

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: 28 acres + of mineral ri	ghts only in Wetzel Co. Green	District. Under surface area Tax	map #12 Parcel #43		
Buyer(s):					
Seller(s)): WesBanco Bank Inc.					
	I. TRANSACTION	INVOLVING TWO AC	GENTS IN TWO DIFFER	RENT BROKERAGES		
The buy	er will be represented by	AGENT(S)	,	and	·	
The sen	er will be represented by	AGENT(S)		BROKERAGE	·	
If two a	II. TRANSACT gents in the real estate brokerag at both the buyer and the seller,	e	O AGENTS IN THE SAM	ME BROKERAGE		
□ Age Age	gent(s) work(s) for the buyer and gent(s) work(s) for the seller. Unless personally volved in the transaction, the broker and managers will be "dual agents", which is further explained on the back of this form. Is dual agents they will maintain a neutral position in the transaction and they will protect all parties confidential information.			k of this form.		
and on t con	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:					
Agent(s	III. TRANS		G ONLY ONE REAL EST al estate brokerage Ohio		will	
this info	"dual agents" representing both form. As dual agents they will ormation. Unless indicated belo sonal, family or business relation	maintain a neutral position w, neither the agent(s) no	on in the transaction and the transaction are the brokerage acting as a	ey will protect all parties' dual agent in this transact	confidential tion has a	
	resent only the (<i>check one</i>) Z seller or buyer in this transaction as a client. The other party is not represented and agrees resent his/her own best interest. Any information provided the agent may be disclosed to the agent's client.					
		C	CONSENT			
	(we) consent to the above relationships as we enter into this real estate transaction. If there is a dual agency in this transaction, leave) acknowledge reading the information regarding dual agency explained on the back of this form.					
BUY	ER/TENANT	DATE	Wesbanco Bank, Inc. E SELLERMANDLORD	34: James Sweeney, VP	DATE	
BUY	ER/TENANT		SELLER/LANDLORD		 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. 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



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DocuSign Envelope ID: 57FDC28F-95A3-437D-BE16-E79982453339



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)

