# PUBLIC AUCTION

## Thursday, April 6 @ 5 p.m.

Located: 745 W. Walker St., Upper Sandusky, OH (.5 Mile West of Upper Sandusky on CH 330 then South on CH 110 to Walker St. / CH 111

## 4,800 Sq. Ft Building on .86 Ac Lot



- 14' Overhead Doors
- 200 Amp Service
- 2 Storage Trailers
- Zoned General Manu.

- Fenced Stone Lot
- Partially Heated
- Concrete Floors
- Three Phase Service

### **INSPECTION: Tuesday, March 28 (4-5PM)**

**TERMS:** A non-refundable down payment of \$3,000 is due auction day with cash or check, balance due at closing within 45 days. **Taxes:** Prorated.

Possession: At closing.

Owners: DJ Wyandot Holdings, llc



















WMS Marketing Services Ohio Real Estate Auctions 1400 E. Wyandot Ave. Upper Sandusky, OH

419-294-4366

Paul Wagner, Auctioneer





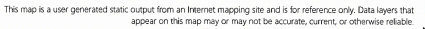




Corporate

PLSS Sections
Parcel

Map Title Web Print: 03/27/2017







## 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.) W. Walker St. Oppor Sandely Ohio Property Address: Buyer(s): I. TRANSACTION INVOLVING TWO AGENTS IN TWO DIFFERENT BROKERAGES The buyer will be represented by \_ The seller 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: work(s) for the buyer and ☐ Agent(s) work(s) for the seller. Unless personally Agent(s) 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 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: Parl Wagner and real estate brokerage Opro Real Estate 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 of the back of this form. BUYER/TENANT SELLER/LANDLORD DATE BLIYER/TENANT 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, 20<sup>th</sup> Floor
Columbus, OH 43215-6133
(614) 466-4100



#### CONSUMER GUIDE TO AGENCY RELATIONSHIPS



#### **Ohio Real Estate Auctions LLC**

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

For more information on agency law in Ohio you can also contact the Ohio Division of Real Estate & Professional Licensing at (614) 466-4100, or on their website www.com.state.oh.us.

Representing Sellers

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

Representing Buyers

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

**Dual Agency** 

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

Representing Both the Buyer & Seller

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

Working With Ohio Real Estate Auctions LLC

Ohio Real Estate Auctions LLC does offer representation to both buyers and sellers. Therefore the potential exists for one agent to represent a buyer who wishes to purchase property listed with another agent in our company. If this occurs each agent will represent their own client, but Ohio Real Estate Auctions LLC and its managers will act as a dual agent.

This means the brokerage and its managers will maintain a neutral position and not take any actions that will favor one side over the other. Ohio Real Estate Auctions LLC will still supervise both agents to assure that their respective clients are being fully represented and will protect the parties' confidential information.

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

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

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

Working With Other Brokerages

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

**Fair Housing Statement** 

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

We hope you find this information to be helpful to you as you begin your real estate transaction. When you are ready to enter into a transaction, you will be given an Agency Disclosure Statement that specifically identifies the role of the agents and brokerages. Please ask questions if there is anything you do not understand.

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

Name San (NIN IN ETES, In (Please Print)	Name	(Please Print)
(x) D/2 3/1/17		
Signature Date	Signature	Date



