

REAL ESTATE AUCTION BIDDER'S PACKET

SUBJECT PROPERTY Parcel ID:

A02000100130008700 Taxing District: FAIRBORN CITY

Owner

GHEEN ROBERT E

530 CALLIOPE LN

Description: NORTHERN HILLS 1 ALL

IDAHO FALLS ID 83402

Acres:

Name:

Class:

RESIDENTIAL

Property Address:

Mailing

Address:

1374 EASTVIEW DR

Land Use: Land Use

510

Codes

Neighborhood 00104000

Code:

\$0.00

Zoning: Delinquent

Taxes Due:

R-1

A02000100130008700 02/20/2012

Enlarge Photo Enlarge Photo

LOT 37 1374 EASTVIEW DR

General Property Details

Value Details

APPRAISED

ASSESSED (35%)

IMPROVEMENT VALUE LAND VALUE

TOTAL VALUE CAUV (FARM) VALUE

\$84,440.00 \$28,370.00 \$112,810.00 \$0.00

\$29,550.00 \$9,930.00 \$39,480.00 \$0.00

LOWER

FIRST

MASONRY GARAGE ENCL MASONRY PORCH Improvement Details - Additions

SECOND **THIRD** **AREA**

VALUE

820 \$21,600.00 96 \$4,100.00

Out Building Improvement Details

OBY DESCRIPTION

FOUR SIDE CLOSED MTL POLE BLDG

YEAR BUILT

AREA

1960

VALUE

\$1,370.00

Land Details TYPE DESCRIPTION

Regular Lot

EFFECTIVE FRONTAGE

DEPTH \$95.00

SQ FOOTAGE 209

VALUE ACRES 19855

684

28370 0.4558

SOIL TYPE No data to display

FRONT FOOT

SOIL DESC

USE TYPE

Agricultural Details ACRES

AGRICULTURAL USE VALUE

SUBJECT PROPERTY

Parcel ID: A02000100130008700 Taxing FAIRBORN CITY District: Owner GHEEN ROBERT E Acres: Name: Class: RESIDENTIAL Property 1374 EASTVIEW DR Land Use: 510 Address: Land Use Codes Mailing 530 CALLIOPE LN Neighborhood 00104000 Address: IDAHO FALLS ID 83402 Code: Zoning: R-1 Description: NORTHERN HILLS 1 ALL Delinquent \$0.00 A02000100130008700 02/20/2012 Taxes Due: Enlarge Photo Enlarge Photo LOT 37 1374 EASTVIEW DR

Residential Details

Card #: Sq. Feet: 1495 Year Built: 1950 Stories: 1.00 Exterior Walls: BRICK Style: CAPE COD Rooms: 6 Bedrooms: 3 Family Room: Full Baths: 1 **Half Baths:** 0 Additional Fixtures: 3 Fireplaces: Basement: **FULL** Rec Room Area:

FULLY FINISHED

Heat/Air:

CENTRAL AIR CONDITION

Attic:

Fuel Type: GAS

Unfinished Area:

SUBJECT PROPERTY

SCHOLOI .	MOI LINI			
Parcel ID:	A02000100130008700	Taxing District:	FAIRBORN CITY	
Owner Name:	GHEEN ROBERT E	Acres:		
	mitutituidaden jaan maanastastistiititein muunnin meeteen järkeistaan aasta muunni	Class:	RESIDENTIAL	A
Property Address:	1374 EASTVIEW DR	Land Use: Land Use Codes	510	
Mailing	530 CALLIOPE LN	Neighborhood	00104000	
Address:	IDAHO FALLS ID 83402	Code:		
		Zoning:	R-1	
Description	: NORTHERN HILLS 1 ALL	Delinquent Taxes Due:	\$0.00	A0200
		I AAUS DUC.		



