

Broker/Auctioneer: Julie A. Cerneka

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

Author Services

Comp	pany Policy	Dis	closure	
For the property located at: 15 Midwood,	Youngstown,	ОН	44512	
Cooperation & Compensation				
•	ers involved in this tr or post auction (ex- to our office PRIOR offer excluding any	ges to so ansact cluding TO CI buyer' g Seller	on in the amount of \$or 2% of o buyer's premium). Broker/Agent must fill of a lieuwing spremium (where applicable) and less Seller allowances/pre-paids.	d present all ffer. out a Broker ours prior to
Types of Agents	rican Real Estate ot recognize sub-a	Specia gency.	alists to act as a dual agent, buyer's agen	
Dual Agency It is possible for an agent to act as a dual a. Consent to the dual agency be	agent. In this situ by signing the Dual e law and as state	ation y I Agen d in th	rou can: cy Disclosure, e Agency Disclosure Statement, or	
& Barbara m. R	Ook 3	, 	sclosure of American Real Estate Speciali	sts.
Client (Seller) Barbara M. Rook	Date 23		t (Buyer)	Date
Client (Seller)	Date /24/	Clien	t (Buyer)	Date
Broker/Auctioneer: J. Paul Basinger	Date	Ager	t	Date

Date

Disclosure of information on Lead-Based Paint and/or Lead-Based Paint Hazards

Lead Warning Statement 15 Midwood Circ.	le, Youngstown	OH	44512
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Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

	er's Disck		holand.
` '	Presence (i)	e of lead-based paint and/or lead-based paint hazards (check (i) or (ii) . Known lead-based paint and/or lead-based paint hazards are prese (explain).	•
į		Seller has no knowledge of lead-based paint and/or lead-based paint	t hazards in the housing
(b) I	Records a	and reports available to the seller (check (i) or (ii) below):	
1	(i)	Seller has provided the purchaser with all available records and represent paint and/or lead-based paint hazards in the housing (list do	orts pertaining to lead- cuments below).
	(ii) BK	Seller has no reports or records pertaining to lead-based paint and/hazards in the housing.	or lead-based paint
Purc	:haser's A	Acknowledgment (initial)	
(c)		Purchaser has received copies of all Information listed above.	
d)		Purchaser has received the pamphlet Protect Your Family from Lead in	Your Home.
e) !	Purchase	er has (check (i) or (ii) below):	
	(i)	received a 10-day opportunity (or mutually agreed upon period) to oment or inspection for the presence of lead-based paint and/or lead-	onduct a risk assess- -based paint hazards; o
((ii)	waived the opportunity to conduct a risk assessment or inspection lead-based paint and/or lead-based paint hazards.	for the presence of
\ge	nt's Ackn	nowledgment (initial)	
f)	<u> </u>	Agent has informed the seller of the seller's obligations under 42 U. aware of his/her responsibility to ensure compliance.	.S.C. 4852d and is
Cert	ification	of Accuracy	
⊓he :	following	parties have reviewed the information above and certify, to the best of their have provided is true and accurate.	ir knowledge, that the
\mathscr{D}	6	entero Mi Rison /3/29	
selle	Barb	para M. Rook Date Seller	Date
Purc	haset	Date Purchaser	Date
Age	J. P	Paul Basinger, Date Agent	Date
/	Brok	ZOP .	





