

226 Boardman Canfield Rd., Boardman, OH 44512

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

CONSUMER GUIDE TO AGENCY RELATIONSHIPS

We are pleased you have selected American Real Estate Specialists ("ARES") to help you with your real estate needs. Whether you are selling, buying or leasing real estate, ARES can provide you with expertise and assistance. Because this may be the largest financial transaction you will enter into, it is important to understand the role of the agents and brokers with whom you are working. Below is some information that explains the various services agents can offer and their options for working with you.

For more information on agency law in Ohio you can also contact the Ohio Division of Real Estate & Professional Licensing at (614) 466-4100, or on their website www.com.state.oh.us.

Representing Sellers

Most sellers of real estate choose to list their home for sale with a real estate brokerage. When they do so, they sign a listing agreement that authorizes the brokerage and the listing agent to represent their interests. As the seller's agent, the brokerage and 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. In rare circumstances, a listing broker may offer "subagency" to other brokerages which would also represent the seller's interests and owe the seller these same duties.

Representing Buyers

When purchasing real estate, buyers usually choose to work with a real estate agent as well. Often the buyers want to be represented in the transaction. This is referred to as buyer's agency. A brokerage and agent that agree to represent a buyer's interest in a transaction must: follow the buyer's lawful instructions, be loyal to the buyer, promote the buyer's best interests, disclose material facts to the buyer, maintain confidential information and account for any money they handle in the transaction.

Dual Agency

Occasionally the same agent and brokerage who represents the seller also represents the buyer. This is referred to as dual agency. When a brokerage and its agents become "dual agents", the must maintain a neutral position in the transaction. They may not advocate the position of one client over the best interests of the other client, or disclose any confidential information to the other party without written consent.

Representing Both the Buyer & Seller

On occasion, the buyer and seller will each be represented by two different agents from the same brokerage. In this case the agents may each represent the best interest of their respective clients. Or, depending on company policy, the agents may both act as dual agents and remain neutral in the transaction. When either of the above occurs, the brokerage will be considered a dual agent. As a dual agent the brokerage and its managers will maintain a neutral position and cannot advocate for the position of one client over another. The brokerage will also protect the confidential information of both parties.

Working With ARES

ARES does offer representation to both buyers and sellers. Therefore the potential exists for one agent to represent a buyer who wishes to purchase property listed with another agent in our company. If this occurs each agent will represent their own client, but ARES and its managers will act as a dual agent.

This means the brokerage and its managers will maintain a neutral position and not take any actions that will favor one side over the other. ARES will still supervise both agents to assure that their respective clients are being fully represented and will protect the parties' confidential information.



In the event that both the buyer and seller are represented by the same agent, that agent and ARES will act as dual agents but only if both parties agree. As dual agents they will treat both parties honestly, prepare and present offers at the direction of the parties, and help the parties fulfill the terms of any contract. They will not, however, disclose any confidential information that would place one party at an advantage over the other or advocate or negotiate to the detriment of either party.

If dual agency occurs you will be asked to consent to it in writing. If you do not agree to your agent acting as a dual agent, you can ask that another agent in our company be assigned to represent you or you can seek representation from another brokerage.

As a buyer, you may also choose to represent yourself on properties ARES has listed. In that instance, ARES will represent the seller and you would represent your own best interests. Because the listing agent has a duty of full disclosure to the seller you should not share any information with the listing agent that you would not want the seller to know.

Working With Other Brokerages

When ARES lists property for sale it also cooperates with, and offers compensation to, other brokerages that represent buyers. ARES does reserve the right, in some instances, to vary the compensation it offers to other brokerages. As a seller, you should understand that just because ARES shares a fee with a brokerage representing the buyer, it does not mean that you will be represented by that brokerage. Instead that company will be looking out for the buyer and ARES will be representing your interests. When acting as a buyer's agent, ARES also accepts compensation offered by the listing broker. If the property is not listed with any broker, or the listing broker does not offer compensation, we will attempt to negotiate for a sellerpaid fee.

Fair Housing Statement

It is illegal, pursuant to the Ohio Fair Housing Law, division (H) of Section 4112.02 of the Revised Code and the Federal Fair Housing Law, 42 U.S.C.A. 3601, to refuse to sell, transfer, assign, rent, lease, sublease or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status as defined in Section 4112.01 of the Revised Code, ancestry, 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 tone of the protected classes.

We hope you find this information to be helpful to you as you begin your real estate transaction. When you are ready to enter into a transaction, you will be given an Agency Disclosure Statement that specifically identifies the role of the agents and brokerages. Please ask questions if there is anything you do not understand.