	DATE:	Dec.	4, 2019	
PROPERTY DESCRIPTION: The undersigned Purchaser agrees to purchase	from the under	signed owner (seller)	through Ohio Real Estate Auction	
PRICE AND TERMS: Purchaser agrees to pay the amount of the high bid \$_		plus the b	ouyer premium of \$	
or a Total Contract Price of \$ for the Real Estate as follows:	s: A non-refund	able (except in the ca	ase of a non-marketable title) do	
ayment of \$_Full Amount to apply toward the Purchase Price and to be depos	ited by Broker,	upon acceptance of	this offer, in a non-interest beari	
rust account pending closing. In the event this Contract to Purchase does not c	lose for any rea	son other than as agre	eed, Purchaser agrees that the do	
ayment shall be disbursed by Broker 5 days from closing date unless Broker is	s previously not	ified in writing by pu	rchaser that litigation has been fil	
with a court of competent jurisdiction. A copy of the filing must be attached.				
SALANCE & CLOSING: The balance of the Purchase Price shall be paid in	the form requi	red by the closing ag	ent on date of closing, on or befo	
December 20, 2019 The closing date shall be automatically extended up to 30 days if Auctioneer deems necessary.				
500	seller's option,	extend the closing of	date in consideration for a sum	
por day area original crossing date.				
	_	_		
			•	
whatsoever, except a nonmarketable title, Purchaser voluntarily agrees to forfeit entire down payment and may be held liable by Seller for an				
deficiency, plus court costs and reasonable legal fees, resulting from subsequent resale of the property. Time is of the essence and this is an irrevocable				
ffer to purchase, with no contingencies. In the event Purchaser fails to perfe	orm according t	to the terms of this co	ontract, the down payment shall	
orfeited as partial liquidated damages, and not as a penalty, without affecting	g any of Seller	's further remedies.	Either party may demand speci	
erformance of this agreement.				
DWNER'S CERTIFICATION: Seller(s) certifies to Purchaser that, to the be	st of Sellers's k	nowledge: (a) there a	re no undisclosed latent defects;	
	-	-		
eller(s) requiring work to be done or improvements to be made which have no	t been performe	ed, except		
aspections regarding habitability and use of the Real Estate shall be the response	onsibility of the	Purchaser. All Insp	ections must be completed prior	
Auction. PURCHASER IS RELYING SOLEY UPON HIS EXAMINATION	S OF THE RE	AL ESTATE, AND T	THE SELLER'S CERTIFICATION	
IEREIN FOR ITS PHYSICAL CONDITION AND CHARACTER, AND NO	T UPON ANY	REPRESENTATION	N BY THE AUCTIONEERS/REA	
STATE AGENTS INVOLVED, WHO SHALL NOT BE RESPONSIBLE FO	R ANY DEFEC	CTS IN THE REAL E	STATE.	
NDEMNITY: Seller and Purchaser recognize that the AUCTIONEERS/BRC	KERS are relyi	ng on information pro	ovided by Seller or his/her agents	
onnection with the Real Estate, and agree to indemnify and hold harmless the	ne AUCTIONE	ERS/BROKERS, the	ir agents and employees, from a	
laims, demands, damages, suits, liabilities, costs and expenses (including reason	onable legal fee	s) arising out of any r	nisrepresentation or concealment	
acts by Seller or his/her agents.				
CONVEYANCE AND CLOSING: Seller shall convey marketable title to the	Real Estate by	Lir	mited Warranty	
eed with release of dower right, if any, AND SUBJECT TO THE RIGHTS OF	THE TENAN	ΓS, if any, under exist	ting leases and state law. Title sh	
e free and unencumbered as of Closing, except restrictions and easements of	f record and ex	cept the following as	ssessments (certified or otherwis	
o need and anonomicoted as of closing, entope resultations and casements o				
	CC, (Broker), the following described real estate in Green District. Uncertain Bacterian Legal acres + of mineral rights only in Wetzel Co. Green District. Uncertain Bacterian Legal acres + of mineral rights only in Wetzel Co. Green District. Uncertain Bacterian Legal acres + of mineral rights only in Wetzel Co. Green District. Uncertain Bacterian Legal acres + of mineral rights only in Wetzel Co. Green District. Uncertain Bacterian Legal acres + of mineral rights only in Wetzel Co. Green District. Uncertain Bacterian Legal acres + of mineral rights only in Wetzel Co. Green District. Uncertain Bacterian Legal acres + of mineral rights only in Wetzel Co. Green District. Uncertain Bacterian Legal acres + of mineral rights only in Wetzel Co. Green District. Uncertain Bacterian Legal acres + of mineral rights only in Wetzel Co. Green District. Uncertain Bacterian Legal acres + of mineral rights only in Wetzel Co. Green District. Uncertain Bacterian Legal acres + of mineral rights only in Wetzel Co. Green District. Uncertain Bacterian Legal acres + of mineral rights only in the Purchase Broken is of the Bacterian Bacterian Legal acres + of mineral rights on the Purchase + of the Bacterian Legal acres + of mineral rights on the Bacterian Legal acres + of mineral rights on the Bacterian Legal acres + of mineral rights on the Bacterian Legal acres + of mineral rights on the Bacterian Legal acres + of mineral rights on the Bacterian Legal acres + of mineral rights on the Bacterian Legal acres + of mineral rights on the Bacterian Legal acres + of mineral rights on the Bacterian Legal acres + of mineral rights	ALC, (Broker), the following described real estate in	ALANCE & CLOSING: The balance of the Purchase Price shall be paid in the form required by the closing age December 20, 2019 The closing date shall be automatically extended up to 30 days if Auctione Title company of the Auctioneer's choosing Title company of the Auctioneer's choosing buyer does not close on or before scheduled closing date, seller may, at seller's option, extend the closing of the per day after original closing date. BETAINING FINANCING: This purchase is not contingent upon the Purchaser obtaining financing. There are no finding of the first purchaser is buying the property As-Is, Where-Is and without Recourse. If Purchaseover, except a nonmarketable title, Purchaser voluntarily agrees to forfeit entire down payment and may reficiency, plus court costs and reasonable legal fees, resulting from subsequent resale of the property. Time is of the fifer to purchase, with no contingencies. In the event Purchaser fails to perform according to the terms of this confeited as partial liquidated damages, and not as a penalty, without affecting any of Seller's further remedies. Purchaser's CERTIFICATION: Seller(s) certifies to Purchaser that, to the best of Sellers's knowledge: (a) there are no pending orders or ordinances or resolutions that have been enacted or adopted authorizing work or improvement as assessed, except; (c) there are no City, County or State of the celler(s) requiring work to be done or improvements to be made which have not been performed, except; assessed, except; (c) there are no City, County or State of the property of the purchaser. All Inspections regarding habitability and use of the Real Estate shall be the responsibility of the Purchaser. All Inspections Purchaser Is RELYING SOLEY UPON HIS EXAMINATIONS OF THE REAL ESTATE, AND THE REAL ESTATE, AND THE REAL ESTATE, AND THE REAL ESTATE, AND THE REAL ESTATE AGENTS INVOLVED, WHO SHALL NOT BE RESPONSIBLE FOR ANY DEFECTS IN THE REAL ENDEMNITY: Seller and Purchaser recognize that the AUCTIONEERS/BROKERS are rel	

