S SI t in the proprior and cuse health expenses g: at physical agrees were either paired by vide SELL ement ren are to be	condition to sign a qualified ER with moving the repaired

	Property Address: 3295 Oser Rd, Norton, Oh 44203
154 155 156 157 158 159	copies of inspection reports to agree in writing which material defect(s), if any, shall be corrected by SELLER at SELLERS' expense. If BUYER and SELLER do not agree in writing within those three (3) days, then this AGREEMENT shall be null and void, and SELLER and BUYER agree to sign a mutual release, whereupon the earnest money shall be returned to BUYER. SELLER agrees to provide reasonable access to the property for BUYER to review any such material defects corrected by SELLER. For purposes of this AGREEMENT, "material defects" DO NOT include minor routine maintenance. OR
160 161 162 163	(C) Terminate this Agreement if BUYER'S written inspection report(s) or any other source(s) identify material defects NOT previously disclosed in writing by SELLER. If BUYER elects to terminate, BUYER agrees to provide a copy of the written inspection report(s) to SELLER, and both parties agree to promptly sign a mutual release, whereupon the earnest money shall be returned to BUYER.
164 165 166 167 168 169 170 171 172 173	PEST/WOOD DESTROYING INSECTS: An inspection of all structures on the property shall be made within 7-10 days by a licensed inspection or exterminating agency of X BUYER'S or SELLER'S choice at X BUYER'S SELLER'S expense and such agency's written report made available to the BUYER before closing. If such report shows existing infestation or damage by pests, termites or other 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 BUYER OR X SELLER (unless FHA/VA regulations prohibit payment of inspection and/or repair expenses by BUYER, in which case SELLER shall pay such costs and/or repair expense). This agreement may be voided by either party, if the repair exceeds \$500.00. In that event, SELLER and BUYER agree to sign a mutual release whereupon the earnest money shall be returned to the BUYER.
175 176 177 178 179 180 181 182 183 184 185 186 187 188	LEAD-BASED PAINT: BUYER shall have the right to have a risk assessment or inspection of the property by a licensed inspector, for the presence of lead-based paint and/or lead-based paint hazards at BUYER'S expense within days after acceptance. (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 SELLER with a copy of the written inspection and/or risk assessment report. Upon receipt of the inspection report and BUYER'S request for repairs, SELLER shall have the option to either agree to correct the deficiencies 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 a certificate from a qualified risk 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 with out SELLER'S consent. BUYER X HAS
191 192	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."
193 194 195	If BUYER has not received such pamphlet and disclosure, then 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.
196 197 198 199 200	The BUYER and SELLER can mutually 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. If this is a secondary offer, the number of days specified for each of the inspections indicated in lines 132-142 shall be from the date this becomes the primary contract and not from the date of acceptance.
201 202 203 204 205	MEGAN'S LAW: SELLER represents 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 assumes the responsibility to check with the local sheriff's office for current, complete and accurate 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 to determine if a sex offender resides in the area of the property.
206 207 208 209 210	CONDITION OF PROPERTY: BUYER has examined the property and agrees that the property is being purchased in its "AS IS" PRESENT PHYSICAL CONDITION including any defects disclosed by the SELLER on the State of Ohio <i>Residential Property Disclosure Form</i> , identified by any inspections requested by either party or on any other forms or addenda made a part of this Agreement or identified by any other source. SELLER warrants to BUYER that SELLER has completed the State of Ohio Residential Property Disclosure Form accurately and thoroughly and that no additional items of disclosure have
	Purchase Agreement 2/2022 Page 4 of 6 SELLERS' INITIALS AND DATE BUYERS' INITIALS AND DATE

