

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

Commitment

COMMITMENT FOR TITLE INSURANCE

Issued By

FIRST AMERICAN TITLE INSURANCE COMPANY

NOTICE

IMPORTANT—READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and the Commitment Conditions, *First American Title Insurance Company*, a Nebraska Corporation (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Policy Amount and the name of the Proposed Insured.

If all of the Schedule B, Part I—Requirements have not been met within six months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

First American Title Insurance Company

Dennis J. Gilmore, President

Greg L. Smith, Secretary

If this jacket was created electronically, it constitutes an original document.

Jan Alpan Greg L Smith

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and a counter-signature by the Company or its issuing agent that may be in electronic form.

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Form 5030000 (1-31-17)

ALTA Commitment for Title Insurance (8-1-16)

COMMITMENT CONDITIONS

1. DEFINITIONS

- (a) "Knowledge" or "Known": Actual or imputed knowledge, but not constructive notice imparted by the Public Records.
- (b) "Land": The land described in Schedule A and affixed improvements that by law constitute real property. The term "Land" does not include any property beyond the lines of the area described in Schedule A, nor any right, title, interest, estate, or easement in abutting streets, roads, avenues, alleys, lanes, ways, or waterways, but this does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
- (c) "Mortgage": A mortgage, deed of trust, or other security instrument, including one evidenced by electronic means authorized by law.
- (d) "Policy": Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
- (e) "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this Commitment.
- (f) "Proposed Policy Amount": Each dollar amount specified in Schedule A as the Proposed Policy Amount of each Policy to be issued pursuant to this Commitment.
- (g) "Public Records": Records established under state statutes at the Commitment Date for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without Knowledge.
- (h) "Title": The estate or interest described in Schedule A.
- 2. If all of the Schedule B, Part I—Requirements have not been met within the time period specified in the Commitment to Issue Policy, this Commitment terminates and the Company's liability and obligation end.
- 3. The Company's liability and obligation is limited by and this Commitment is not valid without:
 - (a) the Notice;
 - (b) the Commitment to Issue Policy;
 - (c) the Commitment Conditions;
 - (d) Schedule A;
 - (e) Schedule B, Part I—Requirements;
 - (f) Schedule B, Part II—Exceptions; and
 - (g) a counter-signature by the Company or its issuing agent that may be in electronic form.

4. COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company shall not be liable for any other amendment to this Commitment.

5. LIMITATIONS OF LIABILITY

- (a) The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
 - (i) comply with the Schedule B, Part I—Requirements;
 - (ii) eliminate, with the Company's written consent, any Schedule B, Part II—Exceptions; or
 - (iii) acquire the Title or create the Mortgage covered by this Commitment.
- (b) The Company shall not be liable under Commitment Condition 5(a) if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
- (c) The Company will only have liability under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.
- (d) The Company's liability shall not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Conditions 5(a)(i) through 5(a)(iii) or the Proposed Policy Amount.
- (e) The Company shall not be liable for the content of the Transaction Identification Data, if any.
- (f) In no event shall the Company be obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I—Requirements have been met to the satisfaction of the Company.

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ASSOCIATION OF THE PROPERTY OF

(g) In any event, the Company's liability is limited by the terms and provisions of the Policy.

6. LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT

- (a) Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
- (b) Any claim must be based in contract and must be restricted solely to the terms and provisions of this Commitment.
- (c) Until the Policy is issued, this Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
- (d) The deletion or modification of any Schedule B, Part II—Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
- (e) Any amendment or endorsement to this Commitment must be in writing and authenticated by a person authorized by the Company.
- (f) When the Policy is issued, all liability and obligation under this Commitment will end and the Company's only liability will be under the Policy.

7. IF THIS COMMITMENT HAS BEEN ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for the purpose of providing closing or settlement services.

8. PRO-FORMA POLICY

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

9. ARBITRATION

The Policy contains an arbitration clause. All arbitrable matters when the Proposed Policy Amount is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at http://www.alta.org/arbitration.

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Ohio (Effective 6-1-17)



ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

Schedule A

Transaction Identification Data for reference only:

Issuing Agent: Acquisition Title Agency Inc

6 S. Vernon Street PO Box 321, Sunbury, OH 43074 Issuing Office:

Issuing Office's ALTA® Registry ID:

Commitment Date:

Loan ID No .:

22-11-02 ATA Commitment No.: Issuing Office File No.: 22-11-02 ATA

Property Address: 99 N. Walnut Street, Galena, OH 43021

Revision No.:

1.

SCHEDULE A

2. Policy to be issued: ALTA Owner's Policy of Title Insurance (6-17-06) ALTA Homeowner's Policy of Title Insurance (Rev. 12-2-13) TO BE DETERMINED AT AUCTION Proposed Insured: Proposed Policy Amount: ALTA Loan Policy of Title Insurance (6-17-06) (b)

July 6, 2022 at 07:00 AM

ALTA Expanded Coverage Residential Loan Policy (Rev. 12-2-13)

Proposed Insured:

Proposed Policy Amount:

- The estate or interest in the Land described or referred to in this Commitment is fee simple. 3.
- 4. The Title is, at the Commitment Date, vested in:

Roy Douglas Merchant by virtue of a General Warrranty Deed dated 10/10/1978 and filed for record 10/18/1978 in Deed Record Volume 423 page 136, Delaware County Records; and Affidavit of Survivorship Tenant dated 07/15/2020 and filed for record 07/21/2020 in Official Record Book 1748 page 1279, Delaware County Records.