# SELLER DISCLOSURE STATEMENT COMMERCIAL PROPERTY

Page 1 of 4

SELLER: SUN-(ON INCUSTRIES, INC.				1
† To be used in transfers of commercial real estate as defined in RCW 60.42.005. See RCV explanations.	V Chapte	r 64.06	for further	2
INSTRUCTIONS TO THE SELLER  Please complete the following form. Do not leave any spaces blank. If the question clearly does no "NA." If the answer is "yes" to any asterisked (*) item(s), please explain on attached sheets. Please the question(s) when you provide your explanation(s). For your protection you must date and initial statement and each attachment. Delivery of the disclosure statement must occur not later than five otherwise agreed, after mutual acceptance of a written purchase and sale agreement between Buyer and the statement is "yes" to any asterisked (*) item(s), please explain on attached sheets. Please to the question of the protection you must date and initial statement and each attachment. Delivery of the disclosure statement must occur not later than five otherwise agreed, after mutual acceptance of a written purchase and sale agreement between Buyer and the protection of the prote	efer to the each pag ve (5) bu	e line n e of thi	umber(s) of s disclosure	4 5 6 7 8 9
NOTICE TO THE BUYER THE FOLLOWING DISCLOSURES ARE MADE BY SELLER ABOUT THE CONDITION OF THE AT				10 11 12
CITY ,COUNTY OR AS LEGALLY DESCRIBED ON THE ATTACHED EXHIBIT A. SELLER MAKES THE FOR OF EXISTING MATERIAL FACTS OR MATERIAL DEFECTS TO BUYER BASED KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSUR YOU AND SELLER OTHERWISE AGREE IN WRITING, YOU HAVE THREE (3) BUSINESS SELLER OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO YAGREEMENT BY DELIVERING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESELLER'S AGENT. IF THE SELLER DOES NOT GIVE YOU A COMPLETED DISCLOSURE MAY WAIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER THE TIME YOU ENTER IN SALE AGREEMENT.  THE FOLLOWING ARE DISCLOSURES MADE BY SELLER AND ARE NOT THE OF ANY REAL ESTATE LICENSEE OR OTHER PARTY. THIS INFORMATION IS FOUND AND ANY WRITTEN AGREEMENT BY SELLER.  FOR A MORE COMPREHENSIVE EXAMINATION OF THE SPECIFIC OF PROPERTY YOU ARE ADVISED TO OBTAIN AND PAY FOR THE SERVICES OF TO INSPECT THE PROPERTY, WHICH MAY INCLUDE, WITHOUT LIMITATED INSPECT THE PROPERTY, WHICH MAY INCLUDE, WITHOUT LIMITATED INSPECTIONS, ROOFERS, BUYENGINEERS, LAND SURVEYORS, PLUMBERS, ELECTRICIANS, ROOFERS, BUYENGINEERS, AND SELLER MAY WISH TO OBTAIN PROFESSINSPECTIONS OF THE PROPERTY OR TO PROVIDE APPROPRIATE PROVISIONS OF THE PROPERTY OR TO ANY ADVICE, INSPECTION, DEFECTS OR	LLOWIN ON SEI RE STAT S DAYS OU TO SCISSION STATEM INTO A HE REPI OR DISC ETWEE CONDIT QUALI ATION, HLDING STINSI SIONAL ONS IN	G DISC LER'S EMEN' FROM RESC TO S EENT, T PURCI RESEN LOSU N BUY TION FIED ARCI G INSP PECTO A CO	ACTUAL I, UNLESS THE DAY ZIND THE ELLER OR THEN YOU HASE AND TATIONS RE ONLY YER AND OF THIS EXPERTS HITECTS, PECTORS, ORS. THE VICE OR	17 18 19 20 21 22 23 24 25 26 27 28 29 30 31
Seller 🗆 is/ 🗀 is not occupying the property.				36
<ul> <li>SELLER'S DISCLOSURES:</li> <li>* If you answer "Yes" to a question with an asterisk (*), please explain your answer and attached otherwise publicly recorded. If necessary, use an attached sheet.</li> </ul>	docume YES	nts, if a	vailable and DON'T KNOW	
1. TITLE  A. Do you have legal authority to sell the property? If no, please explain.	<b>4</b>	<b>- 0</b>		41 42
*B. Is title to the property subject to any of the following:  (1) First right of refusal  (2) Option  (3) Lease or rental agreement		四年中中田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田		43 44 45 46
*C. Are there any encroachments, boundary agreements, or boundary dispersion.  *D. Is there any leased parking?  *E. Is there a private road or easement agreement for access to the property?  *E. Is there a private road or easements, shared use agreements or access limitations?		田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田田		47 48 49 50
*G. Are there any written agreements for joint maintenance of an easement of right of way.  *H. Are there any zoning violations or nonconforming uses?  *I. Is there a survey for the property?  *I. Are there any legal actions pending or threatened that affect the property?		40年0		51 52 53 54 55
*K. Is the property in compliance with the Americans with Disabilities Act?	DA7			JJ