	Property Address: 3295 Oser Rd, Norton, Oh 44203
211 212 213 214 215	occurred since the SELLER'S completion of that form. SELLER agrees to notify BUYER in writing of any additional disclosure items that arise between the date of acceptance and the date of recording of the deed. BUYER has not relied upon any representations, warranties or statements about the property (including but not limited to its condition or use) unless otherwise disclosed on this AGREEMENT or on the <i>Residential Property Disclosure Form</i> . BUYERS must initial one of the following:
216 217	BUYER X HAS W (BUYER'S initials), prior to signing this offer, received a copy of the Residential Property Disclosure Form which was signed by SELLER on November 23, 2022 (date).
218 219 220	BUYER HAS NOT (BUYER'S initials) received a copy of the <i>Residential Property Disclosure Form</i> . This offer is subject to the SELLER completing the Residential Property Disclosure Form and BUYER'S review and approval of the information contained on the disclosure form within days from receipt.
221 222 223 224 225 226	BUYER acknowledges that the SELLER completed the <i>Residential Property Disclosure Form</i> and agrees to hold the Brokers and their agents harmless from any misstatements or errors made by the SELLER on that form. BUYER also acknowledges and agrees that the Brokers and their agents have no obligation to verify or investigate the information provided by the SELLER on that form. BUYER hereby acknowledges that any representation by SELLER or the real estate agent(s) regarding the square footage of the rooms or structures, the lot dimensions, homeowners' fees, public and private assessments, utility bills, taxes and special assessments are approximate and not guaranteed.
227 228 229	Please list any and all verbal representations made by Brokers or their agents that you relied upon when purchasing this property (if none, write "none"). NONE
230	SELLER agrees to leave the property in broom clean condition with all rubbish and personal items removed by closing.
231 232 233 234 235 236 237 238	SELLER shall pay all costs for the repair of any leak(s) in the water or gas main supply lines found between the street and foundation at the time of transfer or restoration of utilities. SELLER agrees to comply with any and all local governmental point of sale laws and/or ordinances. SELLER shall promptly provide BUYER with copies of any notices received from governmental agencies to inspect or correct any current building code or health violations. If applicable, BUYER and SELLER shall have Five (5) days after receipt by BUYER of all notices to agree in writing which party shall 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 can be declared null and void by either party. In that event, SELLER and BUYER agree to sign a mutual release with instruction to the Broker for disbursement of the earnest money on deposit.
239	REPRESENTATIONS AND DISCLAIMERS: BUYER acknowledges that BUYER is relying upon BUYER'S own
240 241 242	inspection and evaluation of the property, whether performed by BUYER or BUYER'S independent inspectors or contractors, in determining the property's condition or fitness. BUYER understands that Howard Hanna and its agents do not warrant the condition or systems of the property or guarantee that SELLER has disclosed all defects.
243 244 245 246 247 248 249 250	BUYER acknowledges that, except as specifically noted on lines 227-229 above, Howard Hanna and its agents have not made any representations, warranties, or agreements, express or implied regarding the condition or use of the property, including but not limited to any representation that: (a) the basement, crawl space, or slab area do not incur seepage, leakage, dampness, or standing water; (b) the heating, cooling, plumbing, or electrical system(s) or any built-in appliance is in good working condition or is completely functional; (c) the roof is weather tight and/or structurally sound; (d) the structure is free from insect infestation, lead paint, or lead paint hazards; (e) the water supply or septic system, if any, are not deficient in any respect; or (f) radon gas, urea-formaldehyde foam or asbestos insulation, or any other toxic substance including any toxic form of mold, is not present on the property.
251 252 253 254 255 256	DAMAGE: If any building or other improvements are destroyed or damaged in excess of ten percent of the purchase price prior to title transfer, BUYER may either accept the insurance proceeds for said damage and complete this transaction or may terminate this AGREEMENT and receive the return of all deposits made. In that event, SELLER and BUYER agree to sign a mutual release with instruction to the Broker for disbursement of the earnest money on deposit. If such damage is less than ten percent of the purchase price, SELLER shall restore the property to its prior condition and BUYER agrees to complete the purchase of the property.
257 258 259 260 261 262 263	MONEY BACK GUARANTEE: (Elect one) BUYER does elect does not elect to purchase the Howard Hanna Money Back Guarantee Program, subject to Program's terms and conditions. If BUYER elects the Program, then this Agreement and BUYER'S obligations hereunder are conditioned upon approval of BUYER'S Application to Repurchase by Home Trade-In Company, Inc. ("HTCI") within seven (7) days from Acceptance as herein defined. BUYER'S fully-executed Application, including BUYER'S agreement to pay HTCI a fee of 1% of the purchase price, is attached hereto. If HTCI does not approve the Application, then this Agreement shall be null and void and BUYER and SELLER agree to sign a mutual release whereupon the earnest money shall be returned to BUYER.
264 265 266 267	BINDING AGREEMENT: For purposes of this AGREEMENT, "acceptance" shall occur upon the written acceptance, without any material change to the last offer or counter offer, and either the verbal or written communication of that acceptance to the last offering party or their agent. For purposes of this Agreement, "days" shall be defined as calendar days. Upon acceptance, this offer and all attachments and added a shall become an AGREEMENT binding on BUYER and
	Purchase Agreement 2/2022 Page 5 of 6 SELLERS' INITIALS AND DATE BUYERS' INITIALS AND DATE

