

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.)

Prope	erty Address:			
Buye	r(s):			
Seller	r(s):			
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The b	ouyer will be represented by	AGENT(S)	, and _	BROKERAGE
The s	eller will be represented by		and	
THE S	eller will be represented by	AGENT(S)	, und	BROKERAGE
If two	agents in the real estate brokerage	e	O AGENTS IN THE SAME BI	ROKERAGE
repres	sent both the buyer and the seller, o	check the following relat	ionship that will apply:	
	Agent(s)		work(s)	for the buyer and
ii A	Agent(s)	ker and managers will be neutral position in the tr	"dual agents", which is further exansaction and they will protect all	ror the seller. Unless personally explained on the back of this form. I parties' confidential information.
o c	on the back of this form. As dual a	gents they will maintain dicated below, neither the	a neutral position in the transaction are agent(s) nor the brokerage action	ng as a dual agent in this transaction
Agen			G ONLY ONE REAL ESTATE al estate brokerage	AGENT will
tl iı	his form. As dual agents they will nformation. Unless indicated below	maintain a neutral positi w, neither the agent(s) no	on in the transaction and they will or the brokerage acting as a dual a	
	epresent only the (<i>check one</i>) \square see epresent his/her own best interest.			party is not represented and agrees to the agent's client.
		(CONSENT	
	(we) consent to the above relation we) acknowledge reading the information (we) acknowledge reading			is a dual agency in this transaction, I is form.
B	BUYER/TENANT	DATE	SELLER/LANDLORD	DATE
_	DIVED/TENANT	DATE	SELLEP/LANDLOPD	DATE

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 77 S. High Street, 20th Floor Columbus, OH 43215-6133 (614) 466-4100



Page 2 of 2 Effective 01/01/05



Ohio Real Estate Auctions, LLC CONTRACT TO PURCHASE AT PUBLIC AUCTION

(This is a legally binding contract. If not understood, seek legal advice. For real estate advice, consult your Realtor)

for pay trus pay with BA Buy If the \$	ment of \$ to apply toward account pending closing. In the even ment shall be disbursed by Broker 5 days had court of competent jurisdiction. A december of the court of competent jurisdiction.	for the Real Estate as follows: A non-ref d the Purchase Price and to be deposited by Bro at this Contract to Purchase does not close for any	plus the buyer premium of \$	
pay trus pay with BA Buy If t	ment of \$ to apply toward to account pending closing. In the even ment shall be disbursed by Broker 5 days to a court of competent jurisdiction. A court of competent jurisdiction.	the Purchase Price and to be deposited by Broat this Contract to Purchase does not close for any		
by trust pay with BA Buy If the \$	at account pending closing. In the even ment shall be disbursed by Broker 5 da h a court of competent jurisdiction. A court	at this Contract to Purchase does not close for any	acceptance of this offer, in a non-interest ocarm	
pay with BA Buy If t	ment shall be disbursed by Broker 5 dath a court of competent jurisdiction. A	·	reason other than as agreed. Purchaser agrees that the dow	
BA Buy If t	h a court of competent jurisdiction. A		notified in writing by purchaser that litigation has been file	
Buy If b				
Buy If t	LANCE & CLUSING: The balance		equired by the closing agent on date of closing, on or befor	
If i		The closing date shall be automatically extended		
If i	vers will close through			
	ouyer does not close on or before sch	neduled closing date, seller may, at seller's opti	ion, extend the closing date in consideration for a sum o	
~~	per day after origin	al closing date.		
OB	TAINING FINANCING: This purcha	se is not contingent upon the Purchaser obtaining	g financing. There are no buyer contingencies.	
BIN	NDING OBLIGATION: Purchaser is	buying the property As-Is, Where-Is and with	thout Recourse. If Purchaser fails to close for any reason	
wha	atsoever, except a nonmarketable title	e, Purchaser voluntarily agrees to forfeit entire	down payment and may be held liable by Seller for any	
def	iciency, plus court costs and reasonable	e legal fees, resulting from subsequent resale of the	he property. Time is of the essence and this is an irrevocable	
offe	offer to purchase, with no contingencies. In the event Purchaser fails to perform according to the terms of this contract, the down payment shall be			
fort	eited as partial liquidated damages, a	nd not as a penalty, without affecting any of Se	eller's further remedies. Either party may demand specific	
per	formance of this agreement.			
			's knowledge: (a) there are no undisclosed latent defects; (b)	
	• •	<u>-</u>	authorizing work or improvements for which the Real Estate	
			City, County or State orders that have been served upon	
			ormed, except	
		•	f the Purchaser. All Inspections must be completed prior to	
			REAL ESTATE, AND THE SELLER'S CERTIFICATION	
			NY REPRESENTATION BY THE AUCTIONEERS/REAI	
		HALL NOT BE RESPONSIBLE FOR ANY DEI		
			relying on information provided by Seller or his/her agents in	
			ONEERS/BROKERS, their agents and employees, from any	
		s, costs and expenses (including reasonable legal	fees) arising out of any misrepresentation or concealment o	
	s by Seller or his/her agents.			
		•	e by	
			ANTS, if any, under existing leases and state law. Title shal d except the following assessments (certified or otherwise)	

