



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: _14631 Robinson Rd., Newton Falls, OH 44444	
Bu	yer(s):	
Sel	ller(s):Stephanie A. Anthony, POA	
	I. TRANSACTION INVOLVING TWO AGENTS IN	TWO DIFFERENT BROKERAGES
Th	e buyer will be represented by	, and
Th	e seller will be represented by <u>J Paul Basinger/Julie A. Cerneka</u> AGENT(S)	, and <u>American Real Estate Specialists</u>
If t rep	II. TRANSACTION INVOLVING TWO AGENT two agents in the real estate brokerage present both the buyer and the seller, check the following relationship that	
	Agent(s)	work(s) for the seller. Unless personally dual agents," which is further explained on the back of this
	Every agent in the brokerage represents every "client" of the brokerage. and will be working for both the bu on the back of this form. As dual agents they will maintain a neutral pos confidential information. Unless indicated below, neither the agent(s) n has a personal, family or business relationship with either the buyer or se	sition in the transaction and they will protect all parties' or the brokerage acting as a dual agent in this transaction
Ag	III. TRANSACTION INVOLVING ONLY Of and real estate broken and real e	
	be "dual agents" representing both parties in this transaction in a neutral this form. As dual agents they will maintain a neutral position in the tra information. Unless indicated below, neither the agent(s) nor the broker	nsaction and they will protect all parties' confidential

□ represent only the (*check one*) **☑** seller or □ buyer in this transaction as a client. The other party is not represented and agrees to represent his/her own best interest. Any information provided the agent may be disclosed to the agent's client.

personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain:

CONSENT

I (we) consent to the above relationships as we enter into this real estate transaction. If there is a dual agency in this transaction, I (we) acknowledge reading the information regarding dual agency explained on the heat of this form $\frac{dottop verified}{2704/23.945 \text{ PM FST}}$

		Stephanie U. Uninony, 1900	JHB7-RXHF-CAKQ-HZM6	
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: attorney or to:

Ohio

Department of Commerce

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





Real Estate & Auction Services

226 Boardman Canfield Rd., Boardman, OH 44512

info@AmericanRESpecialists.com

Real Estate Brokers & Auctioneers: J. Paul Basinger, Julie A. Cerneka

Real Estate Agent: Richard Basinger

Company Policy Disclosure

For the property located at: 14631 Robinson Rd., Newton Falls, OH 44444

Cooperation & Compensation

It is the policy of American Real Estate Specialists to cooperate with all other brokerages on an equal and consistent basis. The brokerage and its agents will make its listings available to other brokerages to show, provide non-confidential information and present all written offers by other brokerages in a timely manner.

We will offer compensation to a buyer's brokers involved in this transaction in the amount of \$______ or 2% of offer.

At auction: 2% if sold at auction, prior to, or post auction (excluding buyer's premium). Broker/Agent must fill out a Broker Participation form with our firm to qualify and submit it to our office **PRIOR TO CLIENT BIDDING AND NO LATER THAN 48 hours** prior to the close of the auction. Commission is paid on base offer excluding any buyer's premium (where applicable) and less Seller allowances/ pre-paids and/or closing costs paid for by Seller.

Traditional Real Estate Listing: 2.5% of contract price excluding Seller allowances/pre-paids.

When we act as a buyer's agent, we will also accept compensation offered by the listing broker through the MLS.

Types of Agents

It is possible for other agents within American Real Estate Specialists to act as a dual agent, buyer's agent or seller's agent on the same transaction.

American Real Estate Specialists does not recognize sub-agency.

Representation

A buyer's agent represents the buyer's interests, even if the seller's agent or seller compensates the buyer's agent.

Dual Agency

It is possible for an agent to act as a dual agent. In this situation you can:

- a. Consent to the dual agency by signing the Dual Agency Disclosure,
- b. Exercise your rights under the law and as stated in the Agency Disclosure Statement, or
- c. Consent to another agent in our agency representing you or the other party.

Receipt of Agency Policy

I hereby acknowledge that I have received the Company Policy Disclosure of American Real Estate Specialists.

