

# **AUCTION PURCHASE AGREEMENT**

\$\$	Earnest money paid to MIDLAN	<b>DITLE</b> with this offer and to be deposited in the
	MIDLAND TITLE'S Trust Account (	<del></del>
\$	Balance of funds in cash at Clos	
\$	Total Cash Purchase Price.	
mpany LLC ("Auctioneer") and that the total Contract Purc	chase Price set forth above is, by a	sult of Purchaser being the highest bidder at an Auction conducted this date by Pamela Rose Augreement and as disclosed prior to commencement of the Auction, Ten Percent (10%) higher that ges that the payment of the "Buyer's" premium does not constitute Auctioneer or Pamela Rose Augree that the payment of the "Buyer's" premium does not constitute Auctioneer or Pamela Rose Augree that the payment of the "Buyer's" premium does not constitute Auctioneer or Pamela Rose Augree that the payment of the "Buyer's" premium does not constitute Auctioneer or Pamela Rose Augree that the payment of the "Buyer's" premium does not constitute Auctioneer or Pamela Rose Augree that the payment of the "Buyer's" premium does not constitute Auctioneer or Pamela Rose Augree that the payment of the "Buyer's" premium does not constitute Auctioneer or Pamela Rose Augree that the payment of the Auction that the payment of the "Buyer's" premium does not constitute Auction that the payment of the
ating, cooling, plumbing and bathroom fixtures, awnings, urity systems, garage door openers and controls, attached	screens, storm windows and doo d carpeting, and any of the items t	gs and fixtures, including without limitation, all of the following as are now on the Property: electors, landscaping, disposals, TV antennas, rotor control units, built-in electronics wiring, smoke all that are checked following: $[X]$ ranges and ovens $[X]$ microwave ovens $[X]$ dishwashers $[X]$ geasems; Fireplace: $[X]$ tools $[X]$ screens $[X]$ glass doors $[X]$ grates $[X]$ and irons; and all window treating
T INCLUDED		
Seller will deliver to Purchaser an appropriate general wa applicable) at closing, and prior to closing and as evidence inchaser, at Seller's cost, a guaranteed certificate of title proparty showing good and merchantable title of record in Selefects, except for existing utility easements and restrictions ining regulations, taxes and delinquent assessments and rejuidated at closing. Any additional title expenses required burchaser including the costs to record the deed. The parties inder and/or closing agent to provide the parties' brokers, assing settlement statement for review in advance of Closing Delinquent taxes, delinquent assessments and delinquent do condominium fees and charges, if any, are to be paid by Sessments, condominium fees, homeowners association for any, are to be prorated to the date of closing in accordance which the property is located. Agricultural tax recoupment eller shall pay conveyance fees and all recording costs for the other encumbrance.  If any buildings or other improvements are materially darfire or other casualty prior to delivery of the warranty do attoin (a) to complete said purchase and to receive the proconnection therewith; (b) terminate this agreement are reunder. Notice of either election shall be given by the Purchaser and Seller acknowledge and agree that this Agono Purchaser and Seller acknowledge and agree that this Agono Purchaser and Seller acknowledges INSPECTION OF SAID FUNCTION THEREOF AND IS PURCHASING SAID PROPERT SCLOSURE BY SELLER THAT MAY BE REQUIRED BY SECTION DEED PURCHASER EXPRESSLY ACKNOWLEDGES THAT NEITH	e of title Seller shall furnish to prepared by a responsible title liler free and clear of all material is of record, city ordinances and mortgages or other liens to be by Purchaser shall be paid for by hereby expressly authorize any agents, and attorneys with the g. thomeowners association fees sheller and the current taxes and dees and charges and