11.	CONDITION OF IMPROVEMENTS: The risk of destruction or substantial damage by fire or Act of God prior to delivery of deed is assumed b
	Seller. Seller agrees that on possession, the Real Estate shall be in the same condition as it is on the date of this contract, except for ordinary wear an
	tear. If the Real Estate should be damaged or destroyed by fire or other casualty and if, prior to Closing, the real Estate shall not be repaired or restore
	by and at the Sellers expense, to a condition as good as it was prior to the damage or destruction, then Purchaser, at his option, may terminate this
	contract by written notice to Seller and the Down Payment Shall be returned to Purchaser. While this contract is pending, Sellers shall not change an
	existing lease or enter into any new lease, nor make any substantial alterations or repairs without the consent of the Purchaser. In addition, the
	Purchaser also has an insurable interest in the property from date of this contract. Purchaser is hereby notified that insurance should be placed upon the
	property immediately to protect Purchasers' interest.
	DISCLOSURE: Buyer Seller - is a licensed Real Estate Broker or Sales Person.
13.	POSSESSION: Possession shall be given at closing, days after closing @ AM PM, subject to Tenants' Rights, with deed
	(Until such date, Seller shall have the right of possession free of rent, but shall pay for all utilities.) No work can be done on the property by the
	Purchaser until possession is given.
14.	AGENCY DISCLOSURE STATEMENT: Purchaser acknowledges having reviewed and signed the Agency Disclosure Statement.
15.	SOLE CONTRACT: The parties agree that this offer constitutes their entire agreement and that no oral or implied agreement exists. Any amendment
	to this offer shall be made in writing, signed by all parties, and copies shall be attached to all copies of the original offer. This offer shall be binding
	upon the parties, their heirs, administrators, executors, successors and assigns.
16.	TERMS : The property sells: \square to the high bidder regardless of price, or \square subject to seller's confirmation.
17.	must be deposited at the time of Auction as down payment by company, corporate or personal check (presented with
	positive I.D). This non-refundable down payment will be applied to the contract purchase price at closing and will be held in the trust account of
	aaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa
18.	☐ A ten percent Buyer Premium will be added to the high bid amount to determine the final contract-selling price paid by the purchaser. ☐ No Buyer
	premium will be charged.
19.	Taxes will be prorated using the method in which Seller's share is based upon the number of days from the date of the immediately precedin
	semiannual installment (June 30 or December 31) to the date of closing. Buyer will be assuming 6 months of accrued taxes.
20.	This property is being sold at Public Auction, without recourse. Personal on-site inspection/s of the property or properties is strongly recommended
	The property will sell "as is, where is," with no warranty expressed or implied as to improvements, availability of utilities, zoning, or environmenta
	and wetland issues. Information contained online was obtained by sources deemed reliable. However, neither Ohio Real Estate Auctions, LLC no
	their agents will be responsible for any errors or omissions herein. Announcements made at the auction will take precedence over written materia
	advertisements, or any other oral statements made prior to the day of auction. Purchasers should carefully verify all items and make their own decisio
	as to the accuracy thereof before relying on same. Except in the case of an absolute auction, Auction Firm reserves the right to bid on behalf of th
	sellers. Auctioneer reserves the right to bid on behalf of himself at any auction. The seller and Auction Company reserve the right to preclude an
	person from bidding if there are any questions as to the person's credentials, fitness, etc.
21.	Auction Firm hereby acknowledges that they represent the Seller. An Agency Disclosure Statement must be signed by the high bidder.
22.	The buyer, seller shall be responsible for all transfer taxes, recording fees, title search, and deed preparation. Seller is responsible for real estat
	tax prorata, mortgage releases and will convey a good and marketable title. The buyer, seller,
	survey is required for a transfer. *Buyer is responsible for all other costs associated with closing.
23.	By bidding, the buyer agrees to waive the 10 day post inspection for lead based paint. Buyer also agrees to waive their right to receive a Residentia
	Property Disclosure form and their right to rescind the Contract to Purchase.
	-19
Bu	yers Initials