Enlarge Photo Enlarge Photo

Tax Details

LOT 37

1374 EASTVIEW DR

2015 TAX DETAIL - PAYABLE 2016					
	PRIOR DELQ	F	RST HALF	SECOND HALF	TOTAL
GROSS PROPERTY TAXES		\$0.00	\$1,639.39	\$1,639.39	\$3,278.78
TAX REDUCTION		\$0.00	(\$418.59)	(\$418.59)	(\$837.18)
SUB TOTAL		\$0.00	\$1,220.80	\$1,220.80	
NON-BUSINESS CREDIT		\$0.00	(\$117.74)	(\$117.74)	
OWNER OCCUPANCY CREDIT		\$0.00	(\$29.12)	,	(,
HOMESTEAD REDUCTION		\$0.00	(\$237.96)	(V. /
FARM RECOUPMENT		\$0.00	\$0.00	` ,	` ,
INTEREST/PENALTY		\$0.00	\$0.00	* * * * *	*
NET TAXES CHARGED		\$0.00	\$835.98		*
NET TAXES PAID		\$0.00	(\$835.98)	\$0.00	
NET TAXES OWED		\$0.00	\$0.00		(
SPECIAL ASSESSMENT CHARGED		\$0.00	\$0.00		*
SPECIAL ASSESSMENT PAID		\$0.00	\$0.00		
SPECIAL ASSESSMENT OWED		\$0.00	\$0.00	·	
TOTAL AMOUNT CHARGED		\$0.00	\$835.98	\$835.98	
TOTAL AMOUNT PAID		\$0.00	(\$835.98)	•	+-,
TOTAL AMOUNT OWED		\$0.00	\$0.00	*****	(,

2015 SPECIAL ASSESSMENTS

PROJECT NO No data to display

PROJECT NAME

1ST HALF TAX

2ND HALF TAX

TAX SUMMARY INFORMATION TAX YEAR DESCRIPTION DELQ / INTREST **1ST HALF TAX** 2ND HALF TAX TOTAL TAXES 2015REAL ESTATE TAXES \$835.98 \$835.98 \$1,671.96 2014REAL ESTATE TAXES \$0.00 \$807.95 \$807.95 \$1,615.90 2013REAL ESTATE TAXES \$0.00 \$859.78 \$859.78 \$1,719.56 2012REAL ESTATE TAXES \$0.00 \$859.17 \$859.17 \$1,718.34 2011REAL ESTATE TAXES \$0.00 \$861.48 \$861.48 \$1,722.96 2010REAL ESTATE TAXES \$0.00 \$827.73 \$827.73 \$1,655.46 2009REAL ESTATE TAXES \$0.00 \$826.32 \$826.32 \$1,652.64 2008REAL ESTATE TAXES \$0.00 \$811.61 \$1,623.22 \$811.61 2007REAL ESTATE TAXES \$0.00 \$734.03 \$734.03 \$1,468.06 2006REAL ESTATE TAXES \$0.00 \$770.03 \$770.03 \$1,540.06 Page 1 of 3 (21 items) 123

PAYMENT INFORMATION FOR CURRENT AND PRIOR YEARS						
DATE	TYPE	DESCRIPTION	DELQ / INTEREST	1ST H	ALF	2ND HALF
2/10/2016	REAL	REAL ESTATE TAXES	_	\$0.00	\$835.98	\$0.00
7/7/2015	REAL	REAL ESTATE TAXES		\$0.00	\$0.00	\$807.95
2/17/2015	REAL	REAL ESTATE TAXES		\$0.00	\$807.95	\$0.00
7/17/2014	REAL	REAL ESTATE TAXES		\$0.00	\$0.00	\$859.78
2/28/2014	REAL	REAL ESTATE TAXES		\$0.00	\$859.78	\$0.00
7/19/2013	REAL	REAL ESTATE TAXES		\$0.00	\$0.00	\$859.17
2/22/2013	REAL	REAL ESTATE TAXES		\$0.00	\$859.17	\$0.00
7/26/2012	REAL	REAL ESTATE TAXES		\$0.00	\$0.00	\$861.48
3/1/2012	REAL	REAL ESTATE TAXES		\$0.00	\$861.48	\$0.00
7/22/2011	REAL	REAL ESTATE TAXES		\$0.00	\$0.00	\$827.73