5. The Land is described as follows:

> Situated in the County of Delaware in the State of Ohio and in the Village of Galena: Being Inlots Twenty (20) and Twenty-one (21) in the Village of Galena, County of Delaware and State of Ohio, as described on the plat of said Village.

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SCHEDULE A

(Continued)

Commitment No.: 22-11-02 ATA

FIRST AMERICAN TITLE INSURANCE COMPANY

Issuing Agent:

Acquisition Title Agency Inc

Agent ID No.:

Address: 6 S. Vernon Street PO Box 321

City, State, Zip: Sunbury, OH 43074 Telephone: (740)965-2226

INSURANCE FRAUD WARNING: ANY PERSON WHO, WITH INTENT TO DEFRAUD OR KNOWING THAT HE IS FACILITATING A FRAUD AGAINST AN INSURER, SUBMITS AN APPLICATION OR FILES A CLAIM CONTAINING A FALSE OR DECEPTIVE STATEMENT IS GUILTY OF FRAUD.

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ALTA Commitment for Title Insurance

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First American Title Insurance Company

Schedule BI & BII

Commitment No.: 22-11-02 ATA

SCHEDULE B, PART I Requirements

All of the following Requirements must be met:

- 1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. Seller, Buyer, Borrower and Lender are notified that this commitment and policy incorporates, by reference, the attached "Closing Disclosure" pursuant to R.C. 1345.031, "Notice of Availability and Offer of Closing Protection Coverage" pursuant to R.C. 3953.32, and "Notice of Availability of Owner's Title Insurance" pursuant to R.C. 3953.30. Said disclosures and notices require signature by the parties, and said signature(s) is/are a condition precedent to the closing of this transaction.
- 6. Seller's Affidavit covering matters of title in a form acceptable to Acquisition Title Agency.
- 7. Survey satisfactory to Acquisition Title Agency Inc. to be provided if survey exception is to be deleted from final policy.
- 8. Payoff and release of Mortgage from Roy Douglas Merchant and Phyllis A. Merchant, husband and wife, to AMRO Mortgage Group Inc. in the face amount of \$144,800, dated 04/10/2002 and recorded 05/06/2002, Delaware County, Ohio Recorder.
- 9. Payoff and release of Mortgage from Roy Douglas Merchant and Phyllis A. Merchant, husband and wife, to JP Morgan Chase in the face amount of \$50,000, dated 11/09/2006 and recorded 12/18/2006, Delaware County, Ohio Recorder.
- 10. Payoff and release of judgment lien recorded Official Record 1857, Page 2803, Delaware County Records, in favor of Village of Galena against Roy Douglas Merchant r in the amount of \$758.04.
- 11. Payoff and release of Judgment Lien Docket Case No. 2021TL28639, in favor of Ohio Department of Taxation) against Phyllis A. Merchant and Roy D. Merchant in the amount of \$718.39 plus interest rendered by the Court of Common Pleas of Delaware County, Ohio and filed on 05/24/2021.
- 12. Any requirements that the company may deem necessary pertaining to the open estate shown as item 9 of Schedule B2.
- 13. Additional requirements may be made as additional information is provided to the Company, including Proposed Insured, legal

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SCHEDULE B

(Continued)							
Commitment No.: 22-11-02 ATA							
description and insured Amount, and said information may cause the Company to add matters to be excepted in schedule BII.							

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SCHEDULE B

(Continued)

Commitment No.: 22-11-02 ATA

SCHEDULE B, PART II

Exceptions

THIS COMMITMENT DOES NOT REPUBLISH ANY COVENANT, CONDITION, RESTRICTION, OR LIMITATION CONTAINED IN ANY DOCUMENT REFERRED TO IN THIS COMMITMENT TO THE EXTENT THAT THE SPECIFIC COVENANT, CONDITION, RESTRICTION, OR LIMITATION VIOLATES STATE OR FEDERAL LAW BASED ON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, HANDICAP, FAMILIAL STATUS, OR NATIONAL ORIGIN.

The Policy will not insure against loss or damage resulting from the terms and provisions of any lease or easement identified in Schedule A, and will include the following Exceptions unless cleared to the satisfaction of the Company:

- 1. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I-Requirements are met.
- Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the land or by making inquiry of persons in possession of the land.
- 3. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the title including discrepancies, conflicts in boundary lines, shortage in area, or any other facts that would be disclosed by an accurate and complete land survey of the land, and that are not shown in the Public Records.
- 4. Any lien or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown in the Public Records.
- 5. Rights of parties in possession of all or any part of the premises, including, but not limited to, easements, claims of easements or encumbrances that are not shown in the Public Records.
- 6. The lien of the real estate taxes or assessments imposed on the title by a governmental authority that are not shown as existing liens in the records of any taxing authority that levies taxes or assessments on real property or in the Public Records.
- 7. The following exception will appear in any loan policy to be issued pursuant to this commitment: Oil and gas leases, pipeline agreements, or any other instrument related to the production or sale of oil or natural gas which may arise subsequent to the Date of Policy.
- 8. Coal, oil, natural gas, or other mineral interests and all rights incident thereto now or previously conveyed, transferred, leased, excepted or reserved.
- Case No. 22010112PES currently pending in the Delaware County, Ohio Probate Court, wherein Letters of Appointment regarding Roy Merchant aka Roy Douglass Merchant were issued to Cathy Roush..
- Real estate taxes for 2021 in the amount of \$1614.69 per half are paid. Real estate taxes for 2022 and subsequent years are undetermined, not yet due or payable and a lien in unknown amount. VALUATION: Land \$13,480 Bldg \$54,1110 Total \$67,590 Parcel #417-431-04-037-000

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SCHEDULE B

(Continued)

Commitment No.: 22-11-02 ATA

31-008 Galena Delinquent Sewer in the amount of \$91.02 per half is paid.