	Real Estate is sold through Ohio Real Estate Auctions, LLC OTHER:	2.	
26.	EXPIRATION AND APPROVAL: This offer is void if no	not accepted in writing on or before	o'clock
	Midnight EASTERN STANDARD TIME	, 20	
27.	Make Deed to: (print)		
The !	Purchaser has read, fully understands and approves the foreg	going offer and acknowledges receipt of a signe <u>Sign</u>	ed copy. <u>Date</u>
PUR	CHASER:		
PUR	CHASER:		
FUL	L ADDRESS:		
PHO	NE NUMBERS:		
WIT	NESS:		
	by Seller(s). Counteroffer shall become null and void if Midnight EASTERN STANDARD TIME	, 20 Owner acknowledges that Ag	gency Disclosure Statement has been signed.
SEL	LER:		
	LER:		
FUL	L ADDRESS:		
PHO	NE NUMBERS:		
WIT	NESS:		
	RECEIPT BY Ohio Real Estate Auctions, LLC: DATE cash cashier's check personal check #downpayment; other	in	
	\$ \$	X%	-OP AGENT / BROKER
			NE
		FHO	INE
	Ohi	ioRealEstateAuctions	

CONTRACT ADDENDUM

	er and Seller, having executed a <i>Contract To Purchase At Public Auction</i>
dated Jan. 30	_, 2018, ("Contract") covering the real property commonly known as
	("Property"), further agree as
follows:	

- 1. Except as otherwise provided in the Contract or in this Addendum, Buyer waives all inspection of the Property, and all other inspections related directly or indirectly to the Property, and Buyer releases, quit claims and forever discharges Seller, all brokers, auctioneers, licensees, and employees from any and all claims, losses or demands, including, but not limited to, personal injury and property damage and all the consequences thereof, whether known or not, which may arise from the presence of termites or other wood-boring insects, radon, lead-based paint hazards, mold, fungi, or indoor air quality, environmental hazards, any defects in the individual on-lot sewage disposal system or deficiencies in the on-site water service systems, or any defects or conditions on the Property.
- 2. Condition of Property. THE BUYER IS AWARE AND ACKNOWLEDGES THAT THE SELLER IS SELLING A PROPERTY WHICH WAS ACQUIRED THROUGH FORECLOSURE PROCEEDING OR OTHER CONVEYANCE AND THAT SELLER IS NOT FAMILIAR WITH THE CONDITION OF THE PROPERTY. BUYER IS AWARE THAT THE SUBJECT PROPERTY IS NOT NEW AND FURTHER ACKNOWLEDGES THAT THERE HAVE BEEN NO REPRESENTATION(S) BY SELLER, OR ANY OTHER PERSON ACTING AS SELLER'S REPRESENTATIVE REGARDING THE CONDITION OF THE PROPERTY OR OF THE APPLIANCES OR STRUCTURAL COMPONENTS THAT MAY BE CONTAINED THEREIN.

NEITHER SELLER NOR SELLER'S REPRESENTATIVE HAS ACTUAL KNOWLEDGE OF ANY LATENT DEFECTS IN THE PROPERTY OR ANY COMPONENT THEREOF, INCLUDING, BUT NOT LIMITED TO PLUMBING, APPLIANCES, HEATING, AIR CONDITIONING AND ELECTRICAL SYSTEMS, FIXTURES, ROOF, SEWERS, SEPTIC SYSTEMS, FOUNDATION OR STRUCTURAL CONDITION.