Because it is important that you have this information. Ohio law requires that we ask you to sign 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.

Stephen T. Hurtuk Printed Name			Printed Name	
Stephen T. Hurtuk	dotloop verified 04/01/25 10:05 AM EDT XAGV-KJ7D-5W3W-J784			
Signature		Date	Signature	Date
Julie A. Cerneka	dotloop verified 03/22/25 7:59 PM EDT 90PA-90TS-CCBT-TIA9			
Agent				

Agent

330-330-8950

WERICAN

REALESTATE

SPECIALISTS

226 Boardman Canfield Rd., Boardman, OH 44512

info@AmericanRESpecialists.com

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

Real Estate & Auctio	on Services	Real Estate Agent: Ric	chard Basinger
Glikkyfligh.com	Company Po	licy Disclosure	
For the property located at: 83 Lake	eshore Dr., Struthers	OH 44471	
Cooperation & Compensation			
It is the policy of American Real E brokerage and its agents will make its listin written offers by other brokerages in a time	ngs available to other br	erate with all other brokerages on an eq okerages to show, provide non-confident	
We will offer compensation to a bundary At auction: 2% if sold at auction. Participation form with our firm to qualify any the close of the auction. Commission is pa	n, prior to, or post auction of submit it to our office F		r/Agent must fill out a Broker ATER THAN 48 hours prior to
Traditional Real Estate Listing: 2	2% of contract price.		
When we act as a buyer's agent, we will als	so accept compensation	offered by the listing broker through the N	MLS.
Types of Agents It is possible for other agents vagent on the same transaction. American Real Estate Specialis		state Specialists to act as a dual age sub-agency.	ent, buyer's agent or seller's
Representation A buyer's agent represents the	buyer's interests, even	if the seller's agent or seller compens	sates the buyer's agent.
b. Exercise your right	ll agency by signing the s under the law and as	is situation you can: Dual Agency Disclosure, stated in the Agency Disclosure State epresenting you or the other party.	ement, or
. dotloo	ve received the Compa	ny Policy Disclosure of American Rea	al Estate Specialists.
·	FJJ-JEHV-RJTF	Ol: 1 (D)	D 1
Client (Seller)	Date	Client (Buyer)	Date
Client (Seller)	Date	Client (Buyer)	Date
Broker/Auctioneer: J. Paul Basinger	Date	Agent	 Date

dotloop verified 03/22/25 8:00 PM EDT XQUF-DIV6-6WIJ-K40W

Date

Julie A. Cerneka

Broker/Auctioneer: Julie A. Cerneka



J Paul Basinger, Broker/Auctioneer Julie A Cerneka, Broker/Auctioneer Richard Basinger, Agent/Auctioneer Conner Cerneka, Agent Offices:

226 Boardman Canfield Rd. Boardman, OH 44512

Buyer Broker Compensation Agreement

	Buyer B	roker Compe	ensation Agreement		
	This Buyer Broker Compensation Agreeme _March	ent (Agreeme the following p	ent") is entered into on this parties:	s <u>23rd</u> day	of
	Listing Brokerage: American Real Estate Special	ists		AND/C)R
	Seller: Stephen T. Hurtuk				nd
	Buyer Brokerage: the Parties").			(collective	ly,
ı	Identity of Property. Buyer Brokerage is				
	has made an offer, or has entered into a co by Seller and located at: 83 Lakeshore Dr., Str	i ntract to purc juthers, OH 444	nase or lease the following r	eai property own th)	
	Property").	441010, 011 111	, 1	(u	ic
2	Compensation. Listing Brokerage and/or S if Buyer Brokerage procures a buyer that clo			wing compensat	ion
а.	Listing Brokerage agrees to pay 2% of bid pri	ce excluding bu	yers premium	(None if left blan	ık).
).	Seller agrees to pay			(None if left blan	
	Compensation to Buyer Brokerage shall be payable to Buyer Brokerage and paid at clos that this document shall serve as irrevocable in this. If Seller is a party to this Agreemer and not set by law.	sing as set for escrow instru	th in the purchase agreemen ction for the payment of the	t. The Parties ago compensation ow	ree ved
3	Termination. This Agreement may be term	ninated in writ	ing by mutual agreement of	the Parties.	
1	General Provisions. This Agreement may resigned using only manual or electronic sign provision electronic communications, including by a party to this Agreement or a Broker are prior agreement by the Parties as to the amount shall be construed, and the rights and obligible laws of the State of Ohio. This Agreeme counterparts, and all such counterparts so to notwithstanding that all the parties are not suggested. Cerneka	atures by the ng but not lime on the binding unt of compengations of the nt may be executed cons	Parties to this Agreement. In the dited to text messages or emen on the Parties. This Agreement sation owed to Buyer Brokera Parties shall be determined, ecuted by the Parties on any titute one agreement binding.	For purposes of to ail messages, mand and supersedes and age. This Agreemed in accordance we number of separa	this ade any ent vith ate
		ate	Buyer Brokerage / Authorize	ed Agent Date	
					-
	Julie A. Cerneka, Broker				
	Printed Name	varified	Printed Name		
	Stophon T Hurtub 04/01/25	5 10:05 AM EDT HK-BYEJ-UXWG			
	Seller Da	ate	Seller	Date	3
	Stephen T. Hurtuk				
	Printed Name		Printed Name		