rentals, if with the custom of the county the release of any lien, mortgage maged or destroyed by reason deed, Purchaser shall have the ceeds of any insurance payable and recover all deposits made chaser to the Seller, Auctioneer, deceived written notice of such greement is NOT CONTINGENT  PROPERTY AND KNOWS THE TY "AS IS." EXCEPT FOR ANY 5302.30 OF THE OHIO REVISED HER AUCTIONEER NOR BROKER	shall be responsible for maintaining fire and extended coverage insurance on the property closing. Seller shall pay for all utilities to date of transfer of possession and shall notify Purcha the date of the final readings in order to avoid termination of utility service. Seller shall pay for repairs or replacements of plumbing, gas or electrical facilities required by the utility provider time of transfer of utility services.  8. Seller agrees to pay Pamela Rose Auction Company, LLC as stated in the Listing Agreement, sum shall be paid upon closing.  9. In the event Purchaser shall default in the payment of any sums due hereunder or fail to the purchase of the property without default on the part of the Seller, Seller may pursue all le equitable remedies available to Seller.  10. It is understood between the Seller and Purchaser that no verbal agreements or understan are binding in any manner whatsoever upon the parties hereto. Time is of an essence and clost to be held on or before 40 Days After Acceptance.  11. The term "Seller" shall be read as "Sellers" if more than one person are Sellers, in which their obligations shall be joint and several. The term "Purchaser" shall be read as "Purchaser or than one person are Purchasers, in which case their obligation shall be joint and several. PURCHASER ACKNOWLEDGES EXECUTING AND RECEIVING A RECEIPT OF THE FOLLOP PRIOR TO EXECUTING THIS AGREEMENT: (A) "DISCLOSURE OF AGENCY RELATIONSHIP REQUIRED BY THE STATE WHERE PROPERTY IS LOCATED; (B) A COPY OF THE FOLLOP PROPERTY DISCLOSURE FORM" AS REQUIRED BY THE STATE WHERE PROPERTY IS LOCATED; (B) A COPY OF THE RESIDED THIS PURCHASE AGREEMENT.  13. Seller and Purchaser acknowledge that unless otherwise provided in this Agreemen deposit/s set forth herein shall be deposited into non-interest bearing Trust Account and the event of a default by either party, such deposited into non-interest bearing Trust Account and the event of a default by either party, such deposited into non-interest bearing Trust Account and the event of a
ANY AGENT OF EITHER HAVE MADE ANY WARRANTY HETHER EXPRESSED OR IMPLIED AS TO THE PROPERTY.  Obssession to be given: [ N ] at closing; [ ] days (         ] at closing subject to the rights of tenants (rents to be urity deposits and leases, if any, assigned to purchaser at deller shall maintain the property, including improvements ures, electrical wiring, furnaces, and other mechanical equinding closing and transfer of possession, normal and rea	e pro-rated as of closing date, closing). s, lawn, shrubs, trees, plumbing ipment, in its present condition	thereunder.  14. Additional Terms:
RETHER EXPRESSED OR IMPLIED AS TO THE PROPERTY.  Possession to be given: [ * ] at closing; [ ]	e pro-rated as of closing date, closing). s, lawn, shrubs, trees, plumbing lipment, in its present condition asonable wear excepted. Seller ed in favor of the State of Ohio and	14. Additional Terms:  d any person aggrieved by Auctioneer's action, may initiate a claim against the Auction Recovery
ETHER EXPRESSED OR IMPLIED AS TO THE PROPERTY. Possession to be given: [	e pro-rated as of closing date, closing). s, lawn, shrubs, trees, plumbing lipment, in its present condition asonable wear excepted. Seller ed in favor of the State of Ohio and	14. Additional Terms:  d any person aggrieved by Auctioneer's action, may initiate a claim against the Auction Recovery
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Co-Operating Selling Broker