Property Address:

268 269 270 271 272 273	SELLER, their heirs, executors, administrators, successor conditions, representations and warranties, either express respect to this transaction. All counter-offers, amendments, on the signed by both BUYER and SELLER. Facsimile or other and valid. THIS IS A LEGALLY BINDING CONTRACT. The of legal or tax advice.	sed or implied, agreed u changes or deletions to the r electronically transmitte	pon by the BUYER and SELLER with his AGREEMENT shall be in writing and ed signatures shall be deemed binding	
274	ADDITIONAL TERMS:			
275 276				
277 278 279 280 281 282 283	ADDENDA: The additional terms and conditions in the Disclosure Statement; X Residential Property Disclosur Condominium; House Sale Contingency; House Association; Application to Repurchase by Home Trad Program) X Walk Through Addendum; Other are made a part of this Agreement. The terms and condiconflicting terms in this Agreement.	re; VA/FHA Addendue Sale Concurrency; Xe-In Company, Inc. (if B	um; FHA Home Inspection Notice; Lead-Based Paint; Homeowner's UYER elects Money Back Guarantee	
284 285 286 287 288 289 290 291 292 293 294	the earnest money, the broker is required by Ohio law to broker receives (a) written instructions signed by the part (b) a final court order that specifies to whom the earnest the earnest money was deposited in the broker's trust a signed instruction or written notice that such legal a shall return the earnest money to the purchaser with receipt of the earnest money shown on line 31 to the escacount. Unless otherwise stated herein, the earnest motitle transfer at which time it shall be applied against at earnest money exceeds the compensation due the broker.	to maintain such funds rties specifying how the t money is to be award account, the parties have action to resolve the for further notice to the grow agent who shall creating shall be retained in the process of the state of th	in the broker's trust account until the earnest money is to be disbursed or ed. If within two years from the date we not provided the broker with such dispute has been filed, the broker seller. The broker shall acknowledge dit that amount to the Buyer's escrown the broker's trust account until after he broker. Any amount by which the	
295	BUYER: llexia arrowood	Address:		
296	Print name: Alexian Arrowood	ZIP:		
297	BUYER: John Arrowood	Phone:	Email:	
298	Print name: John Arrowood	Phone: 12/10/2022 Date: 14 000 00		
299 300	DEPOSIT RECEIPT: Receipt is hereby acknowledged, terms of the above offer.	of \$1,000.00	earnest money, subject to the	
301	HOWARD HANNA (License # 0000189163):			
302	By: (License # <u>445</u>	646) Office: Wadsv	vorth Phone: (330) 347-7889	
303 304 305	ACCEPTANCE: SELLER accepts the above offer and escrow funds a brokerage flat fee of \$325, if the property of the purchase price to Howard Hanna, 6000 Parkland B	is listed with Howard Ha lvd, 3rd Floor, Mayfield I	anna, and 2.500 % Heights, OH 44124	
306	Listing Broker: License #	Listing Agent:	License #	
307	SELLER:	Address:		
308	Print name: Bruce Hollingsworth		ZIP:	
309	SELLER:	Phone:	Email:	
310	Print name: Kristina Hollingsworth	Date:		
311 312	COUNTER OFFER TERMS:			
313 314	Sellers' signature Purchase Agreement 2/2022 Page 6 of 6 SELLERS' INITIALS AND DATE	Sellers' s gnature 12, BUYERS' INITIALS AND	Date /10/2022	