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	pperty Address: 83 Lakesh	ore Dr., Struthers, OH 44471		
	ler(s): Stephen 7	7 II		
	I. TRANS	ACTION INVOLVING TWO AGE	NTS IN TWO DIFFEREN	Γ BROKERAGES
The	e buyer will be represented	l by	, and	BROKERAGE
The	e seller will be represented	by <u>J. Paul Basinger/Julie A. Cerneka</u> AGENT(S)	, and	American Real Estate Specialists BROKERAGE
If t	wo agents in the real estate	ANSACTION INVOLVING TWO As brokerage the seller, check the following relations		BROKERAGE
	Agent(s)	on, the principal broker and managers way will maintain a neutral position in the	work(s will be "dual agents," which	s) for the seller. Unless personally is further explained on the back of this
	andon the back of this form. confidential information.	will be working for books As dual agents they will maintain a need Unless indicated below, neither the again business relationship with either the business relationship with the business relationship with the business rela	th the buyer and seller as "di utral position in the transact gent(s) nor the brokerage act	ion and they will protect all parties' ing as a dual agent in this transaction
Age		I. TRANSACTION INVOLVING O		
	be "dual agents" represer this form. As dual agent information. Unless indi	nting both parties in this transaction in a s they will maintain a neutral position i cated below, neither the agent(s) nor the ess relationship with either the buyer o	a neutral capacity. Dual age n the transaction and they w e brokerage acting as a dual	ncy is further explained on the back of ill protect all parties' confidential agent in this transaction has a
		one) ✓ seller or □ buyer in this trans st interest. Any information provided t		
		CON	NSENT	
		ve relationships as we enter into this re g the information regarding dual agenc		his form. dotloop verified 04/01/25 10:05 AM EDT
	BUYER/TENANT	DATE	SELLER/LANDLORD	1Y0L-K4N6-K5WO-8LHO 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 77 S. High Street, 20th Floor Columbus, OH 43215-6133 (614) 466-4100





Buyer/Borrower

Associated Federal Abstract & Escrow Agency, Inc. 1040 South Commons Place, Suite 200

Youngstown, Ohio 44514

Affiliated Business Arrangement Disclosure

	7 KITTIME CA	Duomeso i ma	Igentient Dioutecane	
Date:	03/23/2025			
То: _	Stephen T. Hurtuk			
Prope	erty Address: 83 Lakeshore Dr., Strut	hers, OH 44471		
Abst	ract & Escrow Agency, Inc. J. Pont of 2.5641%. Because of this rel	aul Basinger ha	ss relationship with Associated Fe s an ownership interest as a Membe eferral may provide him a financial	er in the
NOT sale o SERV ARO	required to use Associated Federa or refinance of the subject property VICE PROVIDERS AVAILABLE	Abstract & Esc THERE ARE WITH SIMILA	arges for the settlement services list row Agency, Inc. as a condition of FREQUENTLY OTHER SETTLE R SERVICES. YOU ARE FREE T IVING THE BEST SERVICES AN	the purchase, MENT FO SHOP
	ciated Federal Abstract & Escrow alard fees include:	Agency, Inc. pro	vides excellent service at competiti	ve rates.
Title Abstr Title	Insurance Premium Insurance Endorsements Pact/Title Search Insurance Binder Perment/Closing Fee		the State of Ohio the State of Ohio	
		Acknowledg	ement	
the al		ement services f	J. Paul Basinger is referring me/urom Associated Federal Abstract it as a result of this referral.	
			Stephen T. Hurtuk	dotloop verified 04/01/25 10:05 AM EDT T380-JOHE-NSFY-3H0O
Buye	r/Borrower	Date	Seller	Date
Buye	r/Borrower	Date	Seller	Date
Buye	r/Borrower	Date	Seller	Date
Buve	r/Borrower	Date	Seller	Date