11. Real estate taxes for 2021 in the amount of \$362.17 per half are paid. Real estate taxes for 2022 and subsequent years are undetermined, not yet due or payable and a lien in unknown amount.

VALUATION: Land \$15,160 Parcel #417-431-04-036-000

- 12. Special taxes or assessments approved, levied or enacted by the State, County, Municipality or similar taxing authority, but not yet certified to the tax duplicate of the County in which the land is situated, including but not limited to reassessment and recapture by way of CAUV, Homestead or other similar programs, or retroactive increases in valuation of the land by the State, County, Municipality, Township or other taxing authority. No liability is assumed for any special assessment, other than as would be reflected by the County Treasurer's tax duplicate.
- 13. The address and/or tax parcel numbers shown herein are provided solely for informational purposes without warranty as to accuracy or completeness.
- 14. Unpaid water and sewer charges may become a lien on the real estate. No liability is assumed by the company for ascertaining the status of utility charges and the insured is cautioned to obtain the current status of these payments.
- 15. Right of Way Easement to Del-Co Water Company as described in Official Record Book 1147 Page 2192, Delaware County Records.
- 16. Mortgage from Roy Douglas Merchant and Phyllis A. Merchant, husband and wife, to AMRO Mortgage Group Inc. in the face amount of \$144,800, dated 04/10/2002 and recorded 05/06/2002, Delaware County, Ohio Recorder.
- 17. Mortgage from Roy Douglas Merchant and Phyllis A. Merchant, husband and wife, to JP Morgan Chase in the face amount of \$50,000, dated 11/09/2006 and recorded 12/18/2006, Delaware County, Ohio Recorder.
- 18. Judgment lien recorded Official Record 1857, Page 2803, Delaware County Records, in favor of Village of Galena against Roy Douglas Merchant r in the amount of \$758.04.
- 19. Judgment Lien Docket Case No. 2021TL28639, in favor of Ohio Department of Taxation) against Phyllis A. Merchant and Roy D. Merchant in the amount of \$718.39 plus interest rendered by the Court of Common Pleas of Delaware County, Ohio and filed on

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CONTRACT TO PURCHASE REAL ESTATE AT PUBLIC AUCTION

Auction Services

Buyer Initial

Seller Initial

(This is a legally binding contract. If not understood, seek legal advice. For real estate advice, consult your Realtor)

	DATE:
1.	PROPERTY DESCRIPTION: The undersigned buyer (Buyer) agrees to purchase from the undersigned owner (Seller) agrees to sell (Contract) through United County Real Estate and Auction Services, LLC (Broker), the following described real estate in County, Ohio, and known as:
_	(Real Estate).
2.	PRICE AND TERMS: Buyer agrees to pay the amount of the high bid \$
	plus the buyer premium of \$ for a Total Purchase Price of \$ for the Real Fetate as follows: A new refundable (except in the case of a new resultation) down new resultation of the case of a new resultation of the case of the ca
	for the Real Estate as follows: A <i>non-refundable</i> (except in the case of a non-marketable title) down payment (Down Payment) of \$ must be deposited at the time of the Auction, and will be applied toward the Purchase Price. The Down Payment shall be deposited by Broker, upon acceptance of this offer, in a non-interest bearing trust account pending closing. This Down Payment is not an Earnest Money deposit as contemplated by R.C. 4735.24. In the event this Contract does not close for any reason other than as agreed, Buyer agrees that the Down Payment shall be disbursed by Broker to Seller five (5) days after scheduled Closing Date unless Broker is previously notified in writing by Buyer that litigation has been filed with a court of competent jurisdiction. A copy of the filing must be
^	attached.
3.	BALANCE & CLOSING: The balance of the Purchase Price shall be paid in the form required by the closing agent on date of closing, on or before (Closing Date). The Closing Date shall be automatically extended
	up to 30 days if Auctioneer deems necessary. Buyer will close through
	If Buyer does not close on or before scheduled Closing Date, Seller may, at Seller's optio
	extend the Closing Date in consideration for a sum of \$ per day after original Closing Date.
4.	CLOSING COSTS: The ☐ Buyer ☐ Seller split 50/50 shall be responsible for transfer taxes, recording
	fees, real estate tax prorata, mortgage releases and will convey a good and marketable title.
	The Buyer Seller split 50/50 is responsible for title search, owner's title insurance policy and deed preparation.
	The 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.
	TERMS: The Real Estate sells: ☐ to the highest bidder regardless of price, OR ☐ subject to the Seller's confirmation.
6.	FIXTURES AND EQUIPMENT: The consideration shall include any fixtures, including but not limited to built-in appliances; heating, central air conditioning, and humidifying equipment and their control apparatuses; stationary tubs; pumps; water softening equipment; roof antennae; attached wall-to-wall carpeting and attached floor coverings; curtain rods, window coverings and all existing window treatments; attached mirrors; all light fixtures; bathroom, lavatory and kitchen fixtures; storm and screen doors and windows, awnings, blinds and window air conditioners, whether now in or on the Premises or in storage; garage door openers and controls; attached fireplace equipment; security systems and controls; smoke alarms, satellite TV reception system and components; all exterior plants and trees, all landscaping lights and controls; and the following:
7.	
^	Buyer contingencies.
8.	BINDING OBLIGATION: Buyer is buying the property As-Is, Where-Is and without Recourse. If Buyer fails to close for any reason whatsoever, except a nonmarketable title, Buyer voluntarily agrees to forfeit entire Down Payment and may be held liable by Seller for any deficiency, plus court costs and reasonable legal fees, resulting from subsequent resale of the Real Estate. Time is of the essence and this is an irrevocable offer to purchase, with no contingencies. In the event Buyer fails to perform according to the terms of this Contract, the Down Payment shall be forfeited without affecting