Stephanie A. Anthony, 9	dotloop verified 12/04/23 9:45 PM EST XBWU-KV2P-YP5T-OX2X			
Client (Seller)	F	Date	Client (Buyer)	Date
Client (Seller)		Date	Client (Buyer)	Date
Broker/Auctioneer: J. Pau	Il Basinger	Date	Agent	Date
Julie A. Cerneka	dotloop verified 12/02/23 9:14 AM EST 0IMS-JQHM-ENNG-OTMU			
Broker/Auctioneer: Julie A	A. Cerneka	Date		



226 Boardman-Canfield Rd., Boardman, OH 44512

Real Estate Broker & Auctioneer: J. Paul Basinger Real Estate Broker & Auctioneer: Julie A. Cerneka Real Estate Agent & Auctioneer: Rich Basinger

info@AmericanRESpecialists.com

Exemption to the Residential Property Disclosure Form

Property Address 14631 Robinson Rd., Newton Falls, OH 44444

Seller(s)/Owner(s) Stephanie A. Anthony, POA

The Seller(s)/Owner(s) are exempt from filling out the Residential Property Disclosure Form because of a

Transfer pursuant to a court order.

Transfer by a lender.

Transfer by an executor, guardian or trustee or Power of Attorney who has not occupied the property in at least 1 year

Transfer to a buyer who has lived in the property for at least one year immediately prior to the sale

Transfer from an owner who inherited the property and has not lived in the property within one year immediately prior to the sale.

Transfer by a government entity.

dotloop verified 12/02/23 9:23 AM EST 1OOB-AP4Z-XJBI-Q2RA

Stephanie A. Anthony, POA between Stephanie A. Anthony, POA between be

Owner

Buyer

Owner

Buyer

Julie A. Cerneka

Listing Agent

Selling Agent

HUD – EPA LEAD-BASED PAINT DISCLOSURE

This contract is NOT contingent upon a risk assessment or inspection of the property located at: <u>14631 Robinson Rd.</u>, Newton Falls, OH 44444 for the presence of lead based paint and/or lead-based paint hazards at the purchaser's expense until 9:00 pm on the tenth calendar day after ratification. _Property sells "AS IS" _____ (insert date 10-days after contract ratification or a date mutually agreed upon.)

This contingency will terminate at the above predetermined deadline unless the Purchaser (or Purchaser's agent) delivers to the Seller (or Seller's agent) a written contract addendum listing the specific existing deficiencies and corrections needed, together with a copy of the inspection and/or risk assessment report. The Seller may, at the Seller's option within <u>-0-</u> days after Delivery of the addendum, elect in writing whether to correct the condition(s) prior to settlement. If the Seller will correct the condition, the Seller shall furnish the Purchaser with certification from a risk assessor or inspector demonstrating that the condition has been remedied before the date of the settlement. If the Seller does not elect tot make the repairs, or if the Seller makes a counter-offer, the Purchaser shall have <u>-0-</u> days to respond to the counter-offer or remove this contingency and take the property in "as-is" condition or this contract shall become void. The Purchaser may remove this contingency at any time without cause.

Intact lead-based paint that is in good condition is not necessarily a hazard. See EPA pamphlet "Protect Your Family From Lead in Your Home" for more information.