Date

Real Estate Broker – Julie A. Cerneka

HUD - EPA LEAD-BASED PAINT DISCLOSURE

		IIOD – LI A		OLD I AIRT DIOOLOGOKI	_
for the presence	IOT conting of lead base ls "AS IS"	ent upon a risk asses ed paint and/or lead-ba	ased paint hazar	ion of the property located at: 83 Lakeshords at the purchaser's expense until 9:00 pm 0-days after contract ratification or a date mu	on the tenth calendar day after
This contingency Seller's agent) a inspection and/or writing whether to certification from Seller does not e counter-offer or r	will termina written con risk assess correct the a risk asse elect tot ma emove this	ntract addendum listing ment report. The Selecondition(s) prior to sessor or inspector den ke the repairs, or if the	determined deadling the specific eller may, at the settlement. If the nonstrating that the Seller makes the property in	ine unless the Purchaser (or Purchaser's a xisting deficiencies and corrections neede Seller's option within0 days after Del Seller will correct the condition, the Seller he condition has been remedied before the a counter-offer, the Purchaser shall have "as-is" condition or this contract shall become	agent) delivers to the Seller (or d, together with a copy of the ivery of the addendum, elect in shall furnish the Purchaser with e date of the settlement. If the0 days to respond to the
	See			ood condition is not necessarily a hazard From Lead in Your Home" for more infor	
that such property median poisoning in young of problems, and imparation property is required	nay present children ma ired memor to provide fy the buyer	exposure to lead from y produce permanent y. Lead poisoning a the buyer with any it of any known lead-buyer	m lead-based pai neurological dar lso poses a part nformation on le	ial real property on which a residential dwell nt that may place young children at risk of nage, including learning disabilities, reduce icular risk to pregnant women. The seller ad-based paint hazards from risk assessment. A risk assessment or inspection for pos	developing lead poisoning. Lead d intelligence quotient, behavioral of any interest in residential real nents or inspection in the seller's
Seller's Disclosure	(initial)				
<i>STH</i> (a)	Dresence	of lead based paint an	d/or lead based r	paint hazards (check one below):	
04/01/25 10:05 AM EDT		·	•	,	oveine (evelein)
dotloop verified		Known lead-base	ed paint and/or lea	ad based paint hazards are present in the ho	ousing (explain).
		Seller has no kno	owledge of lead-b	ased paint and/or lead-based paint hazards	in the housing.
_ <i>S7#</i> / _ (b)	Records a	nd Reports available to	o the seller (chec	k one below):	
04/01/25 10:05 AM EDT dotloop verified	!			with all available records and reports pertaing (list documents below):	ning to lead-based paint and/or
		Seller has no rep	orts or records pe	ertaining to lead-based paint and/or lead-bas	sed paint hazards in the housing.
Purchaser's Ackno	wledgemer	nt (initial)			
(c)	Purchase	r has received copies	of all information	listed above.	
(d)	Purchase	r has received the pan	nphlet <i>Protect Yo</i>	ur Family From Lead in Your Home.	
(e)	Purchase	r has (check one below	w)		
	ļ			mutually agreed upon period) to conduct a ri	sk assessment or inspection of
	l		rtunity to conduct	d-based paint hazards; or a risk assessment or inspection for the pres	sence of lead-based paint and/or
Agent's Acknowled	gement (in	•	nazardo.		
	Agent has	s informed the seller of	f the seller's oblig	ation under 42 U.S.C. 4852 d and is aware o	of his/her responsibility to ensure
·			e reviewed the in	formation above and certify, to the best of th	eir knowledge, that the
Stephen T. Hurtuk	e provided i	dotloop verified 04/01/25 10:05 AM EDT 4A4I-OCIX-RLHQ-SDGF			
Seller		1614 3501	Date	Seller	Date
Purchaser			Date	Purchaser	Date
Real Estate Broker –	J. Paul Ba		Date	Agent	Date
Julie A. Cerneka		dotloop verified 03/22/25 8:05 PM EDT Q995-KNWO-86QY-F6GO			

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

in fo@American RES pecialists.com

Exemption to the Residential Property Disclosure Form

Property Address	perty Address 83 Lakeshore Dr., Struthers, OH 44471				
Seller(s)/Owner(s)	Seller(s)/Owner(s) Stephen T. Hurtuk				
The Seller(s)/Owne Form because of a	• •	m filling out the Residential Property Disclosure			
Transfer pursuant	to a court order.				
Transfer by a lend	der.				
Transfer by an ex	ecutor, guardian or truste	ee.			
Transfer to a buy	er who has lived in the p	roperty for at least one year immediately prior to the sale			
Transfer from an immediately prior		property and has not lived in the property within one year			
Transfer by a gov	ernment entity.				
Stephen T. Hurtuk	dotloop verified 04/01/25 10:05 AM EDT 091Y-HE7U-K3IU-TVWT				
Owner	•	Buyer			
Owner		Buyer			
Julie A. Cerneka	dotloop verified 03/22/25 8:03 PM EDT Y6Ql-C6NS-IAHF-3L2W				
Listing Agent	Listing Agent Selling Agent				