BUYER/TENANT

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.) Property Address: 1374 Eastview Dr. Fairborn, Ohio 45324 Buyer(s): Seller(s): Robert E. Gheen I. TRANSACTION INVOLVING TWO AGENTS IN TWO DIFFERENT BROKERAGES The buyer will be represented by ____ AGENT(S) II. TRANSACTION INVOLVING TWO AGENTS IN THE SAME BROKERAGE If two agents in the real estate brokerage represent both the buyer and the seller, check the following relationship that will apply: ☐ Agent(s) work(s) for the buyer and Agent(s)____ work(s) for the seller. Unless personally involved in the transaction, the broker and managers will be "dual agents", which is further explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information. ☐ Every agent in the brokerage represents every "client" of the brokerage. Therefore, agents and _____ will be working for both the buyer and seller as "dual agents". Dual agency is explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transaction has a personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain: III. TRANSACTION INVOLVING ONLY ONE REAL ESTATE AGENT Agent(s) Joe Flatter Jr. and real estate brokerage Ohio Real Estate Auctions, LLC be "dual agents" representing both parties in this transaction in a neutral capacity. Dual agency is further explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transaction has a personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain: represent only the (check one) seller or buyer in this transaction as a client. The other party is not represented and agrees to represent his/her own best interest. Any information provided the agent may be disclosed to the agent's client. CONSENT I (we) consent to the above relationships as we enter into this real estate transaction. If there is a dual agency in this transaction, I (we) acknowledge reading the information regarding dual agency explained on the back of this form. BUYER/TENANT DATE

SELLER/LANDLORD

DATE

OhioRealEstateAuctions

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)

	PROPERTY DESCRIPTION: The undersigned Purchaser agrees to purchase from the undersigned owner (seller) through Ohio Real Estate Auction LLC, (Broker), the following described real estate in Fairborn Greene County OH and I
	1374 Eastview Dr. Parcel ID A02000100130008700
2.	PRICE AND TERMS: Purchaser agrees to pay the amount of the high bid \$
	for the Real Estate as follows: A non-refundable (annual)
	The said the fact and to be denogited by Broker amon seconds and the
	of the time contract to ruicinse note not close for once not close for once and the state of
	day's from Clusting date unless Broker is previously notified in waiting 1
^	The state of the s
3.	BALANCE & CLOSING: The balance of the Purchase Price shall be paid in the form required by the closing agent on date of closing, on or before part and the closing date of closing agent on date of closing.
	. The closing date shall be automatically extended up to 30 days if Assatisation 1
4. 5.	
	100 00
6.	r J arter original closing trace.
o. 7.	OBTAINING FINANCING: This purchase is not contingent upon the Purchaser obtaining financing. There are no buyer contingencies. BINDING OBLIGATION: Purchaser is huntered.
,.	To be a supplemental than the property As-Is. Where-Is and without Possesses Is D. 1
	they I mediately agrees to forfeit entire down normant and
	Tousdiable legal lees, resulting from subsequent regale of the property of
	Solutions. In the event Purchaser fails to nerform according to the towns a catal
	and not as a penalty, without affecting any of Seller's further remedia.
8.	그리고 그렇다는 사용을 <mark>통해 해 있다.</mark> 그는 이번 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
٥.	OWNER'S CERTIFICATION: Seller(s) certifies to Purchaser that, to the best of Sellers's knowledge: (a) there are no undisclosed latent defects; (b) there are no pending orders or ordinances or resolutions that have been defected by the control of
	and the state of resolutions that have been enacted or adopted authorizing work or improvements for the state of the state
	(c) there are no City County on Care
	NONG
	Inspections regarding habitability and use of the Real Estate shall be the responsibility of the Purchaser. All Land
	TO THE BUILD THE BUILD OF THE DEAT FOR AND WASHINGTON
	THE CONDITION AND CHARACTER, AND NOT IPON ANY PEPPEGENTATION BY THE AVERTOR
	THE DEAT POTATE
),	The End of the August 11. Seller and Purchaser recognize that the AUCTIONEERS/BROKERS are relying on information
	and agree to incentify and hold harmless the ATICTIONEED CONCERN ALL
	begging out of any micropropertation and expenses (including reasonable legal fees) arising out of any micropropertation
0,	CONVEYANCE AND CLOSING: Seller shall convey marketable title to the Real Estate by General Warranty Deed
	deed with release of dower right, if any, AND SUBJECT TO THE RIGHTS OF THE TENANTS if any, under existing land, and any independent of the control of the co
	be free and unencumbered as of Closing, except restrictions and easements of record and except the following assessments (certified or otherwise): None