	any of Seller's further remedies. Either party may demand specific performance of this Contrac	t.	
9.	SELLER'S CERTIFICATION: Seller certifies to Buyer that, to the best of Seller's knowledge: (undisclosed
	latent defects; (b) there are no pending orders or ordinances or resolutions that have been ena	•	
	work or improvements for which the Real Estate may be assessed, except	•	-
	there are no City, County or State orders that have been served upon Seller requiring work		
	to be made which have not been performed, except	Inspections	regarding
	habitability and use of the Real Estate shall be the responsibility of the Buyer. All Inspections		pleted prior to
	Auction. BUYER IS RELYING SOLEY UPON HIS EXAMINATIONS OF THE REAL ESTA	ATE, AND TH	E SELLER'S
	CERTIFICATION HEREIN FOR ITS PHYSICAL CONDITION AND CHARACTER,	AND NOT	UPON ANY
	REPRESENTATION BY THE BROKER/AUCTIONEERS/REAL ESTATE AGENTS INVOLVE	ED, WHO SHA	ALL NOT BE
	RESPONSIBLE FOR ANY DEFECTS IN THE REAL ESTATE.		
10.	INDEMNITY: Seller and Buyer recognize that the AUCTIONEERS/BROKERS are relying on info	rmation provide	d by Seller or
	his/her agents in connection with the Real Estate, and agree to indemnify	and hold h	armless the
	AUCTIONEERS/BROKERS, their agents and employees, from any claims, demands, damage	s, suits, liabiliti	es, costs and
	expenses (including reasonable legal fees) arising out of any misrepresentation or concealment	of facts by Se	eller or his/her
	agents.		
11.	CONVEYANCE AND CLOSING: Seller shall convey marketable title to the Real Estate by		
	deed with release of dower right, if any, SUBJECT TO THE MATTERS SHOWN ON THE COMM	IITMENTS FOR	RTITLE
	INSURANCE PROVIDED TO BIDDERS PRIOR TO THE SALE AND SUBJECT TO THE RIGHT	S OF THE TEN	ANTS, if any,
	under existing leases and state law. Title shall be free and unencumbered as of Closing Date, e	•	
	referred to in the preceding sentence and restrictions and easements of record and ex	cept the followi	ng
	assessments (certified or otherwise):		
	If title to all or part of the real estate is unmarketable, as determined by Ohio law with refer		
	Association's Standards of Title Examination or is subject to liens, encumbrances, easement		
	encroachments other than those excepted above, Buyer must notify the Seller or Seller's Broker	_	-
	the title no less than ten (10) calendar days prior to the Closing Date. Upon receipt of Buyer's v		-
	permitted herein, the Seller shall, within (30) calendar days, remedy or remove any such		
	easement, condition, restriction or encroachment, or obtain title insurance without exception the		_
	shall be extended to the extent necessary to accommodate Seller's efforts to remedy or re		-
	objection. Failure of the Seller to cure the Buyer's objection shall result in the termination of		
	obligated to incur any expense in curing Buyer's objection, in the event that the cure of the object	-	
	additional expense, Seller shall have the option to either cure the objection at Seller's expense or		•
	delivering a written Notice of Termination to the Buyer or Buyer's Broker. Buyer's failure to constitutes a waiver of Buyer's right to object.	object as per	milled nerein
12	CONDITION OF IMPROVEMENTS: The risk of destruction or substantial damage by fire or A	et of God prior	to delivery of
12.	deed is assumed by Seller. Seller agrees that on delivery of possession to Buyer, the Real	•	•
	condition as it is on the date of this Contract, except for ordinary wear and tear. If the Real E		
	destroyed by fire or other casualty and if, prior to Closing Date, the Real Estate shall not be rep		_
	the Sellers expense, to a condition as good as it was prior to the damage or destruction, the		•
	terminate this Contract by written notice to Seller and the Down Payment Shall be returned to	=	
	pending, Seller shall not change any existing lease or enter into any new lease, nor make a	-	
	repairs without the consent of the Buyer. In addition, the Buyer also has an insurable interest	•	
	of this Contract. Buyer is hereby notified that insurance should be placed upon the Real Es		
	Buyer's interest.		
13.	DISCLOSURE: ☐ Buyer ☐ Seller ☐ Neither Buyer nor Seller - is a licensed Real Estate Broker	or Salespersor	٦.
14.	POSSESSION: Possession shall be given ☐ at closing, ☐ days after closing at	•	
	Tenant's Rights, with deed. Until such date, Seller shall have the right of possession free of rent, l		-
	No work may be done at the Real Estate by the Buyer until possession is given.	, ,	
15.	AGENCY DISCLOSURE STATEMENT: Real Estate is being sold through United Country Real E	state and Aucti	on Services,
		Buyer Initial	Seller Initial