226 Boardman-Canfield Rd. Boardman, OH 44512

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

info@AmericanRESpecialists.com



AUCTION REAL ESTATE PURCHASE CONTRACT THIS IS A LEGALLY BINDING CONTRACT. IF NOT UNDERSTOOD, SEEK LEGAL ADVICE.



		THIS IS A LEGALLY E	SINDING CONTRACT. IF I	NOT UNDERSTOOD, SEEK I	EGAL ADVICE.	ERUAL HOUSING OPPORTUNITY
1.	BUYER(S): The u	ndersigned Buyer(s)_				ffers to buy the following:
2.	PROPERTY locate	ed in the County of	Mahoning	City/Township of Ohio, Zip	Struthers	and further known as
(addres	s)	83 Lakeshore D	r., Struthers,	Ohio, Zip	44471	<u>-</u>
wnich F building window and con	s and fixtures, inclu and door shades, b ntrol unit, smoke alar	ding such of the followallinds, awnings, screer	wing as are now on the ns, storm windows, curta door opener and all cont	e the land, all appurtenan property; all electrical, he ain and drapery fixtures; a rols, and all permanently a	eating, plumbing Il landscaping, di	and bathroom fixtures; all sposal, TV antenna, rotor
	range & oven refrigerator dishwasher dryer dryer	window/wall air conditione gas grill existing window treatment ceiling fan(s) (if any) wood burner stove inserts hot tub	water condition satellite dish ar all heating fuel security system	ing equipment (unless leased) and all controls (unless leased) less normal depletion as and controls (unless leased) screen, doors, grate & gas logs	ALSO	ble fence/controls D INCLUDED: INCLUDED: INCLUDED: Itels selling at auction
3.	PRICE: The purch	nase price shall be:	Base Price/Auction Bid:	\$		
	THOUSE THE PAIRS	· .	+ 10% Buyers Premium TOTAL CONTRACT P	\$		
4. transfer	(c.) Remaining ba (d.) This offer is N (nt at date of closing (instance due at date of cloop of CONTINGENT upon CONVENTIONAL (osing (insert dollar amount on Buyer obtaining finan	rcentage (%) of purchase percentage (%) of purchase	orice.) \$_10, se price.) \$	n the premises at time of
	I closing costs assoc	iated with such approv	ved loan. Seller will pay	only escrow agent cash cl	osing fees.	offer. Buyer shall pay all
cost of Buyer. S If title to days af	e in the amount of the the Owner's Policy Such title evidence so all or part of the pa iter written notice the d to the Buyer forthy	e total purchase price. of Title Insurance bas shall be prepared and rcels to be conveyed is ereof, or Seller is una vith, and this agreemen	Seller shall pay for the ed on the purchase price issued by Hunter Steets found defective and sable to obtain title insurant shall be null and void.	costs of the title search/exce. All other title insurance evens Title aid defect cannot be remedence against said defect,	camination as we e costs and expe died by the Seller the amount of th	
expense conditio TITLE T	e with the release ons, restrictions, and TAKEN IN THE NAM	of dower, if any, or fice easements of record. E OF:	luciary deed, as approp	oriate free and clear of a	ll liens and encu	mbrances, but subject to
-	te exists, escrow offi	cer will use applicable	tax rate based on 35%		a building is inv	le tax duplicate. If no tax olved and land tax only is of the sales price.
Buver li	nitials	Date		Seller Initials		Date

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 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 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 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 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. 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. HOME WARRANTY PLAN: 16. () Accepts Paid by () Buyer (D) Rejects () Seller 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 . 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____ Seller Initials Date 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.

- 21. **POSSESSION:** Seller shall deliver possession of the property to Buyer at time of transfer upon recording of the deed.
- 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 sig	ned this Agreement on the date or dates indicated below as to each.
Buyer (Signature)	Seller (Signature)
Buyer (Signature)	Seller (Signature)
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
	Julie A. Cerneka
Agent Name	Agent Name
	2004019129
Agent License #	Agent License #
	330-519-1616
Phone	Phone
7. 11.11	Julie@AmericanRESpecialists.com and cc: [Paul@AmericanRESpecialists.com]
Fmail Address	graderinicitedinicopecianion.com