

## **AUCTION PURCHASE AGREEMENT**

The undersigned Purchaser hereby agrees to nu	rchase and the undersigned	d Sallar harahy agra	es to sell the foll	owing property, known as _7311 Jeffers Road, Whitehouse 43571
in the County ofLucas	, State ofOhio	and legally descril	bed as TD Par	cel No. 52-11707
	and upon the following			
\$		ney paid toLou	isville Title	with this offer and to be deposited in the
\$		funds in cash at Clos		Trust Account upon acceptance.
\$		Purchase Price.	0	
			sult of Purchaser	being the highest bidder at an Auction conducted this date by Pamela Rose Auction
Company LLC ("Auctioneer") and that the total	Contract Purchase Price set	forth above is, by a	greement and as	disclosed prior to commencement of the Auction, Ten Percent (10%) higher than the nent of the "Buyer's" premium does not constitute Auctioneer or Pamela Rose Auction
heating, cooling, plumbing and bathroom fixtu security systems, garage door openers and con	res, awnings, screens, storr trols, attached carpeting, a air conditioners [ ] satellit	m windows and doo and any of the items of TV reception systems	ors, landscaping, s that are checke ems; Fireplace: [	ncluding without limitation, all of the following as are now on the Property: electrical disposals, TV antennas, rotor control units, built-in electronics wiring, smoke alarms d following: [ ] ranges and ovens [ ] microwave ovens [ ] dishwashers [ ] gas grill ] tools [ ] screens [ ] glass doors [ ] grates [ ] and irons; and all window treatment
ALSO INCLUDED				
NOT INCLUDED				
1. Seller will deliver to Purchaser an appropriat if applicable) at closing, and prior to closing an Purchaser, at Seller's cost, a guaranteed certific company showing good and merchantable title of defects, except for existing utility easements an zoning regulations, taxes and delinquent asses liquidated at closing. Any additional title expens Purchaser including the costs to record the deed lender and/or closing agent to provide the part closing settlement statement for review in adva 2. Delinquent taxes, delinquent assessments ar and condominium fees and charges, if any, are to assessments, condominium fees, homeowners any, are to be prorated to the date of closing ir in which the property is located. Agricultural ta Seller shall pay conveyance fees and all recording or other encumbrance.  3. If any buildings or other improvements are of fire or other casualty prior to delivery of the option (a) to complete said purchase and to recin connection therewith; (b) terminate this a hereunder. Notice of either election shall be give and Broker within ten (10) days after the Purdamage or destruction.  4. Purchaser and Seller acknowledge and agree upon Purchaser's ability to obtain financing.  5. PURCHASER ACKNOWLEDGES INSPECTION	d as evidence of title Selle cate of title prepared by a frecord in Seller free and cle drestrictions of record, cits ments and mortgages or es required by Purchaser sh. The parties hereby expresies' brokers, agents, and at nice of Closing. did delinquent homeowners to be paid by Seller and the coassociation fees and charg accordance with the custor recoupment, if any, shall lig costs for the release of an materially damaged or deste warranty deed, Purchase eive the proceeds of any ingreement and recover all and the Purchaser to the Schaser has received writte that this Agreement is Note that the proceeds of the set that this Agreement is Note that the set	r shall furnish to responsible title ear of all material y ordinances and other liens to be hall be paid for by saly authorize any storneys with the seasociation fees current taxes and es and rentals, if om of the county be paid by Seller. The properties of the county be paid by Seller. The properties of the county be paid by Seller. The properties of the county be paid by Seller. The properties of the county be paid by Seller. The properties of the county be paid by Seller. The properties of the county be paid by seller. The properties of the county of th	closing. Selle the date of the date of the repairs or reptime of trans 8. Seller agresum shall be 9. In the even the purchase equitable reful to be held or 11. The term their obligation more than or 12. PURCHAPRIOR TO EREQUIRED BROPERTY ECO IF A PRIOR TITLE UNDER TITLE 13. Seller ardeposit/s set event of a de	onsible for maintaining fire and extended coverage insurance on the property until rishall pay for all utilities to date of transfer of possession and shall notify Purchaser on the final readings in order to avoid termination of utility service. Seller shall pay for an olacements of plumbing, gas or electrical facilities required by the utility provider at the fer of utility services.  The services is to pay Pamela Rose Auction Company, LLC as stated in the Listing Agreement, which paid upon closing.  The Purchaser shall default in the payment of any sums due hereunder or fail to close of the property without default on the part of the Seller, Seller may pursue all legal on redies available to Seller.  The stood between the Seller and Purchaser that no verbal agreements or understanding in any manner whatsnever upon the parties hereto. Time is of an essence and closing it or before 40 days after acceptance.  "Seller" shall be read as "Sellers" if more than one person are Sellers, in which case one shall be joint and several. The term "Purchaser" shall be read as "Purchasers" is ne person are Purchasers, in which case their obligation shall be joint and several.  SER ACKNOWLEDGES EXECUTING AND RECEIVING A RECEIPT OF THE FOLLOWING XECUTING THIS AGREEMENT: (A) "DISCLOSURE OF AGENCY RELATIONSHIP", A: WY THE STATE WHERE PROPERTY IS LOCATED; (B) A COPY OF THE "RESIDENTIAL PROPERTY IS LOCATED; (B) A COPY OF THE "RESIDENTIAL PROPERTY - THE DISCLOSURE OF INFORMATION AND DECLOSURE FORM" AS REQUIRED BY THE STATE WHERE PROPERTY IS LOCATED SEC 1978 RESIDENTIAL PROPERTY - THE DISCLOSURE OF INFORMATION AND DECLOSURE FORM" AS REQUIRED BY THE STATE WHERE PROPERTY IS LOCATED SEC 1978 RESIDENTIAL PROPERTY - THE DISCLOSURE OF INFORMATION AND DECLOSURE FORM" AS REQUIRED BY THE STATE WHERE PROPERTY IS LOCATED. The DISCLOSURE FORM "AS REQUIRED BY THE STATE WHERE PROPERTY IS LOCATED SEC 1978 RESIDENTIAL PROPERTY - THE DISCLOSURE OF INFORMATION AND DECLOSURE FORM" AS REQUIRED BY THE STATE WHERE PROPERTY IS LOCATED. The purchase agreeme
CONDITION THEREOF AND IS PURCHASING S. DISCLOSURE BY SELLER THAT MAY BE REQUIRED CODE. PURCHASER EXPRESSLY ACKNOWLEDGE OR ANY AGENT OF EITHER HAVE MADE ANY WHETHER EXPRESSED OR IMPLIED AS TO THE P 6. Possession to be given: [7] at closing; [7] at closing subject to the rights of tenant security deposits and leases, if any, assigned to 7. Seller shall maintain the property, including in fixtures, electrical wiring, furnaces, and other me pending closing and transfer of possession, no	AID PROPERTY "AS IS." E BY SECTION 5302.30 OF TH S THAT NEITHER AUCTIONE WARRANTY OF ANY KINI ROPERTY.  days (rent free) afte s (rents to be pro-rated as purchaser at closing). nprovements, lawn, shrubs echanical equipment, in its p	XCEPT FOR ANY HE OHIO REVISED EER NOR BROKER D WHATSOEVER, er date of closing; is of closing date, , trees, plumbing present condition	and direction (c) if, within the parties h legal action t Purchaser wi in accordance thereunder.	of the Seller and Purchaser; (b) disposition has been ordered by a final court order two (2) years from the date the money was deposited in the broker's trust account ave not provided the broker with such signed instructions or written notice that such to resolve the dispute has been filed, the broker shall return the earnest money to the no further notice to Seller; (d) if the Property is located in the State of Ohio, then e with the provisions of Chapter 4735.24 of the Ohio Revised Code and the regulation itional Terms:
		he State of Ohio and	d any person agg	rieved by Auctioneer's action, may initiate a claim against the Auction Recovery Fund
created by Section 4707.25 of the Ohio Revised This Purchase Agreement is entered this				20
Purchaser		_		Purchaser
Printed Name/s of Purchaser		_		Purchaser's Address
Purchaser's Phone Number		_		Purchaser's Attorney
	Di Cook - Di Charle	D. Oak an		, and the second
Received Earnest Deposit of \$	Lash Leck	☐ Other		By (date)
This Offer To Purchase accepted this	day of		20	
Seller		_		Seller
		_		
Printed Name/s of Seller				Seller's Address
Seller's Phone Number		_		Seller's Attorney
Co Occastica C. III. D. J		_		Pamela Rose / Pamela Rose Auction Co. LLC
Co-Operating Selling Broker				Co-Operating Listing 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:7	'311 Jeffers Road	, Whitehouse, OH 43	3571		
-			k Hashman successo			
	I. 7	FRANSACTION 1	INVOLVING TWO A	GENTS IN TWO DIFF	ERENT BI	ROKERAGES
The	e buyer will be repr	resented by	AGENT(S)		, and	BROKERAGE .
The	e seller will be repr	resented by	AGENT(S)		, and	BROKERAGE .
If to	wo agents in the rearesent both the buy	1 1 1		VO AGENTS IN THE S  tionship that will apply:	AME BRO	KERAGE
	Agent(s) work(s) for the buyer and work(s) for the seller. Unless personally involved in the transaction, the principal 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.					
	on the back of thi confidential infor	s form. As dual ag	will be working for gents they will maintain dicated below, neither t	a neutral position in the t	er as "dual a cransaction a cage acting a	gents." Dual agency is explained and they will protect all parties' as a dual agent in this transaction
Age	ent(s)			G ONLY ONE REAL E		GENT will
	this form. As dua information. Unl	al agents they will a ess indicated below	maintain a neutral posity, neither the agent(s) n	tion in the transaction and for the brokerage acting as	they will prosecutions and the state of the	is further explained on the back of rotect all parties' confidential nt in this transaction has a pees exist, explain:
				transaction as a client. The ded the agent may be disc		ty is not represented and agrees to agent's client.
				CONSENT		
				nis real estate transaction.  Agency explained on the base		dual agency in this transaction, I form.
	BUYER/TENANT		DATE	SELLER/LANDLORD		DATE
	BUYER/TENANT		DATE	 SELLER/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, 20<sup>th</sup> 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.