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that such property poisoning in young problems, and impa property is required	may present exposure to lead children may produce perman aired memory. Lead poisonin d to provide the buyer with ar ify the buyer of any known lea	from lead-based pai ent neurological dan g also poses a parti ny information on lea	nt that may place young child nage, including learning disal cular risk to pregnant wome ad-based paint hazards from	sidential dwelling as built prior to 1978 is notified dren at risk of developing lead poisoning. Lead pilities, reduced intelligence quotient, behavioral n. The seller of any interest in residential real risk assessments or inspection in the seller's pection for possible lead-based paint hazards is
Seller's Disclosure	e (initial)			
SAA (a)	Presence of lead-based pain	and/or lead-based r	aint hazards (check one belo	w):
9:45 PM EST dotloop verified	-			esent in the housing (explain).
	Seller has no	knowledge of lead-b	ased paint and/or lead-based	naint hazards in the housing
500 (b)	Records and Reports availab	U	•	
9:45 PM EST dotloop verified	Seller has pro	vided the purchaser		reports pertaining to lead-based paint and/or
	Seller has no	reports or records pe	ertaining to lead-based paint a	nd/or lead-based paint hazards in the housing.
Purchaser's Ackno	owledgement (initial)			
(c)	Purchaser has received copi	es of all information I	isted above.	
(d)	Purchaser has received the	pamphlet Protect You	ur Family From Lead in Your I	Home.
(e)	Purchaser has (check one b	elow)		
				to conduct a risk assessment or inspection of
			d-based paint hazards; or a risk assessment or inspect	on for the presence of lead-based paint and/or
	lead-based pa		a har assessment of inspect	
Agent's Acknowle	dgement (initial)			
<u><u></u> (f) сопрривнусе.</u>	Agent has informed the selle	r of the seller's oblig	ation under 42 U.S.C. 4852 d	and is aware of his/her responsibility to ensure
	curacy: The following parties I ve provided is true and accurate		ormation above and certify, to	the best of their knowledge, that the
Stephanie A. Antho	dotloop verified 12/04/23 9:45 PM GHZI-TDOP-V29W-	EST		
Seller		Date	Seller	Date
Purchaser		Date	Purchaser	Date
Real Estate Broker	– J. Paul Basinger	Date	Agent	Date
Julie A. Cerneka	dotloop verified 12/02/23 9:27 AM ES VIG7-KWW3-FWAP-X	T C40		
Real Estate Broker	– Julie A. Cerneka	Date		



Associated Federal Abstract & Escrow Agency, Inc.

1040 South Commons Place, Suite 200 Youngstown, Ohio 44514

Affiliated Business Arrangement Disclosure

Date: 12/2/2023

Stephanie A. Anthony, POA To:

Property Address: 14631 Robinson Rd., Newton Falls, OH 44444

This is to give notice that J. Paul Basinger has a business relationship with Associated Federal Abstract & Escrow Agency, Inc. J. Paul Basinger has an ownership interest as a Member in the amount of 2.5641%. Because of this relationship, this referral may provide him a financial or other benefit.

Set forth below are the estimated charges or range of charges for the settlement services listed. You are NOT required to use Associated Federal Abstract & Escrow Agency, Inc. as a condition of the purchase, sale or refinance of the subject property. THERE ARE FREQUENTLY OTHER SETTLEMENT SERVICE PROVIDERS AVAILABLE WITH SIMILAR SERVICES. YOU ARE FREE TO SHOP AROUND TO DETERMINE THAT YOU ARE RECEIVING THE BEST SERVICES AND THE BEST RATE FOR THESE SERVICES.

Associated Federal Abstract & Escrow Agency, Inc. provides excellent service at competitive rates. Standard fees include:

Title Insurance Premium Title Insurance Endorsements Abstract/Title Search Title Insurance Binder Settlement/Closing Fee

As regulated by the State of Ohio As regulated by the State of Ohio \$300.00 \$100.00 \$250.00-350.00

Acknowledgement

I/We have read this disclosure form and understand that J. Paul Basinger is referring me/us to purchase the above-described title insurance/settlement services from Associated Federal Abstract & Escrow Agency, Inc. and may receive a financial or other benefit as a result of this referral.

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		Stephanie A. Anthony, POA	dotloop verified 12/04/23 9:45 PM EST NTKF-QXRZ-0FHK-3TXM
Buyer/Borrower	Date	Seller	Date
Buyer/Borrower	Date	Seller	Date
Buyer/Borrower	Date	Seller	Date
Buyer/Borrower	Date	Seller	Date