3295 Oser Rd, Norton, Oh 44203





WALK-THROUGH ADDENDUM

This	Addendum	is	made	part	of	the	Agreement	between
			Arrowood					_ ("Buyer")
and $_{-}$			ollingswort			gsworth		("Seller")
for			ser Rd, No		44203		(the	"Property")
with of	fer dated	Decemb	oer 10, 2022	!	•			
	The narties an	ree that Ri	wer will he	aiven an	onnortuni	ity to wal	k through the Pi	ronerty on or
ahout	1-3 day(s		-	_		-	•	• •
	rty is in the sam	<i>,</i> .			-	-	•	
•	execution of the			, abscrit	nonna v	vear and	tear, triat it was	s at the time
OI LIIC	execution of the	Agreeme	71 IL.					
	Buyer acknow	ledges an	d agrees th	nat no is	sues ma	y be rais	ed at the time	of the walk-
throug	h with respect t	o any con	dition of the	Propert	y that wa	s in exis	tence at the tim	e of Buyer's
_	g or inspection	•		·	•			j
			. •					
	In the event th	at the wal	lk-through e	evidence	s a mate	rial adve	rse change in t	he condition
	Property, then	-	= = =	-				_
There	after, the part	ies shall	mutually	agree ir	n writing	upon a	an amount to	be either:
	(1) held in esc		Seller's prod	ceeds pe	nding cor	rection c	of the material	
	adverse ch	nange; or						
	(2) credited to	Ruver thro	nuah escrov	w at the t	ime of titl	e transfe	ır	
	. ,	·	Jugii coolo	w at the t	iiiio oi uu	C transic		
	(·	gned by:	,					
BUYE		a Arrowood	d	SE	ILLER:	····	II!	
	Alexia.Agga					ruce Ho	llingsworth	
BUYE		rowood		SE	LLER:	rictina L	Jallingswarth	
	John Assow				r	ristina r	Hollingsworth	
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	val of Walk-Th gh in the above					by waive	es and remove	s the wark-
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BUYE	R:			BU	IYER:			
DATE	·			DΑ	TE:			
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Walk-Through Addendum JDF 6/2022

Fax:

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.

	JUSSIDIE IEU	d-based paint hazards			s. A risk assessment or inspection
Pro	perty A	ddress: 3295 Ose	er Rd. Barberto	n Ohio 44203	
Sell	er's Disclo	sure			
(a)	Presence	of lead-based paint	and/or lead-base	d paint hazards (check (i)	or (ii) below):
	(i) <u> </u>	Known lead-based (explain).	paint and/or lead	-based paint hazards are	present in the housing
		Seller has no knowle		The same of the sa	paint hazards in the housing.
	(i)	Seller has provided	the purchaser wit	and the state of t	d reports pertaining to lead- st documents below).
	(ii) 	Seller has no report hazards in the hous		nining to lead-based paint	and/or lead-based paint
Pur	chaser's A	cknowledgment			
			ved copies of all i	nformation listed above.	
	Ja	Purchaser has receive	ved the pamphlet	Protect Your Family from L	ead in Your Home.
		has (check (i) or (ii)			
	(i)	received a 10-day o	pportunity (or mu		d) to conduct a risk assess- r lead-based paint hazards; or
AA_	(ii) <u>M</u>	waived the opportu lead-based paint an		risk assessment or inspectation hazards.	ction for the presence of
Age	ent's <u>Ack</u> n	owledgment			
(f)	CK			seller's obligations under sure compliance.	42 U.S.C. 4852(d) and is
Cer	tification	of Accuracy			
info	rmation th	ey have provided is tru	ie and accurate.	ove and certify, to the best	of their knowledge, that the
		kistina Prollingswo		RATE	11/23/202
	OcuSigned by:	1	Date	Sell Pocusigned by:	12/10/2022
	uxia arr 1907B38AB06643		Date	John hyrowood Progressing by: Onja Hakteno	Date 12/10/2022
Age	ent		Date	A BOCB882C828F4A7	Date