11.	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 as it is on the date of this contract, except for ordinary wear and
	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 restored
	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 any
	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.
12.	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 amendments
	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: ✓ to the high bidder regardless of price, <i>or</i> ☐ subject to seller's confirmation.
17.	4000/ (full some base surface)
	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.	_
	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 preceding
	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 environmental
	and wetland issues. Information contained online was obtained by sources deemed reliable. However, neither Ohio Real Estate Auctions, LLC nor
	their agents will be responsible for any errors or omissions herein. Announcements made at the auction will take precedence over written material,
	advertisements, or any other oral statements made prior to the day of auction. Purchasers should carefully verify all items and make their own decision
	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 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 Seller. An Agency Disclosure Statement must be signed by the high bidder.
	The buyer, seller shall be responsible for all transfer taxes, recording fees, title search, and deed preparation. Seller is responsible for real estate
	tax prorata, mortgage releases and will convey a good and marketable title. The v buyer, seller, split 50/50, is responsible for survey cost, if a
	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 Residential
20.	Property Disclosure form and their right to rescind the Contract to Purchase.
	2.55-5.5 2.55-5.50 Form and then right to resemble the Conduct to I dienase.
Bu	yers Initials

	Real Estate is sold through Ohio Real Estate Auctions, LLC. OTHER:				
26.	EXPIRATION AND APPROVAL: This offer is void if I				
	Midnight EASTERN STANDARD TIME		<u>. </u>		
27.	Make Deed to: (print)				
The	Purchaser has read, fully understands and approves the fore	egoing offer and acknowledges receipt of	a signed copy.		
	<u>Print</u>	<u>Sign</u>	<u>Date</u>		
PUF	RCHASER:				
PUF	RCHASER:				
	LL ADDRESS:				
	ONE NUMBERS:				
WIT	TNESS:				
29.	convey the Real Estate according to the above terms and by Seller(s). Counteroffer shall become null and void it Midnight EASTERN STANDARD TIME	f not accepted in writing on or before	o'clock A.M. P.M. Noon that Agency Disclosure Statement has been signed.		
	<u>Print</u>	<u>Sign</u>	<u>Date</u>		
SEL	LER: James Sweeney, Signer for WesBanco Bank In	nc. Wusbanco Bank, Inc. By: Jame	s Sweeney, VP		
SEL	LER:	— IDEZSONES ONA			
FUI	LL ADDRESS:				
PHO	ONE NUMBERS:				
WIT	TNESS:				
30.	RECEIPT BY Ohio Real Estate Auctions, LLC: DATE cash cashier's check personal check #downpayment; other\$ CO-OP REALTOR /BROKER FIRM	made payable to aaaaaaaaa	aaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa		
			PHONE		
	Oh	ioRealEstateAuctions			