226 Boardman-Canfield Rd. Boardman, OH 44512

Real Estate Brokers & Auctioneers: J. Paul Basinger, Julie A. Cerneka

info@AmericanRESpecialists.com



			AUC THIS IS A LEGALLY		AL ESTATE I				CE.	ESTAN MODERNE SPACE REVISIONE
1.	BUYER(S):	The u	undersigned Buyer(s)						offe	rs to buy the following:
2.	PROPERTY	locate	ed in the County of	Μ	ahoning	City/Tow	nship of	Milton T	wp	and further known as
(addres	ss)		14631 Robinson l	Rd., Newt	on Falls,		_Ohio, Zip	44444		_and further known as
wnicn building windov and co	PURCHASER gs and fixtures v and door sha ntrol unit, smol	accer , inclu ides, l ke ala	uding such of the follo blinds, awnings, scree rms/detectors, garage also remain (check	owing as ens, storm door ope all applic	are now on the n windows, curt ner and all con able items):	e property; all ain and drape trols, and all p	electrical, he ery fixtures; al permanently a	ating, plum I landscapi	bing an ng, disp peting.	The property and easements, and all d bathroom fixtures; all osal, TV antenna, rotor
	range & oven refrigerator		window/wall air condition			ning equipment (nd all controls (u			invisible	fence/controls
	-		_gas grill _existing window treatmen _ceiling fan(s) (if any)	nts	all heating fuel	less normal dep ns and controls (letion		ALSO IN	ICLUDED:
	dryer microwave		wood burner stove insert hot tub	ts	fireplace tools,	screen, doors, g	grate & gas logs			CLUDED: m scheduled for auction
3.	PRICE: The	e purc	hase price shall be:	Base Price	e/Auction Bid:	\$				
				+ 10% Bu	yers Premium	\$				
				TOTAL	CONTRACT P	RICE \$				
	(b.) Down pa (c.) Remaini (d.) This offe	ayme ing ba er is <u>N</u>	t at date of closing (i alance due at date of d IOT CONTINGENT u CONVENTIONAL	nsert dolla closing (ins pon Buyer	ar amount or pe sert dollar amoun obtaining finar	rcentage (%) t or percentage icing	(%) of purchas	e price.)	\$	
4.									ing on t	he premises at time of
transfe	r is the sole res	spons	ibility of the new buye	er(s). 2. E wel	BUYER will be l as deemed l	e responsib by the Mah	le for repai oning Co. B	rs/upgrac oard of H	les/rep ealth.	lacement of the
5.	APPLICATIO	ON:	Buver shall make a				0			er. Buyer shall pay all
nomina	al closing costs	asso	ciated with such appro	oved loan.	Seller will pay	only escrow	agent cash clo	osing fees.		
6. ovnona						•				antee Policy at Seller's is one half the premium
•										es shall be paid by the
Buyer.	Such title evid	ence	shall be prepared an	d issued b	y Youngstow	n Land Title	e Agency			
days a	fter written not	tice th		able to ol	otain title insura	ance against				thin thirty (30) calendar deposit, if any, shall be
7. expens conditio	DEED: Sell se with the rele	er sha ease s, and	all convey to Buyer m of dower, if any, or t easements of record	narketable fiduciary d	title in fee sim	ple by transfe		-		arranty deed at Seller's prances, but subject to

8. **TAXES & ASSESSMENTS:** To be prorated as of the **time of contract**, the deed based on the last available tax duplicate. If no tax duplicate exists, escrow officer will use applicable tax rate based on 35% of the sales price. When a building is involved and land tax only is assessed, the Buyer and Seller will agree to the tax proration within (10) calendar days of acceptance based on 35% of the sales price.

Buyer In	itials
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SAA Seller Initials 12/04/23 9:45 PM EST dotloop verified

Date

11.

Agricultural Tax Recoupment (CAUV), if applicable, to be paid by the Seller at closing. County transfer tax will be paid by Seller. If a special assessment is being paid in installments, those installments due and unpaid at the time of the closing shall be paid by the Seller. Buyer agrees to assume and pay all remaining installments. Seller has not received notice of future assessable improvements unless otherwise noted

9. RENTALS, INTEREST, CONDOMINIUM CHARGES, INSURANCE, UTILITIES AND SECURITY DEPOSITS. Adjustments/proration shall be made through date of contract for (a) rentals; (b) interest on any mortgage assumed by Buyer; (c) condominium or other association periodic charges, and (d) transferable policies if Buyer so elects. Seller shall pay, through date of possession, all accrued utility charges and any other charges. Security deposits shall be transferred to Buyer. IT IS THE BUYERS RESPONSIBILITY TO INQUIRE ABOUT THE STATUS OF ANY UNPAID BILLS THAT ARE OR CAN BECOME A LIEN.