- LLC. Buyer and Seller acknowledge having reviewed and signed the Agency Disclosure Statement.
- 16. **TAXES:** The real estate taxes for the Real Estate for the current year may change as a result of the transfer of the Real Estate or as a result of a change in the tax rate and valuation. Buyer and Seller understand that real estate valuations may be subject to retroactive change by governmental authority. Seller shall pay or credit at closing: (a) all delinquent taxes, including penalty and interest; (b) all assessments which are a lien on the Real Estate as of the date of the Contract; (c) all other unpaid real estate taxes and community development charges imposed pursuant to Chapter 349 of the Ohio Revised Code which are a lien for years prior to closing; and (d) a portion of such taxes and community development charges for the year of closing shall be prorated through the date of closing based on a 365 day year. If taxes are undetermined for the year of closing, the proration shall be based on the most recent available tax rate and valuation, giving effect to applicable exemptions, recently voted millage, change in valuation, etc., whether or not certified. **Taxes pro-rated at time of closing shall be final to both Buyer and Seller.**

17. NOTICES TO THE PARTIES:

- A. Professional Advice and Assistance: The parties acknowledge and agree that the purchase of real property encompasses many professional disciplines. The parties are hereby advised, and the parties acknowledge that they should seek professional expert assistance and advice in matters of law, tax, financing, surveying, structural conditions, hazardous materials, environmental conditions, inspections, engineering, etc.
- B. Ohio Fair Housing Law: 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, 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 representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes.
- C. By bidding, the Buyer agrees to waive the 10 day post inspection for lead based paint. Buyer also agrees to waive their right to receive a Residential Property Disclosure Form and their right to rescind the Contract under R.C. 5302.30.
- D. Ohio's Sex Offender Registration and Notification Law: If a sex offender resides in the area, Ohio's Sex Offender Registration and Notification Law requires the local sheriff to provide written notice to certain members of the community. The notice provided by the sheriff is a public record and is open to inspection under Ohio's Public Records Law. The Buyer acknowledges that any information disclosed may no longer be accurate. The Buyer assumes responsibility to obtain accurate information from the sheriff's office. The Buyer shall rely on the Buyer's own inquiry with the local sheriff's office and shall not rely on the Seller.

18. MISCELLANEOUS:

- A. This Real Estate is being sold at Public Auction, without recourse. Personal on-site inspection/s of the Real Estate or properties is strongly recommended.
- B. The Real Estate will sell "as is, where is," with no warranty expressed or implied as to improvements, availability of utilities, zoning, or environmental and wetland issues.
- C. Information contained online was obtained by sources deemed reliable. However, neither United County Real Estate and Auction Services, 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. Buyer should carefully verify all items and make their own decision as to the accuracy thereof before relying on same.
- D. The Seller and Broker reserve the right to preclude any person from bidding if there are any questions as to the person's credentials, fitness, etc.
- E. This Contract constitutes the entire agreement and there are no representations, oral or written, which have not been incorporated herein. Any amendment to this Contract shall be made in writing signed by the Buyer and Seller. All notices given in connection with this Contract shall be made in writing signed by the party giving such notice.
- F. Time is of the essence regarding all provisions of this Contract. Whether or not so stated elsewhere in this Contract, no

deadline or time period under this Contract can be modified or waived except by written agreement signed by both parties. Repetition of this provision in any given paragraph of this contract is intended for emphasis only, and shall not reduce the effect of this paragraph as to any other provision of this Contract.

20 DEED TO: (Drint)				
20. DEED 10 : (Print)_				
	ot accepted by Seller	d this offer is subject to Seller's conf in writing on or before		•
The Buyer has read, fu	lly understands and app	proves the foregoing offer and acknow	vledges receipt of a signed co	ору.
	<u>Print</u>	<u>Sign</u>	<u>Date</u>	
BUYER:				
BUYER:				
FULL ADDRESS:				
		LICEN	ICT#.	
			ISE#:	
EMAIL:		PHON elling to the highest bidder regardles		
and fully understa	nds the foregoing offer	and hereby accepts said offer and	agrees to convey the Real E	Estate according
to the above terms For Real Estate s forgoing and here conditions, ☐ reject Counteroffer shall	and conditions. elling subject to the Seby: ☐ accepts said offer, or ☐ courbecome null and void it	eller's confirmation, the undersigne fer and agrees to convey the Rea nteroffers according to the modification for the modification of the modification of the formation of the	ed Seller has read and fully I Estate according to the al ons initialed by Seller or as	understand the bove terms and attached hereto
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United Country Real Estate and Auction Services, LLC 740-965-1208 OR 614-206-1135

Owner: Estate Roy Douglass Merchant
Delaware County Probate # 2201-0112PES
Bruce O. Stauch, Executor
TERMS AND CONDITIONS

Pursuant to the pre-auction sale bills and applicable law, <u>THESE TERMS AND CONDITIONS REPLACE AND SUPERSEDE ALL PRIOR TERMS AND CONDITIONS OF ANY NATURE, WHETHER WRITTEN, VERBAL, OR OTHERWISE. IT IS THE BIDDER'S RESPONSIBILITY TO BE FAMILIAR WITH THESE TERMS AND CONDITIONS. By registering for this auction and placing a bid, bidder acknowledges that these terms and conditions have been disclosed to bidder, and bidder agrees to be bound by these terms and conditions. Sells with Administrator WWA and probate court approval.</u>