BUYER ACKNOWLEDGES AND AGREES THAT SELLER HAS NOT MADE AND HEREBY SPECIFICALLY DISCLAIMS ANY WARRANTY, GUARANTY, OR REPRESENTATION, ORAL OR WRITTEN, PAST, PRESENT, OR FUTURE, OF, AS TO, OR CONCERNING (I) THE NATURE, SQUARE FOOTAGE, CONDITION, VALUE, OR QUALITY OF THE PROPERTY, INCLUDING BUT NOT BY WAY OF LIMITATION, THE DETERMINATION OF THE CONDITION OR IMPROVEMENTS, ENVIRONMENTAL MATTERS, SOILS, SUBSURFACE, DRAINAGE SURFACE AND GROUND WATER QUALITY, AND ALL OTHER PHYSICAL CHARACTERISTICS, AVAILABILITY AND ADEQUACY OF UTILITIES, ZONING, COMPLIANCE WITH GOVERNMENTAL LAWS, SCHOOL DISTRICT, SEX OFFENDER REGISTRATION AND NOTIFICATION, REGULATION, ACCESS, ENCROACHMENTS, ACREAGE, AND ANY SURVEY MATTERS, AND THE SUITABILITY THEREOF AND OF THE PROPERTY FOR ANY AND ALL

ACTIVITIES AND USES WHICH BUYER MAY ELECT TO CONDUCT THEREON, (II) THE MANNER, CONSTRUCTION, CONDITION, QUALITY, THE STATE OF REPAIR OR LACK OF REPAIR OF ANY OF THE PROPERTY, (III) THE NATURE AND EXTENT OF ANY RIGHT-OF-WAY, LEASE, POSSESSION, LIEN, ENCUMBRANCE, LICENSE, RESERVATION, CONDITION, OR OTHERWISE, (IV) THE COMPLIANCE OF THE PROPERTY OR ITS OPERATION WITH ANY LAWS, RULES, ORDINANCES, OR REGULATIONS OF ANY GOVERNMENT OR OTHER BODY, AND (V) THE INCOME TO BE DERIVED FROM THE PROPERTY.

BUYER HEREBY EXPRESSLY ACKNOWLEDGES AND AGREES THAT BUYER HAS THOROUGHLY INSPECTED AND EXAMINED THE PROPERTY TO THE EXTENT DEEMED NECESSARY BY BUYER IN ORDER TO ENABLE BUYER TO EVALUATE THE PURCHASE OF THE PROPERTY. BUYER HEREBY FURTHER ACKNOWLEDGES AND AGREES THAT BUYER IS RELYING SOLELY UPON THE INSPECTION, EXAMINATION, AND EVALUATION OF THE PROPERTY BY BUYER AND THAT BUYER IS PURCHASING THE PROPERTY ON AN "AS IS, WHERE IS" AND "WITH ALL FAULTS" BASIS AND NOT ON ANY INFORMATION PROVIDED OR TO BE PROVIDED BY SELLER AND BUYER EXPRESSLY ACKNOWLEDGES THAT, IN CONSIDERATION OF THE AGREEMENTS OF SELLER HEREIN. SELLER MAKES NO WARRANTY OF REPRESENTATION EXPRESS OR IMPLIED, OR ARISING BY OPERATION OF LAW, INCLUDING, BUT IN NO WAY LIMITED TO ANY WARRANTY OF CONDITION, HABITABILITY, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE EXCEPT AS OTHERWISE SPECIFICED HEREIN. IT IS FURTHER AGREED THAT SELLER HAS NOT WARRANTED, AND DOES NOT HEREBY WARRANT THAT THE PROPERTY OR ANY IMPROVEMENTS LOCATED THEREON NOW OR IN THE FUTURE WILL MEET OR COMPLY WITH THE REQUIREMENTS OF ANY SAFETY CODE OR REGULATION OF THE STATE, CITY OR COUNTY WHERE THE PROPERTY IS LOCATED, OR OF ANY OTHER AUTHORITY OR JURISDICTION.

BUYER REPRESENTS TO SELLER THAT BUYER HAS KNOWLEDGE AND EXPERIENCE IN FINANCIAL AND BUSINESS MATTERS THAT ENABLES BUYER TO EVALUATE THE MERIT AND RISKS OF THE TRANSACTION CONTEMPLATED HEREBY. BUYER HEREBY WAIVES, TO THE MAXIMUM EXTENT PERMITTED BY LAW, ANY AND ALL RIGHTS, BENEFITS AND REMEDIES UNDER ANY STATE OR FEDERAL LAW WHICH MAY APPLY WITH RESPECT TO ANY MATTERS PERTAINING TO THIS AGREEMENT AND THE TRANSACTION CONTEMPLATED HEREBY.