#### SELLER DISCLOSURE STATEMENT COMMERCIAL PROPERTY (Cantinued)

Page 2 of 4

		YES	NO	DON'T	56
2.	WATER  *Are there any water rights for the property, such as a water right permit, certificate, or claim?		<b>X</b>	KNOW	57 58
	The thousand the reperty,				
3.	SEWER/ON-SITE SEWAGE SYSTEM				59
	*Is the property subject to any sewage system fees or charges in addition to those covered	- 4			60
	in your regularly billed sewer or on-site sewage system maintenance service?		32		61
					62
4.	STRUCTURAL	47	1113		63
	*A. Has the roof leaked within the last 5 years?		<u> </u>		64
	*B. Has any occupied subsurface flooded or leaked within the last five years?	<b>12</b>	K		65
	*C. Have there been any conversions, additions or remodeling?				66
	*(1) If yes, were all building permits obtained?				67
	*(2) If yes, were all final inspections obtained?		<b>A</b>	<u> </u>	68
	*D. Has there been any settling, slippage, or sliding of the property or its improvements?		529		69
	*E. Are there any defects with the following: (If yes, please check applicable items and explain.)		iga qua	hering .	70
	☐ Foundations ☐ Slab Floors ☐ Doors ☐ Outbuildings				71
					72
	☐ Ceilings ☐ Exterior Walls ☐ Sidewalks ☐ Siding				73
	U Interior Walls U Other				74
	U Windows				75
5.	SYSTEMS AND FIXTURES				76
	*A. Are there any defects in the following systems? If yes, please explain.		29		77
	(1) Electrical system				78
	(2) Plumbing system				79
	(3) Heating and cooling systems				80
	(4) Fire and security system				81
	(5) Carbon monoxide alarms				82
б.	ENVIRONMENTAL				83
	*A. Have there been any flooding, standing water, or drainage problems on the property that affect	ŧ			84
	the property or access to the property?		73		85
	*B. Is there any material damage to the property from fire, wind, floods, beach movements,	-			86
	earthquake, expansive soils, or landslides?		59		87
	*C. Are there any shorelines, wetlands, floodplains, or critical areas on the property?		相		88
	*D. Are there any substances, materials, or products in or on the property that may be environment	ntal			89
	concerns, such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, or contaminated soil or water?	m	= 173		90 91
					92
	A TOWN TO THE TOWN TO THE TOWN THE TOWN TOWN TOWN TOWN				93
	*F. Has the property been used as a legal or illegal dumping site?  *G. Has the property been used as an illegal drug manufacturing site?		<u> </u>		93
	or this the property been used as an megal drug mandiaciding site?	leed.	由	, leading to	74
7.	FULL DISCLOSURE BY SELLER				95
	A. Other conditions or defects:				96
	*Are there any other existing material defects affecting the property that a prospective				97
	buyer should know about?		K		98
SEL	LER'S INITIALS: $1)$ $\sqrt{\varepsilon}$ DATE: $3///7$ SELLER'S INITIALS:	DATE:			