- 1. Online Only Auction will begin closing December 13, 2022 at 6PM Eastern Time.
- 2. All bidding is conducted online only, and registration can take up to 24 hours, so please register before the last day. All prospective Buyers who desire to participate in the auction must register online by creating a bidder profile through the online auction platform. If you need assistance in registering for the auction you can contact Real Estate and Auction Services, LLC Broker/Auctioneer Chip Carpenter 614-206-1135. Once the bidder profile has been created auction company will send new bidder a copy of the posted terms and conditions through an E-Signature platform Bidder will be required read and electronically sign the terms and conditions once returned to auction company bidding privileges will be turned on. Seller's may at their sole discretion request additional registration requirements from bidder's unknown to them or the auction company.
- 3. This auction is online only with a soft close. Bidding in the last three minutes will extend the time of closing by three minutes.
- 4. There will be a Ten Percent (10%) Buyer's Premium added to the accepted final high bid price online or negotiated (in the case of a reserve sale) to establish total contract price. Bidders hereby understand that the Buyer's Premium shall be added to the winning bid to create the Total Contract Price for which they are obligated to pay.
- 5. Buyer to be emailed purchase and sale agreement immediately following the conclusion of the auction. It is buyer's responsibility to execute the purchase and sale agreement and return signed copy to Real Estate and Auction Services, LLC within 24 hours of by email and scan, fax, E-Signature or hand deliver.
- 6. There will be a Ten percent (10%) NONREFUNDABLE down payment required. Nonrefundable down payment to either be wired to Real Estate and Auction Services, LLC Trust account or deliver a personal or business check made payable Real Estate and Auction Services, LLC Trust account to, 30 S. High St Croton, Ohio 43013 within 24 hours of auction close. Down Payment to be applied on the contract price at closing or retained by Seller if the closing does not occur. Balance of contract price is due in cash at closing which shall occur on or before Jan. 27, 2023
- 7. Seller to provide title search and owners' policy insurance in the amount of the contract price and deed preparation. The owner's policy of title insurance shall contain all standard exceptions, as listed in the title commitment. Seller to pay the county conveyance fee and pay taxes current through the day of closing based on the most recent available tax rate and valuation taxes will be final at that time. Seller shall convey marketable title to the real estate by Fiduciary Deed. Closing and Title work to be provided by Acquisition Title Sunbury, Oh contact Karen 740-965-2226
- 8. All real property and improvements are selling in their present "AS IS" condition with no warranties expressed or implied by Seller or Seller's agent. No representations have been made by Seller or Seller's agent regarding fitness of the real property or improvements for a particular use or any Buyer's development plans. It is Buyer's responsibility to have any inspection Buyer desires completed prior to auction. It is the Buyer's responsibility to pay for and obtain all due diligence inspections and inquiries as to feasibility of Buyer's intended development plans prior to bidding.
- 9. United Country Real Estate and Auction Services, LLC, and all agents associated, represent only the Seller in this transaction. Successful Buyers shall sign an agency disclosure form acknowledging that United Country Real Estate and Auction Services, LLC and its associated agents are working on behalf of the Seller.

- 10. Realtor cooperation is welcome; however, you must register your clients by emailing a signed agency disclosure to chip@ucrealestateandauction.com (Blank agency disclosure is available in the documents file in the MLS) prior to your client registering in the online platform. Co-op commission will be 2% of the accepted gavel price. If registered after the client registers through the online platform commission will be 1% of the accepted gavel price.
- 11. Seller has specifically reserved the right to have the auctioneer determine the minimum bid increments that will be accepted from all bidders. The auctioneer will handle any disputes at the time of the auction and all decisions will be final. The auctioneer, the Seller and/or the attorney for the Seller reserve the right to demand satisfactory written evidence of the authority of an agent to enter a bid or to execute a purchase contract on behalf of another party.
- 12. In case of conflict with these terms and conditions, the terms and conditions in the signed contract control the transaction.
- 13. Please view the posted title commitment for any questions on easements, rights of way, leases etc. Any reports, disclosures, letters, or other documents from third parties are deemed reliable but not guaranteed by Seller nor United County Real Estate and Auction Services LLC.
- 14. Any personal property left on the grounds of the real estate as of the date of closing becomes the property of the buyer of the real estate. Except in the case of leased space. Buyer will assume all responsibility and costs associated with these items as of the date of closing.
- 15. All information contained in this brochure and all related material came from sources deemed reliable but are not warranted by Seller or auctioneer. Announcements made day of sale shall take precedence over printed material. These announcements if any will be posted in the auctioneer's notes.
- 16. Online bidding is subject to technology faults and issues which are outside the control of the auction company. Bidder(s) are encouraged to use the "Maximum Bid" feature on the bidding platform and lock in their maximum bid amount if they are concerned about technology failure during the auction. The SELLER and/or Auction Company reserves the right to (pause) the online auction bidding in the event of any internal or external technology failure, to preserve the integrity of the auction event and maintain a fair and impartial bidding environment.
- 17. Bidder acknowledges and understands that online bidding may or may not function correctly the day of the auction. Under no circumstances shall Bidder have any kind of claim against United Country Real Estate and Auction Services, LLC, or anyone else if the Internet service fails to work correctly before or during the auction. Auction conduct and bidding increments are at the direction and discretion of the auctioneer. All decisions of the auctioneer are final.