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: 15 Midwood Circle, Youngstown, OH 44512
Bu	yer(s):
Sel	ler(s): Barbara M. Rook
	I. TRANSACTION INVOLVING TWO AGENTS IN TWO DIFFERENT BROKERAGES
	e buyer will be represented by and AGENT(S) AGENT(S) ARCHERAGE AMERICAN
The	e seller will be represented by J. Paul Basinger & Julie A. Cernekand Real Estate Specialists AGENTIS) BROKERAGE BROKERAGE
	II. TRANSACTION INVOLVING TWO AGENTS IN THE SAME BROKERAGE we agents in the real estate brokerage
	Agent(s) work(s) for the buyer and work(s) for the seller. Unless personally involved in the transaction, the principal broker and managers will be "dual agents," which is further explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information.
	Every agent in the brokerage represents every "client" of the brokerage. Therefore, agents
Ag	III. TRANSACTION INVOLVING ONLY ONE REAL ESTATE AGENT ent(s) and real estate brokerage will
	be "dual agents" representing both parties in this transaction in a neutral capacity. Dual agency is further explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transaction has a personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain:
X	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.
	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 back of this form.
	BUYERTENANT DATE Barbara M. Rook
	BUYERTENANT DATE SELLERANDLORD 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 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



STATE OF OHIO

DEPARTMENT OF COMMERCE

RESIDENTIAL PROPERTY DISCLOSURE FORM

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

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

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

OWNER INSTRUCTIONS

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

Owner's Initial B Date 3		Purchaser's Initials	Date
Owner's Initials Date		Purchaser's Initials	Date
	(Page 1 of 5)		<u></u>

OF COMMERCE

,	RESII	ENTIAL PR	OPERTY DIS	CLOS	SURE FORM	
Pursuant to section 530	2.30 of the Revised	l Code and rule	1301:5-6-10 of the	Admini	strative Code.	
TO BE COMPLETE	BY OWNER (P	ease Print)				
Property Address:	-		Youngstown,	ОН	44512	
Owners Name(s):	Barbara M.		·			
Date: Sept. 3		, 2024				
Owner is X is not	occupying the prop	-			ince what date: since what date:	2024
THE FOLLOW	VING STATEME	NTS OF THE C	OWNER ARE BA	SED O	N OWNER'S ACTUAL KNO	WLEDGE
Priva Priva Share	c Water Service te Water Service te Well d Well rrent leaks, backup	Hold Cist Spri	ding Tank ern ng d ial problems with t	he water	Unknown Other r supply system or quality of the	water? Yes
	: The nature of the c Sewer n Field own	sanitary sewer Priv Aera		he prope	erty is (check appropriate boxes) Septic Tank Filtration Bed Inspected By:	:
Do you know of any pr Yes No If "Y	evious or current es", please describ	leaks, backups of and indicate ar	or other material party repairs complete	roblems ed (but n	with the sewer system servicing not longer than the past 5 years):	the property?
department of health	or the board of he ow of any previou	alth of the heal is or current lea	th district in which aks or other materi	h the po al proble	ems with the roof or rain gutters	
D) WATER INTRUS. defects to the property, If "Yes", please describ	including but not l	imited to any are	a below grade, ba	er leaka; sement c	ge, water accumulation, excess ror crawl space? Yes No	noisture or other
Owner's Initials	Date Date	ت	(Page 2 of 5)		Purchaser's Initials Purchaser's Initials	