# SELLER DISCLOSURE STATEMENT COMMERCIAL PROPERTY (Continued)

Page 3 of 4

SELLER'S INITIALS: DNE

	B.	Verification	99
		The foregoing answers and attached explanations (if any) are complete and correct to the best of Seller's knowledge and Seller has received a copy hereof. Seller agrees to defend, indemnify and hold real estate licensees harmless from and against any and all claims that the above information is inaccurate. Seller authorizes real estate licensees, if any, to deliver a copy of this disclosure statement to other real estate licensees and all prospective buyers of the property.	101
		Date:	104
		Seller: San-CouIndustries Inc. Seller:	105
		NOTICE TO BUYER	106
		SEX OFFENDER REGISTRATION	107
	EN Ol	FORMATION REGARDING REGISTERED SEX OFFENDERS MAY BE OBTAINED FROM LOCAL LAW REFORCEMENT AGENCIES. THIS NOTICE IS INTENDED ONLY TO INFORM YOU OF WHERE TO BTAIN THIS INFORMATION AND IS NOT AN INDICATION OF THE PRESENCE OF REGISTERED SEX FFENDERS.	109
II.		YER'S ACKNOWLEDGEMENT yer hereby acknowledges that:	112 113
		Buyer has a duty to pay diligent attention to any material defects that are known to Buyer or can be known to Buyer by utilizing diligent attention and observation.	114 115
		The disclosures set forth in this statement and in any amendments to this statement are made only by Seller and not by any real estate licensee or other party.	116 117
		Buyer acknowledges that, pursuant to RCW 64.06.050(2), real estate licensees are not liable for inaccurate information provided by Seller, except to the extent that real estate licensees know of such inaccurate information.	119
		This information is for disclosure only and is not intended to be a part of the written agreement between Buyer and Seller.	121
		Buyer (which term includes all persons signing the "Buyer's acceptance" portion of this disclosure statement below) has received a copy of this Disclosure Statement (including attachments, if any) bearing Seller's signature(s).	123
SEI ST. BU RE TO	ATE SIN SCII SEI	OSURES CONTAINED IN THIS DISCLOSURE STATEMENT ARE PROVIDED BY SELLER BASED ON R'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSURE EMENT. UNLESS BUYER AND SELLER OTHERWISE AGREE IN WRITING, BUYER SHALL HAVE THREE (3) ESS DAYS FROM THE DAY SELLER OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO ND THE AGREEMENT BY DELIVERING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION LLER OR SELLER'S AGENT. YOU MAY WAIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER THE TIME INTO A SALE AGREEMENT.	123 126 127 128 129 130
AC	KN	R HEREBY ACKNOWLEDGES RECEIPT OF A COPY OF THIS DISCLOSURE STATEMENT AND OWLEDGES THAT THE DISCLOSURES MADE HEREIN ARE THOSE OF THE SELLER ONLY, AND NOT OF EAL ESTATE LICENSEE OR OTHER PARTY.	133
		DATE:	134
вU	YEI	BUYER:	135

DATE: 3117 SELLER'S INITIALS:

\_\_\_\_\_DATE: \_\_\_

#### SELLER DISCLOSURE STATEMENT COMMERCIAL PROPERTY (Continued)

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BUYER'S WAIVER OF RIGHT TO REVOKE OFFER 136 Buyer has read and reviewed Seller's responses to this Seller Disclosure Statement. Buyer approves this statement and waives 137 Buyer's right to revoke Buyer's offer based on this disclosure. 138 DATE: 139 DATE: BUYER: 140 BUYER: BUYER'S WAIVER OF RIGHT TO RECEIVE COMPLETED SELLER DISCLOSURE STATEMENT 141 Buyer has been advised of Buyer's right to receive a completed Seller Disclosure Statement. Buyer waives that right. 142 However, if the answer to any of the questions in the section entitled "Environmental" would be "yes," Buyer may not waive 143 144 the receipt of the "Environmental" section of the Seller Disclosure Statement. DATE: \_\_\_\_\_\_DATE: 145 BUYER: BUYER: 146 If the answer is "Yes" to any asterisked (\*) items, please explain below (use additional sheets if necessary). Please refer to the 147 line number(s) of the question(s). 149 150