United Country Real Estate and Auction Services, LLC BONDED – LICENSED BY THE OHIO DEPARTMENT OF AGRICULTURE

Ohio Association of REALTORS®

Residential Property Disclosure Exemption Form

To Be Completed By Owner Property Address: 99 N. Walnut St Galena, Oh 43021 Owner's Name(s): Estate of Roy Douglass Merchant Delaware County Probate 2201-0112PES by Cathy Roush Administrator WWA 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. Listed below are the most common transfers that are exempt from the Residential Property Disclosure Form requirement. The owner states that the exemption marked below is a true and accurate statement regarding the proposed transfer: (1) A transfer pursuant to a court order, such as probate or bankruptcy court; (2) A transfer by a lender who has acquired the property by deed in lieu of foreclosure; (3) A transfer by an executor, a guardian, a conservator, or a trustee; (4) A transfer of new construction that has never been lived in; (5) A transfer to a buyer who has lived in the property for at least one year immediately prior to the (6) A transfer from an owner who both has inherited the property and has not lived in the property within one year immediately prior to the sale; (7) A transfer where either the owner or buyer is a government entity. ALTHOUGH A TRANSACTION MAY BE EXEMPT FOR THE REASON STATED ABOVE, THE OWNER MAY STILL HAVE A LEGAL DUTY TO DISCLOSE ANY KNOWN LATENT DEFECTS OR MATERIAL FACTS TO THE BUYER. **OWNER'S CERTIFICATION** By signing below, I state that the proposed transfer is exempt from the Residential Property Disclosure Form requirement. I further state that no real estate licensee has advised me regarding the completion of this form. I understand that an attorney should be consulted with any questions regarding the Residential Property Disclosure Form requirement or my duty to disclose defects or other material facts. Owner: Cathy Roush Date: ____11/10/2022 Date: Owner: BUYER'S ACKNOWLEDGEMENT Potential buyers are encouraged to carefully inspect the property and to have the property professionally inspected. Buyer acknowledges that the buyer has read and received a copy of this form.

This is not a state mandated form. This form has been developed by the Ohio Association of REALTORS $^{\circ}$ for use by REALTORS $^{\circ}$ 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 $^{\circ}$ is not responsible for the use or misuse of this form.

Date:

Date:

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Doc ID: 20221109144047730

Buyer:

Buyer:

Printed Using formsRus.com On-Line Forms Software 2/13

LEAD DISCLOSURE SALES

roperty	Address:	99 N. Wal	nut St				Services, LLC
ity:	Galena	State: <u>C</u>	h Zip 43021	_ Company Ac	ddress:	30 S. Hi	gh St
LS#:				City:	Croton	State:	Oh Zip 430
	Disclosu	re of Informati	on on Lead-Bas	ed Paint and/or	Lead-Based P	Paint Hazards	
Lead \	Warning Staten	nent					
notified of deve including poison require in the s	purchaser of any d that such prope eloping lead poing lear poing lear poing lear poses a lear to provide the seller's possession lead-based	erty may present soning. Lead po abilities, reduced particular risk to buyer with any is and notify the b	exposure to lead oisoning in your intelligence quo o pregnant won information on le ouyer of any know	from lead-based g children may ptient, behaviora nen. The seller d ad-based paint h vn lead-based pa	l paint that may produce permo Il problems, an of any interest i nazards from ris	y place young o anent neurolog ad impaired ma in residential re sk assessments	children at risk gical damage, emory. Lead eal property is or inspections
	's Disclosure	'	,	,			
(a) Pro	esence of lead-	based paint an	d/or lead-based	d paint hazards	(check (i) or (i	ii) below):	
(i)	Known (explair	1).		•	zards are pres	sent in the ho	using
<i>cjr</i> − E-Sign (id)	Seller h		ge of lead-base		ead-based pa	int hazards in	the housing.
(b) Re	ecords and repo	orts available to	the seller (che	ck (i) or (ii) belo	w):		
(i)	Seller h based p			h all available r hazards in the l			
	Seller h			ining to lead-ba	ased paint and	d/or lead-base	ed paint
Purch	aser's Acknowl	edgment (initia	al)				
	Purchas	_		nformation liste	ed above.		
	Purchas		•			in Your Home.	
(e) Pu	ırchaser has (ch	eck (i) or (ii) be	low):				
(i)				tually agreed up f lead-based pa			
(ii)			ty to conduct a or lead-based p	risk assessmen aint hazards.	t or inspection	n for the prese	ence of
Agent	's Acknowledg	ment (initial)					
•	Agent h	nas informed th		seller's obligatio ure compliance		U.S.C. 4852d	and is
Certifi	ication of Accur	acy					
The fol	llowing parties hation they have	ave reviewed the		ove and certify, to	o the best of th	neir knowledge,	that the
Cathu	y Roush	1	1/10/2022				
Seller			Date	Seller			Date
Purcha	aser		Date 11/0/202	Purchaser			Date
Agent	Claire Co	arpontor	11/9/202 Date	<u>Agent</u>			Date

CBR REV 8/06 Printed Using Professional Computer Forms Co. On-Line Forms Software 09/06