Property Address 15 Midwood Circle, Youngstown,	ОН 44512					
Do you know of any water or moisture related damage to floors, walls or ceilings as a result of flooding; moisture scepage; moisture condensation; ice damming; sewer overflow/backup; or leaking pipes, plumbing fixtures, or appliances? Yes No If "Yes", please describe and indicate any repairs completed:						
Have you ever had the property inspected for mold by a qualified inspector If "Yes", please describe and indicate whether you have an inspection report.						
Purchaser is advised that every home contains mold. Some people ar this issue, purchaser is encouraged to have a mold inspection done by						
E) STRUCTURAL COMPONENTS (FOUNDATION, BASEMENT/C EXTERIOR WALLS): Do you know of any previous or current move than visible minor cracks or blemishes) or other material problems with the interior/exterior walls? Yes No If "Yes", please describe and indicate any repairs, alter problem identified (but not longer than the past 5 years):	ment, shifting, deterioration, material cracks/settling (other					
Do you know of any previous or current fire or smoke damage to the pre If "Yes", please describe and indicate any repairs completed:	operty? Yes No					
F) WOOD DESTROYING INSECTS/TERMITES: Do you know of a insects/termites in or on the property or any existing damage to the proper If "Yes", please describe and indicate any inspection or treatment (but not	ty caused by wood destroying insects/termites? Yes No					
G) MECHANICAL SYSTEMS: Do you know of any previous or cur mechanical systems? If your property does not have the mechanical systems.	m, mark N/A (Not Applicable).					
YES NO N/A 1) Electrical	YES NO N/A					
	ater softener leased?					
3) Central heating 9) Securi	ity System					
4) Central Air conditioning a. Is se	curity system leased?					
5) Sump pump 10) Central						
6) Fireplace/chimney 11) Built i	in appliances					
7) Lawn sprinkler 12) Other	mechanical systems					
If the answer to any of the above questions is "Yes", please describe and i than the past 5 years):						
H) PRESENCE OF HAZARDOUS MATERIALS: Do you know of the identified hazardous materials on the property? Yes N	ne previous or current presence of any of the below					
1) Lead-Based Paint	Ž					
2) Asbestos						
3) Urea-Formaldehyde Foam Insulation	\forall					
4) Radon Gas a. If "Yes", indicate level of gas if known	ń 🗆					
5) Other toxic or hazardous substances	Signature on a particular of the second section to the					
If the answer to any of the above questions is "Yes", please describe and i property:	mulcate any repairs, remediation or mitigation to the					
PR (E)						
Owner's Initials Date	Purchaser's Initials Date					
Owner's Initials Date	Purchaser's Initials Date					

(Page 3 of 5)

Property Address	15 Midwood	Circle,	Youngstow	m, OH	44512			
I) UNDERGROUND ST natural gas wells (plugged If "Yes", please describe:	ORAGE TANKS/ or unplugged), or a	WELLS: Do	you know of any ter wells on the p	undergroun	nd storage tanks Yes No	(existing or	removed), (oil or
Do you know of any oil, ga	as, or other mineral	right leases o	n the property?	Yes 🔀	No			
Purchaser should exercis Information may be obta								
J) FLOOD PLAIN/LAK Is the property located in a Is the property or any porti	designated flood p	lain?		Erosion Ar	ea?	X	Unknov	/n
K) DRAINAGE/EROSI affecting the property? If "Yes", please describe a problems (but not longer the	Yes No nd indicate any rep	airs, modifica	tions or alteration	-			_	lems
L) ZONING/CODE VIO building or housing codes, If "Yes", please describe:								
Is the structure on the prop district? (NOTE: such des If "Yes", please describe:	erty designated by ignation may limit	any governme changes or in	ental authority as provements that	a historic by	uilding or as bein the to the property	g located in). Yes	an historic No	
Do you know of any recei If "Yes", please describe:	it or proposed asso	essments, fees	or abatements, v	hich could	affect the proper	ty? Yes	No	
List any assessments paid List any current assessmen		t) mionthly fee		Length	of payment (year	sn	nonths	
Do you know of any recent including but not limited to If "Yes", please describe (a Community Ass				es or charges ass Yes No	ociated with	this proper	ty,
M) BOUNDARY LINES following conditions affect				//PARTY V	VALLS: Do you	know of an	y of the Yes	No
 Boundary Agreement Boundary Dispute Recent Boundary Chan If the answer to any of the 		"Yes", please	5) Party Wal 6) Encroach	ls	or on Adjacent I	roperty		XXX
N) OTHER KNOWN M	ATERIAL DEFE	CTS: The fol	lowing are other	known mate	erial defects in or	on the prope	erty:	
For purposes of this sectio be dangerous to anyone or property.	n, material defects cupying the proper	would include ty or any non	e any non-observa -observable physi	able physica cal conditio	l condition existi in that could inhi	ng on the probit a person's	operty that of the	could
	Date				Purchaser's In Purchaser's In			

(Page 4 of 5)