SELLER'S INITIALS:	DATE:	SELLER'S INITIALS:	DATE:
			•

E TOWNSHIP R SANDUSKY CORPORATION 00060	property	r e c o r d 5;30:16		WYANDOT C GEORGE W.	85		.,	6-4210	6-421000.0000 107-0-002	COM
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4444	44   call back: -	•	1	sign: C		date: 1/04/01 lister:KS	- !	6-421000.0000-v123014	v-0000.000	123014

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COMMERCIAL INDUSTRIAL 5 minutessimple and amount from a demonstration of the formal and ☐ AG-RES
COMMER
☐ INDUSTR ZONING (I) Water Front
(J) Other / CDU PU-UTILITIES-PR STANDARD ELECTRIC UNATER SEWER GAS ELECTRI STANDAF SEWER INFLUENCE FACTORS

(E) Size / Shape

(F) Restrictions

(G) Wooded Lot

(H) Vacancy SAN CON INDUSTRIES INC WEST WALKER STREET 5,300 STANDARD TOPOGRAPHY ROLLING LEVEL HGH LOW 0 00 ပ Excess Frontage SIDEWALKS STREET/ROAD VALUE (B) Topography (C) Excess Fr (D) Quantity (A) No Road GRAVEL CURBS PAVED DIRT 1,800 3,500 5,300 Σ DS 03/22/13 DS 03/22/13 Date M 107 B 0 C 002 Crane Upper Sandusky Corporation 107---0-002 N Call Back: Reviewer: General Manudacturing DTE Code: 499 Pricer: Lister: Final: Visit: 2004 2004 4,770 14,940 19,710 1,670 5,230 6,900 Valid NEIGH-SUB: 0639-ACRES: O Use 499 ST60 DP113 ADJ70 ST60 DP113 ADJ70 RATE RAPP 15,100 20,400 5,300 1,860 5,290 7,150 VALUATION SUMMARY 07R NO ADDNS STORAGE BLDG ONLY CLOSED RAPP 5,300 22,300 27,600 1,860 9,670 Deed:Conv# UP SANDUSKY OH 43351-1644 SAN CON INDUSTRIES \*06-421000.0000\* SIZE GM. 0 W WALKER ST, SAN-CON INDUSTRIES INC SAN-CON INDUSTRIES INC 320 MAPLE ST #A F26 D200 F50 D200 **LEGAL INFORMATION** 18,033 13R CHG ITEM A GRADE IMPR TOTAL IMPR LAND Amount S044 NORTH PARK REASON FOR CHANGE Property Address: MARKET VALUE LAND TYPE COMMENT Date 12/15/1995 VALUE YEAR ESTIMATED ASSESSED VALUE Sales Data LOT50 Totals: ICE:F ICE:F

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Business Name:

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A) FP STRUCT, STEEL FRAME	-RAME	1. BASIC	CON BLK		CON DECK					PILE/COL	J.	REIT	REINF CONC
B) R.C. FRAME		2. FAIR	WD/MTL		MTL DECK		37			REINFOR	JR	CB/I	CB/MASON
C) MASONRY BEARING WALLS D) WD OR STEEL FR EX. WALLS	WALLS WALLS	3. AVE 4. GOOD	ALUM/VYL		WD DECK	CANOPY	<b>→</b> □	A STEEL INS	SNI	STEEL		POLE	IME THE
S) METAL M) MILL P) POLE	POLE	5. EXCEL			ASPH	SOFFITS	တ	doow		STONE		TILT	TILT UP
TOTAL AREA	STODY HT	ETER	9 STILCO		RUBBER	CSW	u	MIL		CONBLK	¥	SAN	SANDWICH
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Vantilation	Heat Primo	200	ASPHALT			ACCLIT/PANE	田田			PIAST	PI ASTER / DW		
Package Unit	Ind TW	Ind TW Heat Pump	GRAVEL			PLASTER/DW				BLOCK			
Hot & Cld Water	Evaporated Cool	ed Cool	DIRT			SUSP/OPEN	7			GLAZED TILE	D TILE		
Floor Furnace	Co-Ray-Vac	/ac	STANDARD			STANDARD				STANDARD	ARD		
Complete HVAC	No Heat		PLUMBING		4		A	LIGHTING	The same of the sa	4			
Refrig. Cooling	Standard		NO PLUMBING			EXTRA FIXTURES	S	FLUORESCENT	CENT		METAL HALIDE	HALIDE	
			2 FIXTURE BATH	E		STANDARD		SODIUM VAP	ΑР		STANDARD	4RD	
YARD ITEMS			3 FIXTURE BATH	E			Σ	MERCURY VAP	WAP				
A 499.071:STRG BLDG		CONSI	CONST HT SIZE X SIZE  S 9 80 X 60	<b>AREA</b> 4,800	STIND	AGE REM:	CND GRD	8.00 \$/UNIT		38,400 42 38,400 42	<u>Б</u> 0	0 0	<b>MARKET VALUE</b> 22,300
AMENITY TOTAL													
ži.	73	8	- 95 - 95		00	COMMENTS			2		TOTAL IMPR	MPR	22,300
06-421000.0000					Prir	Printed: 09/05/2013 13:57	.57			Geo	rge W. Kitz	ler, Wyandı	George W. Kitzler, Wyandot County Auditor