DAMAGE OR DESTRUCTION OF PROPERTY. Risk of loss in the real estate and appurtenances shall be borne by Seller until 10. closing provided any property covered by this contract shall be substantially damaged or destroyed before this transaction is closed, Buyer may (a) proceed with the transaction and be entitled to all insurance money, if any, payable to Seller under all policies covering the property, or (b) rescind the contract, and thereby release all parties from liability hereunder, by giving written notice to Seller and Broker within ten (10) calendar days after Buyer has written notice of such damage or destruction. Earnest money to be released pursuant to paragraph 17. Failure by Buyer to so notify Seller and Broker shall constitute an election to proceed with the transaction.

RESIDENTIAL PROPERTY DISCLOSURE FORM has been explained and (check applicable lines):

Buyer has reviewed and signed copy, attached

Not available from Seller

Contract is contingent upon Buyer review and signature within 24 hours of acceptance and Buyer retains 3 calendar days right of rescission

HUD-EPA Lead Based Paint Disclosure (Not required for construction after December 31, 1977)

Has been signed, copy of which is attached. Buyer acknowledges receipt of pamphlet "Protect Your Family From Lead in Your Home"

Not required by law

Ohio Sex Offender Registration and Notification requires local sheriff to provide written notice to certain members of the community if a sex offender resides in the area. Notice provided by sheriff is public record and is open to inspection under Ohio's Public Records law. Therefore, you can obtain information from a sheriff's office regarding the notices they have provided pursuant to Ohio's sex offender notification law.

The Seller certifies that he/she has not received notice pursuant to Ohio's sex offender notification law unless otherwise noted:

Buyer acknowledges that the information disclosed above may no longer be accurate and agrees to inquire with the local sheriff's office. If current information regarding the status of registered sex offenders in the area is desired, Buyer agrees to assume the responsibility to check with the local sheriff's office. Buyer is relying on their own inquiry with the local sheriff's office as to registered sex offenders in the area and is not relying on the Seller, or any real estate agent involved in the transaction.

12. INSPECTION: THE BUYER(S) HEREBY ACKNOWLEDGE THAT THEY HAVE PURCHASED THE ABOVE-MENTIONED REAL ESTATE AT, PRIOR TO, or POST PUBLIC AUCTION AND ACCEPT IT IN ITS PRESENT, "AS IS" CONDITION WITH NO ADDITIONAL WARRANTIES OR GUARANTEES EXPRESSED OR IMPLIED AND THAT INSPECTION TIME WAS PROVIDED PRIOR TO OFFER OR AUCTION. The subject property shall be delivered to Buyer in its present physical condition after examination by Buyer, such conditions to survive transfer of title. Buyer shall be given reasonable access to the premises prior to the scheduled auction for an accredited inspector employed by Buyer, at Buyer's sole expense, to conduct a MAJOR ELEMENT INSPECTION of the premises as to roof, basement, structure (exterior and interior), plumbing, furnace, heating and cooling systems, and electrical systems. Accredited inspector means a registered architect, professional engineer, contractor or professional home inspecting service. Where applicable, any upgrades or repairs to the well and septic as required by the County Board of Health is the sole responsibility of the Buyer. Offers made prior to the scheduled auction are not contingent upon the findings of the home inspection and Seller will not be obligated to make any repairs to the property.

OTHER INSPECTIONS: Buyer shall have, at their expense, the opportunity to have the premises inspected for radon gas and mold 13. prior to the scheduled auction. In Mahoning and Columbiana County, a well inspection is required by the County Health Department and is paid for by the Seller, unless otherwise instructed in terms of sale. A septic inspection is required in Trumbull, Mahoning, and Columbiana Counties (see separate addendum if applicable). Offers made prior to the scheduled auction are not contingent upon the findings of the other inspections and Seller will not be obligated to make any repairs to the property.

Buyer if required by lender or for Buyer's knowledge. 14. **SURVEY:** A location survey to be paid by _____ Seller

CONDITIONS OF PROPERTY: Buyer has not relied upon any representation, warranties or statements about the property (including 15. but not limited to its condition or use) unless otherwise disclosed by the Seller(s). Buyer assumes the responsibility to verify that the property is suitable or zoned for the intended use. Buyer acknowledges that Real Estate Agents have no expertise with respect to environmental matters and therefore cannot provide an opinion or statement on those issues.