## 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.)

Pro	perty Address: 1219 I	Maplecrest Drive, Tro	y, <b>Ohio 45373</b>		
	yer(s):	lker			
	I. TRA	NSACTION INVOLVE	NG TWO AGENTS	IN TWO DIFFERENT B	BROKERAGES
The	e buyer will be represen	ted by	SENT(S)	, and	BROKERAGE .
The	e seller will be represen	ted by	SENT(S)	, and	BROKERAGE
If t				NTS IN THE SAME BRO	OKERAGE
	Agent(s)involved in the transaction	ction, the principal broke	r and managers will be	work(s) for work(s	or the seller. Unless personally urther explained on the back of this
	andon the back of this for confidential information	m. As dual agents they won. Unless indicated belo	e working for both the vill maintain a neutral ow, neither the agent(s	position in the transaction	agents." Dual agency is explained and they will protect all parties' as a dual agent in this transaction
Ag	ent(s)			ONE REAL ESTATE A	GENT will
	be "dual agents" repre this form. As dual age information. Unless in	senting both parties in the ents they will maintain a ndicated below, neither the	is transaction in a neu neutral position in the ne agent(s) nor the bro	tral capacity. Dual agency transaction and they will p kerage acting as a dual age	r is further explained on the back of protect all parties' confidential ent in this transaction has a does exist, explain:
				n as a client. The other pa ent may be disclosed to the	rty is not represented and agrees to e agent's client.
			CONSEN	ĪΤ	
				ate transaction. If there is blained on the back of this	a dual agency in this transaction, I form.
	BUYER/TENANT	DA	TE S.	ELLER/LANDLORD	DATE
	BUYER/TENANT	DA	ITE S	ELLER/LANDLORD	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 principal broker and managers in a brokerage also represent the interests of any buyer or seller represented by an agent affiliated with that brokerage. Therefore, if both buyer and seller are represented by agents in the same brokerage, the principal broker and manager are dual agents. There are two exceptions to this. The first is where the principal broker or manager is personally representing one of the parties. The second is where the principal broker or manager is selling or buying his own real estate. These exceptions only apply if there is another principal broker or manager to supervise the other agent involved in the transaction.

**Responsibilities of the Parties:** The duties of the agent and brokerage in a real estate transaction do not relieve the buyer and seller from the responsibility to protect their own interests. The buyer and seller are advised to carefully read all agreements to assure that they adequately express their understanding of the transaction. The agent and brokerage are qualified to advise on real estate matters. IF LEGAL OR TAX ADVICE IS DESIRED, YOU SHOULD CONSULT THE APPROPRIATE PROFESSIONAL.

**Consent:** By signing on the reverse side, you acknowledge that you have read and understand this form and are giving your voluntary, informed consent to the agency relationship disclosed. If you do not agree to the agent(s) and/or brokerage acting as a dual agent, you are not required to consent to this agreement and you may either request a separate agent in the brokerage to be appointed to represent your interests or you may terminate your agency relationship and obtain representation from another brokerage.

Any questions regarding the role or responsibilities of the brokerage or its agents should be directed to:



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



Page 2 of 2 Effective 02/10/19



# **Consumer Guide to Agency Relationships**

We are pleased you have selected Pamela Rose Auction Company, LLC to help you with your real estate needs. Whether you are selling buying or leasing real estate, Pamela Rose Auction Company, 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 that 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 Pamela Rose Auction Company, LLC

Pamela Rose Auction Company, 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 Pamela Rose Auction Company, 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. Pamela Rose Auction Company, 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 Pamela Rose Auction Company, 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 Pamela Rose Auction Company, LLC has listed. In that instance Pamela Rose Auction Company, 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 Pamela Rose Auction Company, LLC lists property for sale it also cooperates with, and offers compensation to, other brokerages that represent buyers. Pamela Rose Auction Company, 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 Pamela Rose Auction Company, 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 Pamela Rose Auction Company, LLC will be representing your interests. When acting as a buyer's agent, Pamela Rose Auction Company, 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, 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, military status as defined in that section, 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 representation 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 our Receipt of Agency Policy form, 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.





# Receipt of Consumer Guide to Agency Relationships

I hereby acknowledge that I have received a copy of the Consumer Guide to Agency Relationships. Your signature below does not obligate you to work with Pamela Rose Auction Company, LLC.