2016 SAN-CON INDUGTRIES INC 12/15/95 SO44 NORTH PARK 320 MAPLE ST #8 \$18033 LOT44-46-48 \$18033 UPPER SANDUSKY OH 43351-1644 \$18033 LOT44-46-48 \$1017 \$1018 \$	bldg100% tax value: tax value: land 35% bldg 35% bld 35% b	Tark rate: 2013  Prop C1s 499  Prop C1s 499	20.184 40.99 9 800 9 800 3 430 122.00	1 1 2 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	40.00	2 016 c	2017 t	t t t	0 9 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
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Business Name:			REMOTE - IN the LAB ARRACT AS ARRACTA AS ARRACT AS ARRAC	FEIN: REDIR:
Property Address: 0 W WALKER	0 W WALKER ST,	DTE Code:	499	
*	*06-420500,0000*	Crane Upper Sandusky Corporation 1070-003		
LEGAL INFORM, S044 NORTH PARK LOT44-46-48	LEGAL INFORMATION S044 NORTH PARK LOT44-46-48	NEIGH-SUB: 0639- ACRES:	M 107	
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Date	Amount Deed:Conv#	Use Valid Lister:	DS 03/22/13	1111
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2013 2007 2013 2007 RAPP RAPP 9,800 9,800 9,800 9,800	2007 2007 8,800 0 9,800 3,430	2004 2004 10,370 0 10,370 3,630	
	9,800 9,800 9,800 3,430 0	9,800 9,800 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	

5	PU-UTILITIES-PR ZONING	<ul> <li>WATER</li> <li>SEWER</li> <li>GOMMERCIAL</li> <li>GAS</li> <li>INDUSTRIAL</li> </ul>	☐ ELECTRIC ☐ ☐ STANDARD	INFLUENCE FACTORS	pe (I) Water Front (J) Other / CDU	10
	TOPOGRAPHY	■ LEVEL □ HIGH □ LOW	☐ ROLLING☐	INFLUENC		(H) Vacancy
	STREET/ROAD	PAVED GRAVEL DIRT	☐ SIDEWALKS ☐ CURBS			(C) Excess Frontage (D) Quantity

					9,800
8	ပ	0	0		0
	VALUE	7,000	2,800		9,800
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	RATE	ST60 DP113 ADJ70	0 DP113 ADJ70		
	Σ	ST6	ST6		
54 C	SIZE	F100 D198	F40 D198		
233	LAND TYPE	ICE:F	ICE:F		Totals:

Appraisal Research Corporation BF692(03189)