Division of Real Estate & Professional Licensing



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	operty Address:	99N. Walnut St and Additional Lot					
Bu	yer(s):						
Sel	ller(s):	Estate of Roy Douglass Merchant by Cathy Roush, Administrator WWA					
	I. TRANSA	ACTION INVOLVING TWO AGI	ENTS IN TWO DIFFER	ENT BROKERAGES			
The	e buyer will be represented	by	, a	nd			
The	e seller will be represented	by <u>Chip Carper</u>	nter, a	nd Real Estate and Auction Services, BROKERAGE			
If t	wo agents in the real estate	ANSACTION INVOLVING TWO brokeragene seller, check the following relation		E BROKERAGE			
Agent(s) work(s) for Agent(s) work(s) for involved in the transaction, the principal broker and managers will be "dual agents," which is fur form. As dual agents they will maintain a neutral position in the transaction and they will protect information.				rk(s) for the seller. Unless personally ch is further explained on the back of this			
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 explain on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all particular confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transact has a personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain:							
Ag		I. TRANSACTION INVOLVING		ATE AGENT will			
	be "dual agents" representing both parties in this transaction in a neutral capacity. Dual agency is further explained on the back 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. <i>If such a relationship does exist, explain</i> :						
	represent only the (<i>check one</i>) \square seller or \square 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.						
				nere is a dual agency in this transaction, I of this form.			
	BUYER/TENANT	DATE	SELLER/LANDLORD	DATE			
	BUYER/TENANT	DATE	SELLER/LANDLORD	DATE			

Page 1 of 2

Effective 02/10/19

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: 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

EQUAL HOUSING OPPORTUNITY

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CONSUMER GUIDE TO AGENCY RELATIONSHIPS

We are pleased you have selected United Country Real Estate and Auction Services to help you with your real estate needs. Whether you are selling, buying or leasing real estate, we can provide you with expertise and assistance. 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 that United Country Real Estate and Auction Services can offer and our options for working with you.

Permissible Agency Relationships in Ohio:

Representing Sellers

Most sellers of real estate choose to list their property for sale or lease with a real estate brokerage. When sellers do so, they sign a listing agreement that authorizes the brokerage and the listing agent to represent their interests. As the seller's agent, United Country and Real Estate Services and the 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.

Representing Buyers

When purchasing or leasing 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 a buyer's agency. United Country Real Estate and Auction Services, and the buyer's agent that represents 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 who represents the seller also represents the buyer. This is referred to as dual agency. When United Country Real Estate and Auction Services and its agents become "dual agents," they must maintain a neutral position in the transaction. United Country Real Estate and Auction Services and the agent 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.

In the event that you refuse to consent to the dual agency or seek to terminate the agency relationship as a result of the proposed dual agency management may determine which agency relationship to terminate. You may request that a separate agent United Country Real Estate and Auction Services be appointed to represent your interests or you may terminate your agency relationship and seek representation from another brokerage, however, you may be obligated to pay a commission to us.

Different Agents Representing the Buyer & Seller

On occasion, the buyer and seller will each be represented by two different agents from United Country Real Estate and Auction Services this case the agents may each represent the best interest of their respective clients but, United Country Real Estate and Auction Services and its management level licensees will be considered dual agents. As a dual agent, and its management level licensees will maintain a neutral position and cannot advocate for the position of one client over another. We will also protect confidential information of both parties.

Sub-agency

United Country Real Estate and Auction Services does not act as a subagent nor allow other brokerages to act as a subagent for a seller. Sub-agency refers to when a brokerage, in this case United Country Real Estate and Auction Services, hires a separate and unaffiliated brokerage to work on the Client's behalf, as a "sub-agent" of United Country Real Estate and Auction Services. United Country Real Estate and Auction Services does not accept and will not offer Sub-agency





Cooperating With Other Brokerages

United Country Real Estate and Auction Services will cooperate with other brokerages on an equal and consistent basis. This means United Country Real Estate and Auction Services will make its listings available to other brokerages to show, provide information that is not confidential, and present all offers written by other brokerages in a timely and objective manner. A buyer's broker may be compensated by a seller through an United Country Real Estate and Auction Services offer of compensation, unless specifically requested otherwise by the seller, even though the buyer's broker represents the buyer's interests Alternatively, a buyer's broker may be compensated directly by the buyer pursuant to an agreement between buyer and buyer's broker. We do reserve the right, in circumstances, to vary compensation offered through marketing services. United Country Real Estate and Auction Services will not offer compensation to nor cooperate with sub-agents.

Fair Housing Statement - Residential Transactions & Vacant Land

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, military status, 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.

Ohio law requires that United Country Real Estate and Auction Services provide you this Consumer Guide and 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.

CONSUMER GUIDE TO AGENCY RELATIONSHIPS ACKNOWLEDGEMENT

Date		
I have recei	ived from	of United Country Real Estate and Auction Services
1		
		Name
		Name



ELECTRONIC SIGNATURE CERTIFICATION



ned with electronic	signature:	
Estate of Roy Douglas	ss Merchant Cathy Roush Adminis	trator WWA
	99 N. Walnut St	
of electronic records and any subsequent act attached is a true, he real property descontract using an electronic are putable third page	and signatures in the creation addenda to the purchase contract correct and complete copy of the ribed above. Onic signature. The ability to us arty company that provides a vertice.	et. e contract I entered into e electronic signature
Date	Seller(s) Signature Cathy Roush	Date 11/10/2022
	Seller(s) named ab of electronic records and any subsequent ac act attached is a true, he real property desc antract using an electro and a reputable third pa	· · · ·

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