1219 Maplecrest Drive, Troy, Ohio 45373				
Property Address				
150 1	<del>-</del>			
<b>X</b> Buyer   □ Seller	Date			
<b>X</b> Buyer   □ Seller	Date			
Agent - Pamela Rose Auction Company, LLC	Date			
Agent - Weigandt Real Estate Ltd.	Date			

	Disclosure of Inform		ased Paint and/or Lead-	
Lead Warni	ng Statement	Prope	erty Address 1219	Maplecnot Troy, C
notified that: of developing including led poisoning als required to pl in the seller's	such property may pre g lead poisoning. Leo aming disabilities, red so poses a particular i rovide the buyer with o	residential real projesent exposure to le ad poisoning in youced intelligence q risk to pregnant wann information on the buyer of any kn	perty on which a residenti ad from lead-based paint t ung children may produc uotient, behavioral probl omen. The seller of any i lead-based paint hazards own lead-based paint haz	al dwelling was built prior to 1978 is that may place young children at risk to permanent neurological damage, ems, and impaired memory. Lead interest in residential real property is from risk assessments or inspections ards. A risk assessment or inspection
Seller's Disc	losure			
(a) Presence	e of lead-based pain	t and/or lead-bas	ed paint hazards (check	(i) or (ii) below):
(i)	_ Known lead-based (explain).	f paint and/or lea	d-based paint hazards a	are present in the housing
				sed paint hazards in the housing.
			ieck (i) or (ii) below):	
(1)	Seller has provided based paint and/o	I the purchaser w r lead-based pain	rith all available records It hazards in the housing	and reports pertaining to lead- g (list documents below).
(ii) <u>×</u>	Seller has no report hazards in the hou	rts or records per Ising.	taining to lead-based pa	int and/or lead-based paint
Purchaser's	Acknowledgment (i	nitial)		
(c)	Purchaser has rece	ived copies of all	information listed abov	e.
(d)	Purchaser has rece	ived the pamphle	et Protect Your Family from	n Lead in Your Home.
(e) Purchase	r has (check (i) or (ii)	below):		
	ment or inspection	for the presence	of lead-based paint and	iod) to conduct a risk assess- /or lead-based paint hazards; or
(ii)	waived the opportulead-based paint ar	unity to conduct and/or lead-based	a risk assessment or insp paint hazards.	pection for the presence of
Agent's Ackr	owiedgment (initial	)		
(1)	Agent has informed aware of his/her re	d the seller of the esponsibility to en	seller's obligations und sure compliance.	er 42 U.S.C. 4852(d) and is
Certification	of Accuracy			
The following	_	the information at ue and accurate.	pove and certify, to the be	st of their knowledge, that the
* AS	chulu	4-6-2	<u>L</u>	
Seller		Date	Seller	Date
Purchaser	Alose	Date 4-6- 21	Purchaser	Date
Agent		Date	Agent	Date

# CAT OF CASE

#### STATE OF OHIO

#### DEPARTMENT OF COMMERCE

#### RESIDENTIAL PROPERTY DISCLOSURE FORM

**Purpose of Disclosure Form:** This is a statement of certain conditions and information concerning the property actually known by the owner. An owner may or may not have lived at the property and unless the potential purchaser is informed in writing, the owner has no more information about the property than could be obtained by a careful inspection of the property by a potential purchaser. Unless the potential purchaser is otherwise informed, the owner has not conducted any inspection of generally inaccessible areas of the property. This form is required by Ohio Revised Code Section 5302.30.

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

Owner's Statement: The statements contained in this form are made by the owner and are not the statements of the owner's agent or subagent. The statements contained in this form are provided by the owner only to potential purchasers in a transfer made by the owner. The statements are not for purchasers in any subsequent transfers. The information contained in this disclosure form does not limit the obligation of the owner to disclose an item of information that is required by any other statute or law to be disclosed in the transfer of residential real estate.