George W. Kitzler, Wyandot County Auditor

			EX WALL		ROOFING	3	WINDOW	DOORS	RS	FOU	FOUNDATION	FRAMING
			STONE	J	GABLE/HIP	STOR	STORE FRT	OVERHEAD	IEAD	SLAB		PRE ENG
CLASS/QUALITY RANK	Ų.		BRICK	U)	SHED/FLAT	CASE	CASEMENT			CRAWL		STEEL
A) FP STRUCT, STEEL FRAME	FRAME	1. BASIC	CON BLK	)	CON DECK	DBLH				PILE/COL	J.C	REINF CONC
B) R.C. FRAME		2. FAIR	WD/MTL	_	MTL DECK	SLIDE BY	E BY			REINFOR	<b>X</b>	CB/MASON
C) MASONRY BEARING WALLS	3 WALLS	3. AVE	ENAM STL	-	WD DECK	CANOPY	ЭРҮ			SIEEL		FRAME
D) WD OK STEEL FR EX. WALLS	X. WALLS	4. GOOD	ALUM/VYL		MEIAL	LIGHIED	I ED	SIEE	202	BKICK		POLE
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	V.A.C.	A 5 - 11	CONCDETE	2	6 Z	CINCONN	200	8	6 2			? -
Electric	Electric Wall	Vall	CONCILLE			ANDONA!				UNITED INTERIOR	טבווט	
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Hot Water, Rad	Space/ \	Space/ Wall Furnace	TILEAQVT			MILSIUD	0			FINISH DIV	DIV	
Steam	Warm & Cld Air	Cld Air	CARPET			CEILINGS		т	2 3 1	D PANEL		
Ventilation	Heat Pump	du	ASPHALT			ACCUT/PANEL	ANEL			PLASTE	PLASTER / DW	
Package Unit	1 ML Pul	Ind TW Heat Pump	GRAVEL			PLASTER/DW	/DW			BLOCK		
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Complete HVAC	No Heat		PLUMBING					LIGHIING				
Refrig. Cooling	Standard		NO PLUMBING			EXTRA FIXTURES	ZES	FLUORESCENT	HNH.		METAL HALIDE	DE
			2 FIXTURE BATH	I		STANDARD		SODIUM VAP	P.		STANDARD	
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# Irrevocable Letter of Instruction Re: Down Payment

I h	ave purchased the real estate located at 745 W. Walker Street, Upper Sandusky, OH 43351
under the t	erms and conditions of the attached Contract to Purchase at Public Auction dated
April 6, 2017	
As Auctions"	part of this transaction I am to make a down payment of money to "Ohio Real Estate Who will then transfer that money to Ohio Real Estate Auctions
which will	hold the money until it is time for closing.
used as par instruct Oh	nderstand that the funds I have provided to Ohio Real Estate Auctions are to be tof the purchase price. However, in the event I do not close on this property. I irrevocably to disburse my down payment as required under 2 of the contract; see below.
Paragraph :	2 states:
$A_{I}$	non-refundable (except in the case of a non-marketable title) down payment of  to apply toward Purchase Price and to be deposited by Broker,
Pu clo ha att	the event this Contract to Purchase does not close for any reason than as agreed, rchaser agrees that the down payment shall be disbursed by Broker 5 days from sing date unless Broker is previously notified in writing by purchaser that litigation is been filed with a court of competent jurisdiction. A copy of the filing must be ached.
this Irrevoc	rsuant to paragraph 2, upon written instructions from the Broker and the authority granted in cable Letter of Instruction I authorize and approve Ohio Real Estate Auctions, to instructions from the Broker as to the distribution of my down payment.
	rther, I agree to hold Onio Real Estate Auctions harmless for any such es to any individuals or entities.
	ave reviewed the Contract to Purchase at Public Auction dated April 6, 2017, and cable Letter of Instruction:
1.	I understand the terms and conditions of both documents.
2.	I am voluntarily entering these agreements.
3.	I realize that this authorization could result in none of my down payment being returned to me.
Dated: April	6, 2017