STATE OF OHIO

2013

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.

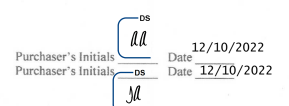
THIS FORM IS NOT A WARRANTY OF ANY KIND BY THE OWNER OR BY ANY AGENT OR SUBAGENT REPRESENTING THE OWNER. THIS FORM IS NOT A SUBSTITUTE FOR ANY INSPECTIONS. POTENTIAL PURCHASERS ARE ENCOURAGED TO OBTAIN THEIR OWN PROFESSIONAL INSPECTION(S).

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.







STATE OF OHIO DEPARTMENT OF COMMERCE

RESIDENTIAL PROPERTY DISCLOSURE FORM
Pursuant to section 5302.30 of the Revised Code and rule 1301:5-6-10 of the Administrative Code.
TO BE COMPLETED BY OWNER (Please Print)
Property Address: 3295 Oser Rd. Barberton Ohio 44203
Owners Name(s): Bruce and Kistina Hollingsworth
Date: 11/4/2022 , 20
Owner is is is not occupying the property. If owner is occupying the property, since what date: If owner is not occupying the property, since what date:
THE FOLLOWING STATEMENTS OF THE OWNER ARE BASED ON OWNER'S ACTUAL KNOWLEDGE
A) WATER SUPPLY: The source of water supply to the property is (check appropriate boxes): Public Water Service
Do you know of any current leaks, backups or other material problems with the water supply system or quality of the water? Yes No If "Yes", please describe and indicate any repairs completed (but not longer than the past 5 years):
B) SEWER SYSTEM: The nature of the sanitary sewer system servicing the property is check appropriate boxes): Public Sewer
Do you know of any previous or current leaks, backups or other material problems with the sewer system servicing the property? Yes No Figure 1: No Figure 1: No Figure 2: No Figure 2: No Figure 2: No Figure 3: No
Information on the operation and maintenance of the type of sewage system serving the property is available from the department of health or the board of health of the health district in which the property is located.
C) ROOF: Do you know of any previous or current leaks or other material problems with the roof or rain gutters? Yes No If "Yes", please describe and indicate any repairs completed (but not longer than the past 5 years):
D) WATER INTRUSION: Do you know of any previous or current water leakage, water accumulation, excess moisture or other defects to the property, including but not limited to any area below grade, basement or crawl space? Yes No If "Yes", please describe and indicate any repairs completed: Part Complete Part
Owner's Initials Date 1/23/22 Purchaser's Initials Date Date Date Date Date Date Date Date
(Page 2 of 5)