#### OWNER INSTRUCTIONS

**Instructions to Owner:** (1) Answer ALL questions. (2) Report known conditions affecting the property. (3) Attach additional pages with your signature if additional space is needed. (4) Complete this form yourself. (5) If some items do not apply to your property, write NA (not applicable). If the item to be disclosed is not within your actual knowledge, indicate Unknown.

Property Address: 1219 Maple crest	Dr	Troy Olio 45373
Owner's Initials Date	(Page 1 of 5)	Purchaser's Initials Date Purchaser's Initials Date



# STATE OF OHIO DEPARTMENT OF COMMERCE

RESIDENTIAL PROPERTY DISCLOS	URE FORM	
Pursuant to section 5302.30 of the Revised Code and rule 1301:5-6-10 of the Administration	trative Code.	
TO BE COMPLETED BY OWNER (Please Print)		
Owners Name(s):  Date:   -6-21, 2021		
Date: / -6-21 , 20 2 1		
Owner is not occupying the property. If owner is occupying the property, sir If owner is not occupying the property, sir	ice what date.	0 18
THE FOLLOWING STATEMENTS OF THE OWNER ARE BASED ON	OWNER'S ACTUAL KNOWLEDG	<del>JE</del>
A) WATER SUPPLY: The source of water supply to the property is (check appropr	iota hovan):	
Public Water Service Holding Tank	Unknown	
Private Water Service Cistern	Other	
Private Well Spring		
Shared Well Pond	()	
Do you know of any current leaks, backups or other material problems with the water so No If "Yes", please describe and indicate any repairs completed (but not longer that Is the quantity of water sufficient for your household use? (NOTE: water usage will va	n the past 5 years):	
to the quality of male burnelon for your household use. (NOTE, water usage will vu	Ty from nousehold to household)	-s [ 140
B) SEWER SYSPEM: The nature of the sanitary sewer system servicing the propert	v is (check appropriate hoves):	
Public Sewer Private Sewer	Septic Tank	
Leach Field Aeration Tank	Filtration Bed	
Unknown Other  If not a public or private sewer, date of last inspection:		
Do you know of <b>any previous or current</b> leaks, backups or other material problems we Yes No If "Yes", please describe and indicate any repairs completed (but no	rith the sewer system servicing the prop t longer than the past 5 years):	perty?
Information on the operation and maintenance of the type of sewage system serving department of health or the board of health of the health district in which the pro	ag the property is available from the perty is located.	
C) ROOF: Do you know of any previous or current leaks or other material problem	<u> </u>	
If "Yes", please describe and indicate any repairs completed (but not longer than the pa	ist 5 years):	
D) WATER INTRUSION: Do you know of any previous or current water leakage defects to the property, including but not limited to any area below grade, basement or If "Yes", please describe and indicate any repairs completed:	crawl space? Yes No	or other
a 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Owner's Initials Date 4-6-2   Owner's Initials Date	Purchaser's Initials Date _	
Owner's Initials Date (Page 2 of 5)	Purchaser's Initials Date	·
(1 age 2 01 3)		