CERTIFICATION OF OWNER

Owner certifies that the statements contained in this form are made in good faith and based on his/her actual knowledge as of

the date signed by the Owner. Owner is advised that the information of the owner to disclose an item of information that preclude fraud, either by misrepresentation, concealment or residential real estate.	is required by any other statute or law or that may exist to nondisclosure in a transaction involving the transfer of
OWNER: 9 DOUBLE TO THE TOP	DATE: 4-3-24
OWNER: Barbara M. Rook	DATE:
RECEIPT AND ACKNOWLEDGEMEN	NT OF POTENTIAL PURCHASERS
Potential purchasers are advised that the owner has no obligation to up 5302.30(G). Pursuant to Ohio Revised Code Section 5302.30(K), if the purchase contract for the property, you may rescind the purchase con Owner or Owner's agent, provided the document of rescission is declosing; 2) 30 days after the Owner accepted your offer; and 3) with of this form or an amendment of this form.	this form is not provided to you prior to the time you enter into a ntract by delivering a signed and dated document of rescission to elivered <u>prior</u> to all three of the following dates: 1) the date of in 3 business days following your receipt or your agent's receipt
Owner makes no representations with respect to any offsite copurchaser deems necessary with respect to offsite issues that may	
Purchaser should exercise whatever due diligence purchaser Registration and Notification Law (commonly referred to as "M written notice to neighbors if a sex offender resides or intends to public record and is open to inspection under Ohio's Public Recresponsibility to obtain information from the Sheriff's office reg Law.	egan's Law"). This law requires the local Sheriff to provide o reside in the area. The notice provided by the Sheriff is a cords Law. If concerned about this issue, purchaser assumes
Purchaser should exercise whatever due diligence purchaser deer If concerned about this issue, purchaser assumes responsibility a Resources. The Department maintains an online map of known	
I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS I STATEMENTS ARE MADE BASED ON THE OWNERS A THE OWNER.	

(Page 5 of 5)

PURCHASER: _____ DATE; ____

PURCHASER: _____ DATE: ____

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



Associated Federal Abstract & Escrow Agency, Inc.

1040 South Commons Place, Suite 200 Youngstown, Ohio 44514

Affiliated Business Arrangement Disclosure

Date: Sept. 3rd, 2024

To: Barbara M. Rook

Property Address: 15 Midwood Circle, Youngstown, OH 44512

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

As regulated by the State of Ohio
As regulated by the State of Ohio

Abstract/Title Search \$300.00
Title Insurance Binder \$100.00
Settlement/Closing Fee \$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.

Buyer/Borrower	Date	Seller Barbara M. Rook	Date	13/1
Buyer/Borrower	Date	Selier	Date	
Buyer/Borrower	Date	Seller	Date	
Buver/Borrower	Date	Seller	Date	



226 Boardman-Canfield Rd. Boardman, OH 44512

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

info@AmericanRESpecialists.com

REAL ESTATE PURCHASE CONTRACT

THIS IS A LEGALLY BINDING CONTRACT. IF NOT UNDERSTOOD, SEEK LEGAL ADVICE.

Real Estate	& Auction Services	
1. BUYER(S):	The undersigned Buyer(s)	offers
to buy the following:		