Property Address 3295 Oser Rd. Barberton Ohio 44203
Do you know of any water or moisture related damage to floors, walls or ceilings as a result of flooding; moisture seepage; moisture condensation; ice damming; sewer overflow/backup; or leaking pipes, plumbing fixtures, or appliances? Yes No If "Yes", please describe and indicate any repairs completed:
Have you ever had the property inspected for mold by a qualified inspector? If "Yes", please describe and indicate whether you have an inspection report and any remediation undertaken:
Purchaser is advised that every home contains mold. Some people are more sensitive to mold than others. If concerned about this issue, purchaser is encouraged to have a mold inspection done by a qualified inspector.
E) STRUCTURAL COMPONENTS (FOUNDATION, BASEMENT/CRAWL SPACE, FLOORS, INTERIOR AND EXTERIOR WALLS): Do you know of any previous or current movement, shifting, deterioration, material cracks/settling (other than visible minor cracks or blemishes) or other material problems with the foundation, basement/crawl space, floors, or interior/exterior walls? Yes No If "Yes", please describe and indicate any repairs, alterations or modifications to control the cause or effect of any problem identified (but not longer than the past 5 years):
Do you know of any previous or current fire or smoke damage to the property? Yes No If "Yes", please describe and indicate any repairs completed:
F) WOOD DESTROYING INSECTS/TERMITES: Do you know of any previous/current presence of any wood destroying insects/termites in or on the property or any existing damage to the property caused by wood destroying insects/termites? Yes No If "Yes", please describe and indicate any inspection or treatment (but not longer than the past 5 years):
G) MECHANICAL SYSTEMS: Do you know of any previous or current problems or defects with the following existing mechanical systems? If your property does not have the mechanical system, mark N/A (Not Applicable). YES NO N/A YES NO N/A 1) Electrical
H) PRESENCE OF HAZARDOUS MATERIALS: Do you know of the previous or current presence of any of the below identified hazardous materials on the property? Yes Yes Vo Unknown Yes 1) Lead-Based Paint 2) Asbestos 3) Urea-Formaldehyde Foam Insulation 4) Radon Gas a. If "Yes", indicate level of gas if known 5) Other toxic or hazardous substances If the answer to any of the above questions is "Yes", please describe and indicate any repairs, remediation or mitigation to the property:
Owner's Initials Date 11 23 22 Owner's Initials Date Date Purchaser's Initial Purchaser's Initial Date Date Date Date Date Date Date Date

Property Address 3295 Oser Rd. Barberton Ohio 44203
I) UNDERGROUND STORAGE TANKS/WELLS: Do you know of any underground storage tanks (existing or removed), oil or natural gas wells (plugged or unplugged), or abandoned water wells on the property? Yes No If "Yes", please describe:
Do you know of any oil, gas, or other mineral right leases on the property? Yes V No
Purchaser should exercise whatever due diligence purchaser deems necessary with respect to oil, gas, and other mineral rights. Information may be obtained from records contained within the recorder's office in the county where the property 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? Unknown
K) DRAINAGE/EROSION: Do you know of any previous or current flooding, drainage, settling or grading or erosion problems affecting the property? Yes No If "Yes", please describe and indicate any repairs, modifications or alterations to the property or other attempts to control any problems (but not longer than the past 5 years):
L) ZONING/CODE VIOLATIONS/ASSESSMENTS/HOMEOWNERS' ASSOCIATION: Do you know of any violations of building or housing codes, zoning ordinances affecting the property or any nonconforming uses of the property? Yes No If "Yes", please describe:
Is the structure on the property designated by any governmental authority as a historic building or as being located in an historic district? (NOTE: such designation may limit changes or improvements that may be made to the property). Yes W No If "Yes", please describe:
Do you know of any recent or proposed assessments, fees or abatements, which could affect the property? Yes No If "Yes", please describe:
List any assessments paid in full (date/amount) List any current assessments:monthly fee Length of payment (years months)
Do you know of any recent or proposed rules or regulations of, or the payment of any fees or charges associated with this property, including but not limited to a Community Association, SID, CID, LID, etc. If "Yes", please describe (amount)
M) BOUNDARY LINES/ENCROACHMENTS/SHARED DRIVEWAY/PARTY WALLS: Do you know of any of the
following conditions affecting the property? Yes No Yes No 1) Boundary Agreement 2) Boundary Dispute 3) Recent Boundary Change No Yes No 4) Shared Driveway 5) Party Walls 7 6) 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 property:
For purposes of this section, material defects would include any non-observable physical condition existing on the property that could be dangerous to anyone occupying the property or any non-observable physical condition that could inhibit a person's use of the property.
Owner's Initials Date 11/23/27 Owner's Initials Date (Page 4 of 5) Purchaser's Initials Date Date Date 12/10/2022

Property Address 3295 Oser Rd. Barberton Ohio 44203

John arrowood

E02BB1AB3ECF42D..