Property Address	(2/9/	CAP LE L	vest Dr	48375		
Do you know of any water of condensation; ice damming: If "Yes", please describe and	sewer overflow/ba	ckup; or leaki	ng pipes, plumbing f	ixtures, or applian		
Have you ever had the prop If "Yes", please describe and				any remediation un	Yes No dertaken:	
Purchaser is advised that of this issue, purchaser is end					than others. I	f concerned about
E) STRUCTURAL COME EXTERIOR WALLS): Do than visible minor cracks or interior/exterior walls? Yes No If "Yes' problem identified (but not	o you know of any blemishes) or other ', please describe ar	previous or c material prob nd indicate any	urrent movement, solems with the found yrepairs, alterations	hifting, deterioration ation, basement/cr	on, material crac awl space, floor o control the cau	cks/settling (other rs, or use or effect of any
Do you know of any previo	us or current fire of indicate any repair	or smoke dam rs completed:	age to the property?	Yes No		P
F) WOOD DESTROYING insects/termites in or on the If "Yes", please describe and	property or any exis	sting damage	to the property cause	d by wood destroy	ing insects/tern	od destroying nites? Yes No
G) MECHANICAL SYST mechanical systems? If you 1) Electrical 2) Plumbing (pipes) 3) Central heating 4) Central Air conditioning 5) Sump pump 6) Fireplace/chimney 7) Lawn sprinkler If the answer to any of the althan the past 5 years):	r property does not YES NO	have the med  N/A	8) Water softene a. Is water soft 9) Security Syste a. Is security sy 10) Central vacuu 11) Built in applia 12) Other mechan escribe and indicate	r N/A (Not Applicate rener leased? em ystem leased? m unces ical systems	able).  YES NO  U  U  U  U  U  U  U  U  U  U  U  U  U	
<ul> <li>H) PRESENCE OF HAZA identified hazardous materia</li> <li>1) Lead-Based Paint</li> <li>2) Asbestos</li> <li>3) Urea-Formaldehyde Foar</li> <li>4) Radon Gas <ul> <li>a. If "Yes", indicate leve</li> </ul> </li> <li>5) Other toxic or hazardous</li> <li>If the answer to any of the all property:</li> </ul>	Is on the property?  In Insulation  I of gas if known _ substances bove questions is "Y	Yes	No.	Unknown	·	
Owner's Initials  Owner's Initials  Da	te <u>N-421</u>	3	(Page 3 of 5)	Purchaser Purchaser	s Initials	Date _ Date

Property Address	1219	MABIECRES	D-~	45373		
natural gas wells (plugg	STORAGE TANKS/W ged or unplugged), or aba	ELLS: Do you know of a ndoned water wells on the	ny underground st property? Ye	orage tanks (existing of	or removed),	oil or
Do you know of any oi	l, gas, or other mineral rig	ght leases on the property?	Yes No			-
Purchaser should exer Information may be o	rcise whatever due diligo btained from records co	ence purchaser deems ne ontained within the recor	cessary with resp der's office in the	ect to oil, gas, and ot county where the pr	her mineral operty is loc	rights. ated.
Is the property located i	AKE ERIE COASTAL in a designated flood plain ortion of the property inc		al Erosion Area?	Yes No	Unkno	wn
affecting the property? If "Yes", please describ	☐Yes ☑No be and indicate any repairs	any previous or current s, modifications or alteration	ons to the property	or other attempts to c	ontrol any	olems
building or housing cod	les, zoning ordinances aff	MENTS/HOMEOWNER ecting the property or any	nonconforming us	N: Do you know of a es of the property?	nny violation Yes AN	s of
district? (NOTE: such	designation may limit cha	y governmental authority a anges or improvements tha	may be made to t			
Do you know of any re If "Yes", please describ	cent or proposed assessi	ments, fees or abatements,	which could affect	t the property?	es No	
List any assessments pa List any current assessn	id in full (date/amount)_nents:n	nonthly fee	Length of pay	yment (years	months	
Do you know of any recincluding but not limited	ent or proposed rules or a	regulations of, or the paymation, SID, CID, LID, etc.	ent of any fees or	charges associated wi		
M) BOUNDARY LIN	ES/ENCROACHMENT	S/SHARED DRIVEWA	Y/PARTY WALI	LS: Do you know of a	any of the	
following conditions aff	fecting the property? Yes	es No			Yes	No
<ol> <li>Boundary Agreement</li> <li>Boundary Dispute</li> <li>Recent Boundary Ch</li> <li>If the answer to any of t</li> </ol>	ange	4) Shared D 5) Party Wa 6) Encroacl es", please describe:	ments From or on	Adjacent Property		N N N N N N N N N N N N N N N N N N N
N) OTHER KNOWN	MATERIAL DEFECTS	S: The following are other	known material d	efects in or on the pro	perty:	
For purposes of this section be dangerous to anyone property.	tion, material defects wou occupying the property o	ıld include any non-observ r any non-observable phys	able physical condical condition that	lition existing on the p could inhibit a person	roperty that	could
Owner's Initials Owner's Initials	Date 4-6-2-1		Pur Pur	chaser's Initials	Date Date	