7311 Jeffers Road, Whitehouse, OH 43571			
Property Address			
□ Buyer   □ Seller		Date	
☐ Buyer   ☐ Seller		Date	
Agent - Pamela Rose Auction Company, LLC		 Date	

Ohio Association of REALTORS®	
Residential Property Disclosure Exemption Form	Established in 1910
To Be Completed By Owner Property Address: 1311 Jeffens; Whitehouse, &.  Owner's Name(s): Nelson Hugill	
by Jack Hashman, successor trustee	UHIU
Ohio law requires owners of residential real estate (1-4 family) to complete and provide to the buyer a Residential Property Disclosure Form disclosing certain conditions and information concerning the property known by the owner. The Residential Property Disclosure Form requirement applies to most, but not all, transfers or sales of residential property.	ASSOCIATION OF REALTORS
Listed below are the most common transfers that are exempt from the Residential Property Disclos	ura Form magniness.
The owner states that the exemption marked below is a true and accurate statement regarding the pro-	roposed transfer
<ul> <li>(1) A transfer pursuant to a court order, such as probate or bankruptcy court;</li> <li>(2) A transfer by a lender who has acquired the property by deed in lieu of foreclos</li> <li>(3) A transfer by an executor, a guardian, a conservator, or a trustee;</li> <li>(4) A transfer of new construction that has never been lived in;</li> <li>(5) A transfer to a buyer who has lived in the property for at least one year immedia sale;</li> <li>(6) A transfer from an owner who both has inherited the property and has not lived within one year immediately prior to the sale;</li> <li>(7) A transfer where either the owner or buyer is a government entity.</li> </ul>	ately prior to the
ALTHOUGH A TRANSACTION MAY BE EXEMPT FOR THE REASON STATED ABOVE, THE OWNER MAY DUTY TO DISCLOSE ANY KNOWN LATENT DEFECTS OR MATERIAL FACTS TO THE BU	STILL HAVE A LEGAL YYER.
OWNER'S CERTIFICATION	
By signing below, I state that the proposed transfer is exempt from the Residential Property Disclos requirement. I further state that no real estate licensee has advised me regarding the completion of tunderstand that an attorney should be consulted with any questions regarding the Residential Proper requirement or my duty to disclose defects or other material facts.	11 0 -
Owner: Just Harhman TTEE Date: 11-6-21	
Owner: Date:	· · · · · · · · · · · · · · · · · · ·
BUYER'S ACKNOWLEDGEMENT	
Potential buyers are encouraged to carefully inspect the property and to have the property profession Buyer acknowledges that the buyer has read and received a copy of this form.	ally inspected.
Buyer:Date:	
Buyer: Date:	

This is not a state mandated form. This form has been developed by the Ohio Association of REALTORS\* for use by REALTORS\* assisting owners in the sale of residential property. The exemptions noted above are not a complete list of the transfers exempt from the Residential Property Disclosure Form requirement. All exempted transfers are listed in ORC § 5302.30(B)(2). The Ohio Association of REALTORS\* is not responsible for the use or misuse of this form.

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## **EARNEST MONEY RELEASE AGREEMENT**

Auction Purchase Agreement dated	
on property located at 7311 Jeffers Road, Whiteh	ouse, Ohio 43571 is hereinafter referred to as the "APA", I,
We	Purchaser/s of said property hereby
authorize Louisville Title	to release the Earnest Money deposit in
the amount of \$5,000.00 and to be relea	sed on the day after Acceptance, unless
Seller/s is in breach of the APA, as follows.	
Earnest Money deposit to be paid \$2,500.00	to the Seller/s and \$2,500.00 to Pamela Rose
Auction Company, LLC per the Listing Agr	eement on said property. This release, being entered into
by the undersigned parties, absolves Pan	nela Rose Auction Company, LLC, Pamela Rose, and their
representatives and the undersigned partie	es from any further liability in regards to the Earnest Money
deposit.	
Date	Date
Buyer	Seller
Buyer	Seller
,	

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Updated: January 28, 2021