IT IS FURTHER AGREED THAT SELLER DOES NOT MAKE ANY REPRESENTATIONS OR WARRANTIES REGARDING ENVIRONMENTAL PROTECTION, POLLUTION, OR LAND USE LAWS, REGULATIONS, ORDERS OR REQUIREMENTS. BUYER HEREBY ASSUMES ALL RISKS AND LIABILITIES AND AGREES THAT SELLER SHALL NOT BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, CONSEQUENTIAL, OR OTHER DAMAGES RESULTING OR ARISING FROM OR RELATING TO THE OWNERSHIP, USE, CONDITION, LOCATION, MAINTENANCE, REPAIR OR OPERATION OF THE PROPERTY. BUYER FURTHER ACKNOWLEDGES

AND AGREES THAT SELLER HAS OWNED THE PROPERTY ONLY SINCE THE DATE OF SUCH TRANSFER AND IS NOT IN A POSITION TO MAKE ANY REPRESENTATIONS OR WARRANTIES, EXPRESSED OR IMPLIED, AS TO THE PROPERTY. SELLER IS NOT LIABLE OR BOUND IN ANY MANNER BY ANY VERBAL OR WRITTEN STATEMENTS, REPRESENTATIONS OF INFORMATION PERTAINING TO THE PROPERTY, OR THE OPERATION THEREOF, FURNISHED BY ANY REAL ESTATE BROKER, AGENT, EMPLOYEE OR OTHER PERSON. THE PROVISIONS OF THIS SECTION SHALL SURVIVE THE CLOSING.

- 3. **Waiver of Lis Pendens**. As material consideration to Seller entering into this Agreement with Buyer, Buyer expressly waives any right to record or file a *lis pendens* or a notice of pendency of action or similar notice or any type of lien or equitable claim against all or any portion of the Property.
- 4. **No Agreement to Provide Seller Financing**. Seller has not offered, nor is under any obligation to provide financing to Buyer.
- 5. Certification of Non-Foreign Status of Seller. Section 1445 of the U.S. Internal Revenue Code of 1986, 26 U.S.C. § 1445, as amended (the Foreign Investment in Real Property Tax Act of 1980, 26 U.S.C. §§ 861 et seq., as amended) provides that a Purchaser of property located in the United States must withhold tax if the Seller or Seller's seller is a foreign person. Seller hereby certifies that Seller and Seller's seller is not a foreign person within the meaning of Section 1445 (b)(2) of the Internal Revenue Code. Seller understands that this certification may be disclosed to the Internal Revenue Service and that any false statement contained herein could be punished by fine, imprisonment, or both.
- 6. **Examination of Title Commitment Recommended**. Buyer acknowledges that at the time of execution of this Agreement, Seller advised Buyer that Buyer should have the title insurance commitment covering the Property examined by an attorney of Buyer's own selection or that Buyer be furnished with or obtains a policy of title insurance.
- 7. **Survey and Other Costs**. If a survey is required to close, it will be the sole responsibility of Buyer to obtain a survey acceptable to the Title Company and any lender. The cost of the survey will be at the Buyer's expense. Notwithstanding anything else to the contrary in the Agreement, after the closing, Seller shall not be liable for the payment of any assessments or other charges against the Property. As of the Closing Date and going forward, Buyer shall assume the payment of any such assessments or other charges against the Property.
- 8. **Default by Seller**. If Closing does not occur on or before the Closing Date as the result of Seller's default hereunder, the sole right and remedy of Buyer shall be to terminate the Agreement and to receive a refund of the Earnest Money. Buyer shall have no right of specific performance under the Agreement or this Addendum. Under no circumstances shall Seller be liable to Buyer for damages, whether actual, consequential, punitive, speculative, or otherwise.

IN THE EVENT ANY PROVISION OF THIS ADDENDUM CONFLICTS IN WHOLE OR PART WITH THE TERMS OF THE CONTRACT, OR ANY ADDENDA TO THE CONTRACT, THE PROVISIONS OF THIS ADDENDUM WILL CONTROL UNLESS SUCH PROVISIONS ARE CONTRARY TO ANY LAWS OR OTHER APPLICABLE LEGAL PROHIBITIONS IN WHICH CASE THE CONTRACT SHALL GOVERN ONLY TO THE LIMITED EXTENT NECESSARY FOR COMPLIANCE

Date:	Date:
Buyer:	Seller:
Buyer:	Seller:
	WesBanco Bank, Inc. One Bank Plaza Wheeling, WV 26003