PURCHASER:

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: Bruce and Kistina Hollingsworth
a de la companya de l
OWNER: DATE: 11/25/22
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 Signature beil the light constitute approval of any disclosed condition as represented herein by the owner.
PURCHASER: DATE:

(Page 5 of 5)

DATE: _

12/10/2022



ADVISORY SEPTIC SYSTEMS



- 1. Sellers of properties with septic systems and prospective Buyers of same are hereby advised of certain issues affecting the purchase and sale of such properties.
 - Some counties require a septic system inspection at the time a property is offered for sale or before title transfer on the sale of a property;
 - Buyer's lender may require a septic system inspection and repairs or replacement; and
 - Buyer may make an offer to purchase conditioned upon a septic system inspection.
- 2. If the county in which the Seller resides requires a point of sale septic system inspection, then the Seller must arrange for and have such an inspection, at the seller's cost, according to the local government requirements. If the county health department finds deficiencies in the Seller's septic system, then the county may require corrections within a specified time period whether or not the property is sold. As well, inspection results may be valid only for a specified time period. A Seller whose property does not sell within this time period may incur costs for additional inspections.
- 3. If the county in which the Seller resides does not require a point of sale septic system inspection, the Buyer or the Buyer's lender may request or require an inspection as well as repairs as a condition of the sale. The parties would then have the option to negotiate the repair of any deficiencies in accordance with the terms of the purchase agreement.
- 4. Regardless of whether or not an inspection takes place, a Seller must disclose all material defects relating to the septic system (as well as any other known material defects) on the State of Ohio Residential Property Disclosure Form. If a Seller has inspection reports or knowledge of inspection results, the Seller must also disclose this information.
- 5. Septic system inspections may be delayed because the property has been vacant or vacated, inclement weather or recent pumping clean out of the tank. To avoid such delays, Sellers are strongly advised to order a septic inspection while the property is still occupied, before the onset of winter or pumping out of the system and certainly at or before listing the property for sale.
- 6. The purchase agreement may address responsibility for septic system inspections, consistent with the requirements of the local government and/or a lender.
- 7. This advisory is for information purposes only. Parties with questions about septic system inspection requirements or repairs are advised to consult directly with the local government, County Board of Health or a qualified inspector or contractor.

Muxia Arrowood	12/10/2022
Client signature 435	Date
John drowood	12/10/2022
Client signature	Date

Fax:

Certificate Of Completion

Envelope Id: D7AF1F19A563486DAAA942F08E2BED46 Status: Completed

Subject: Complete with DocuSign: Team Disclosure.pdf, agency_disclosure_statement_ts52253.pdf, purchase_...

Source Envelope:

Document Pages: 17 Signatures: 15 Envelope Originator: Certificate Pages: 5 Initials: 30 Sonja Halstead 119 Gamma Drive

AutoNav: Enabled

Envelopeld Stamping: Enabled

Time Zone: (UTC-05:00) Eastern Time (US & Canada)

sonjahalstead@howardhanna.com

Record Tracking

Alexia Arrowood

Status: Original Holder: Sonja Halstead

12/10/2022 1:35:08 PM sonjahalstead@howardhanna.com

Signer Events Signature

DocuSigned by:

Alexia arrowood

John arrowood

E02BB1AB3ECE42D

Signed using mobile

E0C3882C828E4A7

Status

09CFB38AB066435.