Property Address 1219 MAR LECYCST	or.	4537	3	
<u>CERTIFICATIO</u>	ON OF O	WNER		
Owner certifies that the statements contained in this form are rethe date signed by the Owner. Owner is advised that the infobligation of the owner to disclose an item of information that preclude fraud, either by misrepresentation, concealment of the contained residential real estate.  OWNER:	ormation control is required reported reported reported to the control of the con	ntained in this disc by any other stati	closure form does not ute or law or that may tion involving the tra	limit the exist to
RECEIPT AND ACKNOWLEDGEME				
Potential purchasers are advised that the owner has no obligation to a 5302.30(G). Pursuant to Ohio Revised Code Section 5302.30(K), i purchase contract for the property, you may rescind the purchase coowner or Owner's agent, provided the document of rescission is closing; 2) 30 days after the Owner accepted your offer; and 3) with of this form or an amendment of this form.	f this form is ontract by del delivered <u>pric</u>	not provided to you ivering a signed and or to all three of the	prior to the time you end dated document of resolution following dates: 1) the	ter into a cission to e date of
Owner makes no representations with respect to any offsite c purchaser deems necessary with respect to offsite issues that may	onditions. P affect purch	'urchaser should e naser's decision to p	xercise whatever due ourchase the property.	liligence
Purchaser should exercise whatever due diligence purchas Registration and Notification Law (commonly referred to as "Nwritten notice to neighbors if a sex offender resides or intends public record and is open to inspection under Ohio's Public Representation from the Sheriff's office responsibility to obtain information from the Sheriff's office relaw.	Aegan's Law to reside in t cords Law.	"). This law requi the area. The noti If concerned abou	res the local Sheriff to ce provided by the Sho t this issue, purchaser	provide eriff is a assumes
Purchaser should exercise whatever due diligence purchaser de lf concerned about this issue, purchaser assumes responsibility Resources. The Department maintains an online map of www.dnr.state.oh.us.	to obtain in	formation from th	e Ohio Department of	Natural
WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENTS ARE MADE BASED ON THE OWNERS A				

(Page 5 of 5)

PURCHASER: \_\_\_\_\_ DATE: \_\_\_\_

PURCHASER: \_\_\_\_\_ DATE: \_\_\_\_

My/Our Signature below does not constitute approval of any disclosed condition as represented herein by the owner.

THE OWNER.



## **EARNEST MONEY RELEASE AGREEMENT**

Auction Purchase Agreement dated	
on property located at 1219 Maplecrest Dr	<b>ive, Troy, Ohio 5373</b> is hereinafter referred to as the "APA", I,
We	Purchaser/s of said property hereby
authorize <b>Midland Title</b> to release the Ear	rnest Money deposit in the amount of <b>\$3,500.00</b> and to be
released on the <b>41st</b> day after Acceptance,	, unless Seller/s is in breach of the APA, as follows.
Earnest Money deposit to be paid <b>\$1,750.00</b>	to the Seller/s and <b>§1,750.00</b> to Pamela Rose Auction Company,
LLC per the Listing Agreement on said pr	operty. This release, being entered into by the undersigned
parties, absolves Pamela Rose Auction Co	mpany, LLC, Pamela Rose, and their representatives and the
undersigned parties from any further liabi	lity in regards to the Earnest Money deposit.
Date	Date
Buyer	Seller
Buyer	Seller
Updated: January 28, 2021	© 2021 Pamela Rose Auction Company, LLC