16. HOME WARRANTY PLAN:

(_) Accepts
(_) Rejects

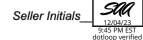
Paid by (____) Buyer () Seller

Plan: None

EARNEST MONEY: Buyer has deposited with listing Broker the sum receipted for below, which shall be non-refundable should 17. the Buyer(s) fail to close on or before 3 p.m. of _within 45 days of accepted offer. Broker shall deposit such amount into its trust account to be distributed as follows: (a) if Seller fails or refuses to perform, the deposit shall be returned, or (b) the deposit shall be applied to the purchase price, or (c) if Buyer fails or refuses to perform, the money deposited as aforesaid shall be retained by the Seller and Agent as damages. Said damages to be divided: ALL to Agent and NONE to Seller (until commission and all funds advanced are recuperated by

Buyer Initials

Date



dotloop ve

Date

American Real Estate Specialists, then the balance to be dispersed to Seller). If Buyer fails to close by this time, the down-payment will be forfeited, or **AT THE SELLERS OPTION**, closing may be extended with the contract price, marketing fees, insurance, holding costs and taxes accruing at 10% per annum until closed.

18. **CONTRACT:** Acceptance of this offer constitutes a complete agreement binding upon and inuring to the benefit of Buyer and Seller and their respective heirs, successors, executors, administrators and assigns, and shall be deemed to contain all the terms and conditions agreed upon, there being no oral conditions, representations, warranties or agreements. Any subsequent conditions, representations, warranties or agreements shall not be valid and binding upon the parties unless reduced to writing and signed by both parties.

19. **MISCELLANEOUS:** Buyer has examined all property involved and, in making this offer, is relying solely upon such examination with reference to the condition, character and size of land and improvements and fixtures, if any. All provisions of this contract shall survive the closing. Parties acknowledge that Real Estate Agents may be entitled to additional compensation for ancillary services. Any word used in this offer and the acceptance thereof shall be construed to mean either singular or plural as indicated by the number of signatures hereto. In compliance with fair housing laws, no party shall in any manner discriminate against any Buyer or Buyers because of race, creed, sex, national origin, disability or familial status. FACSIMILE TRANSMISSIONS are an acceptable mode of communication in this transaction provided the facsimile is actually received during regular business hours or is preceded by a telephone call notifying the intended party that the facsimile is being transmitted.

20. DURATION OF OFFER AND CLOSING: This offer shall be open for acceptance until 6:30 PM _

This contract shall be performed and this transaction closed within <u>45 days</u> calendar days after acceptance. Buyer and Seller must agree to an early closing in writing. Seller further agrees to pay the Brokerage fee per the listing contract and/or as amended in writing from the proceeds at closing.

21. **POSSESSION:** Seller shall deliver possession of the property to Buyer ______ at time of transfer or after the conclusion of the _______ personal property auction & pick-up.

22. **SETTLEMENT STATEMENTS:** The Buyer and Seller hereby agree that the Listing and Selling Brokerage Offices are to receive a copy of the settlement statement and authorize the escrow agent to provide each with a full and complete copy of the settlement statement.

IN WITNESS THEREOF, Seller and Buyer have signed this Agreement on the date or dates indicated below as to each.

Buyer (Signature)	Seller (Signature)
Buyer (Signature)	Seller (Signature)
	2865 Hallock Young Rd. SW
Street Address	Street Address
	Warren, OH 44481
City/State/Zip	City/State/Zip
Phone	Phone
	santhony103@gmail.com
Email Address	Email Address
BUYER'S AGENT INFORMATION	LISTING AGENT INFORMATION
	American Real Estate Specialists
Real Estate Brokerage Firm	Real Estate Brokerage Firm
	1520
Office ID	Office ID
	226 Boardman-Canfield Rd., Boardman, OH 44512
Office Address	226 Boardman-Canfield Rd., Boardman, OH 44512 Office Address
Office Address	
Office Address Agent Name	Office Address
	Office Address Julie A. Cerneka
	Office Address Julie A. Cerneka Agent Name
Agent Name Agent License #	Office Address Julie A. Cerneka Agent Name 2004019129 Agent License # 330-519-1616
Agent Name	Office Address Julie A. Cerneka Agent Name 2004019129 Agent License #
Agent Name Agent License #	Office Address Julie A. Cerneka Agent Name 2004019129 Agent License # 330-519-1616