Page 1 of 3

11.	CONDITION OF IMPROVEMENTS: The risk of destruction and destruc
	CONDITION OF IMPROVEMENTS: The risk of destruction or substantial damage by fire or Act of God prior to delivery of deed is assumed by Seller. Seller agrees that on possession, the Real Estate shall be in the same condition.
	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 and
	existing lease or enter into any new lease, nor make any substantial alterations or repairs without the consent of the Purchaser. In addition, the
	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 now for the contract of the state of
	(Until such date, Seller shall have the right of possession free of must be a first of possession free of must be a first
	(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
14.	
15.	AGENCY DISCLOSURE STATEMENT: Purchaser acknowledges having reviewed and signed the Agency Disclosure Statement.
	First was used that this Ulfer constituted their anti-no amend at the
1.0	
16.	TERMS: The property sells: I to the high bidder regardless of price on I at the second sells:
17.	must be deposited at the time of Auction as design as design as
	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
	Ohio Real Estate Title Co. as escrow agents for the sellers.
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 ruling at a
	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 preceding semiannual installment (June 30 or December 31) to the date of closing. Prove the latter of the immediately preceding
	at a dollo Attitudi, Williout recourse Perconal on site in-
	PAIGURE PAIGURE DE LA VIII AUCTION PRITONOGONO DI CALLA CALL
	A COUNTY DANGED IN THE CHAPTER AT A MACHINE A LIVER AT A LIVE AND A LIVER AT
	sellers. Auctioneer reserves the right to bid on behalf of himself at any quation. The sellers are the right to bid on behalf of the
	sellers. Auctioneer reserves the right to bid on behalf of himself at any auction. The seller and Auction Company reserve the right to preclude any 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 Gall
22.	Auction Firm hereby acknowledges that they represent the Seller. An Agency Disclosure Statement must be signed by the high bidder. The Duyer, Seller shall be responsible for all transfer to the seller.
	To respond to all transfer taxes, recording fees title search and do t
	7 " DOVE AND MIGRACIANTE THE THE TAIL AND A TOTAL AND
	The supplied to the costs accordated with alocing
۵.,	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 Residential
	Property Disclosure form and their right to rescind the Contract to Purchase.
Buv	ers Initials
Revie	Page 2 of 3 red 10/26/09
+ 41	

24.	Real Estate is sold through Ohio Real Estate Auctions, LLC.
	OTHER: None
	EXPIRATION AND APPROVAL: This offer is void if not accepted in writing on or before Close of Auction o'clock A.M P.M. Noon Midnight EASTERN STANDARD TIME
	Purchaser has read, fully understands and approves the foregoing offer and acknowledges receipt of a signed copy.
	Print Sign Date
PUF	RCHASER:
PUF	RCHASER:
FUL	L ADDRESS:
PHC	ONE NUMBERS:
WIT	NESS:
SEL SEL FUL PHO	convey the Real Estate according to the above terms and conditions, rejects said offer, or counteroffers according to the modifications initialed by Seller(s). Counteroffer shall become null and void if not accepted in writing on or before o'clock A.M. P.M. Noon Midnight EASTERN STANDARD TIME 20. Owner acknowledges that Agency Disclosure Statement has been signed. SELLING FEES AND EXPENSES: Seller is to pay an auction selling fee and reimburse agreed expenses as per the Auction Contract. Print Sign Date LER: Robert E Gheen LER: 1DAHO FALLS, IDAHO 83402 NESS: 1DAHO 83402 NESS: 1DAHO 83402
30.	RECEIPT BY Ohio Real Estate Auctions, LLC: DATE I hereby acknowledge receipt of \$
	PHONE



Page 3 of 3