alexiaa@bgsu.edu

Security Level: Email, Account Authentication

(None)

Signature Adoption: Pre-selected Style Using IP Address: 174.207.98.142 Signed using mobile

Electronic Record and Signature Disclosure: Accepted: 12/10/2022 1:50:32 PM

ID: f561954a-f378-4a52-a719-bc7b7411a6ac

John Arrowood iamtiltproof@yahoo.com

Security Level: Email, Account Authentication

(None)

Electronic Record and Signature Disclosure: Accepted: 12/10/2022 1:51:30 PM

ID: 64a19f66-5090-41dd-9582-a1ed6b946535

Sonja Halstead

sonjahalstead@howardhanna.com

Sales Associate Howard Hanna Real Estate

Security Level: Email, Account Authentication

(None)

Signature Adoption: Pre-selected Style

Using IP Address: 71.213.21.115

Signature Adoption: Pre-selected Style Using IP Address: 76.189.171.15

Electronic Record and Signature Disclosure:

Not Offered via DocuSign

Certified Delivery Events

In Person Signer Events Signature **Timestamp Editor Delivery Events Status Timestamp Agent Delivery Events Status Timestamp Intermediary Delivery Events Status Timestamp**

Location: DocuSign

Pittsburgh, PA 15238

IP Address: 71.213.21.115

Timestamp

Sent: 12/10/2022 1:49:38 PM Resent: 12/10/2022 2:00:51 PM Viewed: 12/10/2022 2:02:07 PM Signed: 12/10/2022 2:03:28 PM

Sent: 12/10/2022 1:49:38 PM Viewed: 12/10/2022 1:51:30 PM Signed: 12/10/2022 1:53:14 PM

Sent: 12/10/2022 1:49:39 PM Viewed: 12/10/2022 1:49:49 PM Signed: 12/10/2022 1:50:19 PM

Timestamp

Carbon Copy Events

Status

Timestamp

Sent: 12/10/2022 1:49:39 PM

Renee Bricker

reneebricker@howardhanna.com

COPIED

Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure:

Accepted: 7/21/2022 9:13:36 PM ID: a74f9852-6ba7-4aeb-9616-c50181f8d5fa

Witness Events	Signature	Timestamp	
Notary Events	Signature	Timestamp	
Envelope Summary Events	Status	Timestamps	
Envelope Sent	Hashed/Encrypted	12/10/2022 1:49:39 PM	
Certified Delivered	Security Checked	12/10/2022 1:49:49 PM	
Signing Complete	Security Checked	12/10/2022 1:50:19 PM	
Envelope Updated	Security Checked	12/10/2022 1:59:15 PM	
Completed	Security Checked	12/10/2022 2:03:28 PM	
Payment Events	Status	Timestamps	
Electronic Record and Signature Disclosure			

ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

From time to time, Howard Hanna Real Estate (we, us or Company) may be required by law to provide to you certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through your DocuSign, Inc. (DocuSign) Express user account. Please read the information below carefully and thoroughly, and if you can access this information electronically to your satisfaction and agree to these terms and conditions, please confirm your agreement by clicking the 'I agree' button at the bottom of this document.

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Required naturate and software	
Operating Systems:	Windows2000? or WindowsXP?
Browsers (for SENDERS):	Internet Explorer 6.0? or above
Browsers (for SIGNERS):	Internet Explorer 6.0?, Mozilla FireFox 1.0,
	NetScape 7.2 (or above)
Email:	Access to a valid email account
Screen Resolution:	800 x 600 minimum
Enabled Security Settings:	•Allow per session cookies
	 Users accessing the internet behind a Proxy
	Server must enable HTTP 1.1 settings via
	proxy connection

^{**} These minimum requirements are subject to change. If these requirements change, we will provide you with an email message at the email address we have on file for you at that time providing you with the revised hardware and software requirements, at which time you will have the right to withdraw your consent.

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