2.	PROPERTY loca	ated in the County	y of	nrng	CDK /Township of	<u>Boardman</u>	and further known as
(address	s)	15 Midwood	Circle,	Youngstown	Ohio, Zip	44512	
Permane which P buildings window and contract the following the followin	ent Parcel No. URCHASER acco s and fixtures, inc and door shades.	29-008-0-15 epts in its PRES cluding such of the blinds, awnings arms/detectors, of Il also remain (c	63.00-0 ENT COND ne following , screens, s garage door heck all ap	ITION, shall include to as are now on the potorm windows, curtain opener and all controplicable items): water conditioning	the land, all appurtena roperty; all electrical,	ant rights, pri heating, plun all landscap attached ca	The property vileges and easements, and all abing and bathroom fixtures; all ing, disposal, TV antenna, rotor rpeting.
	ishwasher /asher	existing window t ceiling fan(s) (if a			ss normal depletion and controls (unless leased)	_ ALSO INCLUDED:
	ryer				reen, doors, grate & gas log		NOT INCLUDED:
ALS	O INCLUDED:						
3.	PRICE: The put	rchase price shal	l be:				
(\$) _{paya}	ble as follows:			
of the lis	(a.) Earnest money <u>paid to AMERICAN REAL ESTATE SPECIALISTS</u> to be deposited upon Seller's acceptance in the trust account of the listing broker and credited against purchase price. See Paragraph #18 for return of earnest money. CASH/CHECK						
		ent at date of clo	sing (insert	dollar amount or perce	entage (%) of purchase	e price.)	\$
(c.) Remaining balance due at date of closing (insert dollar amount or percentage (%) of purchase price.)							
(d.) This offer is contingent upon Buyer obtaining financing							
()CONVENTIONAL ()CASH ()VA () FHA ()OTHER							
4.			AND CON	TINGENCIES: 1.	Subject to property	арргаіsing	at or above contract price.

5. **APPLICATION:** Buyer shall make a loan application and order appraisal within -3- days after acceptance of offer. Buyer shall pay all normal closing costs associated with such approved loan. Any escrow/settlement fees shall be divided equally between the Buyer and Seller unless VA/FHA regulations prohibit payment of escrow fees by Buyer, in which case Seller shall pay the entire escrow/settlement fee. Seller agrees to pay all VA/FHA costs not permitted to be paid by Buyer under VA/FHA regulations..

6. **EVIDENCE OF TITLE:** For each parcel of real estate to be conveyed the Seller shall furnish a Commitment for a Title Insurance Policy. Such title evidence shall be prepared and issued by **Assoc. Fed. Abstract & Escrow**. Seller shall pay for the costs of the title search/examination as well as one half the premium cost of the Owner's Policy of Title Insurance based on the purchase price. All other title insurance costs and expenses shall be paid by the Buyer. If title to all or part of the parcels to be conveyed is found defective and said defect cannot be remedied by the Seller within thirty (30) calendar days after written notice thereof, or Seller is unable to obtain title insurance against said defect, the amount of the deposit, if any, shall be refunded to the Buyer forthwith, and this agreement shall be null and void.

7. DEED: Seller shall convey to Buyer marketable title in fee simple by transferable and recordable general warranty deed at Seller's expense, with the release of dower, if any, or fiduciary deed, as appropriate, free and clear of all liens and encumbrances, but subject to conditions, restrictions, and easements of record.

TITLE TAKEN IN THE NAME OF:

8. TAXES & ASSESSMENTS: To be prorated as of the date of filing the deed based on the last available tax duplicate. If no tax duplicate exists, escrow officer will use applicable tax rate based on 35 percent 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 ten (10) calendar days of acceptance based on 35 percent of the sales price. 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 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. 10. DAMAGE OR DESTRUCTION OF PROPERTY. Risk of loss in the real estate and appurtenances shall be borne by Seller until 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. 11. 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 subject property shall be delivered to Buyer in its present physical condition after examination by Buyer, such
conditions to survive transfer of title and possession. Buyer agrees to accept the property in its "AS IS" condition excepting that the Buyer shall be given reasonable access to the premises within calendar days after acceptance of this agreement, 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/foundation, structure (exterior and interior), plumbing, heating, cooling and electrical systems. Accredited inspector means a registered architect, professional engineer, contractor or professional home inspecting service. Failure of Buyer to cause inspection to be made within calendar days from acceptance of this agreement shall be construed as a waiver by the Buyer and of his acceptance of the property in its "AS IS" condition without further repair obligation to anyone. Home Inspection: Buyer acknowledges an independent inspection is recommended.
Buyer agrees to order inspection *Initial Buyer declines inspection *Initial.* 13. LIMITATION OF REMEDIES Should Buyer's accredited inspection(s) reveal a MAJOR DEFECT that would excuse performance, Buyer must notify Seller's agent in writing and provide a copy of the inspection report within three (3) days after Buyer's receipt of said report. Buyer shall establish the reasonable and necessary cost of repairing any defect revealed by the inspection report, by obtaining within five (5) business days of Buyer's receipt of said inspection report an estimate from a qualified licensed contractor regarding the reasonable and necessary repair cost. Buyer must notify Seller's agent in writing and provide a copy of the contractor's estimate within three (3) business days after Buyer's receipt of said estimate. Seller in turn, will give written notice within three (3) days that they will repair the defect, credit the buyer the cost of the repair, or explain that property is being sold "AS IS". Should no compromise be reached this agreement shall be void, the earnest money shall be refunded and all parties shall be mutually released from the contract. Buyer has the right to inspect the property prior to closing, and by accepting delivery of the deed at settlement, is accepting that the premises and contents were in satisfactory condition at the time of closing. A MAJOR DEFECT as used in this contract is defined as a defect in the roof, basement/foundation, structure (exterior and interior), plumbing, heating, cooling and electrical systems, well or septic with a reasonable and necessary repair cost of more than \$500 per major defect item. A defect which is disclosed on the Residential Property Disclosure Form or a defect which is an item of ordinary wear and tear are not major defects which would excuse performance. 14. OTHER INSPECTIONS: Buyer shall have, at their expense, the opportunity to have the premises inspected for radon gas, termites, other wood-eating insects, mold and well within 17 calendar days of accepta
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.
17. HOME WARRANTY PLAN: () Accepts Paid by () Buyer Plan:
18. EARNEST MONEY: Buyer has deposited with selling Broker the sum receipted for below, which shall be returned to Buyer if no contract shall have been entered into, or financing sought by Buyer is rejected in writing by one lending institution. Upon acceptance of this contract by both parties, Broker shall deposit such amount into its trust account to be distributed as follows: (a) if Seller fails or refuses to perform, or any contingency is not satisfied, 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, this deposit shall be paid to Seller, which payment or the acceptance thereof, shall not in any way prejudice

the rights of Seller or Broker(s) in any action for damages or specific performance. Disposition of the earnest money must be by signed written instructions by both parties. In the event of a dispute between the Seller and Buyer regarding the disbursement of the earnest money, the Broker is required by Ohio law to maintain such funds in his trust account until Broker receives (a) written instructions signed by the parties specifying how the earnest money is to be disbursed or (b) a final court order that specifies to whom the earnest money is to be awarded. If within two years from the date the earnest money was deposited in the Broker's trust account, the parties have not provided the Broker with such signed instructions or written notice that such legal action to resolve the dispute has been filed, the Broker shall return the earnest money to the Buyer with no further notice to the Seller.

19. **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.

20. 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 the singular or plural as indicated by the number of signatures hereto. FACSIMILE AND/OR EMAIL TRANSMISSIONS are an acceptable mode of communication in this transaction provided the facsimile and/or email is actually received during regular business hours or is preceded by a telephone call notifying the intended party that the facsimile and/or email is being transmitted.

21. **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 calendar days after acceptance. Buyer and Seller must agree to an early closing in writing. Seller further agrees to pay the Brökerage fee per the listing contract and/or as amended in writing from the proceeds at closing.

22. **POSSESSION:** Seller shall deliver possession of the property to Buyer Time of transfer

23. **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) Barbara M. Rook
Street Address	Street Address
City/State/Zip	City/State/Zip
Phone	Phone
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	Office Address
	J Paul Basinger
Agent Name	Agent Name
	322868
Agent License #	Agent License #
	330-540-6582
Phone	Phone
	Paul@AmericanRESpecialists.com & Julie@AmericanRESpecialists.com
Email Address	with G. Internative of the control o