SCHRADER REAL ESTATE AND AUCTION COMPANY, INC. 1-800-451-2709

To: Gilbert F. Goodheil ("Seller")

AGREEMENT TO PURCHASE

Date: April 14, 2020

I/We the undersigned Buyer(s) ("Buyer") offer to purchase the real estate put up for bids at the public auction conducted on this date by Schrader Real Estate and Auction Company, Inc. ("Auction Company"), being approximately <u>82.59(±) acres</u> of land in Madison County, Ohio, identified for property tax purposes as Parcel 30-00054.000 and Parcel 31-01021.001 (the "Property"). This offer incorporates the terms and conditions set forth herein, the auction announcements attached as Addendum A and (if Buyer so elects) the Pre-Closing Access Addendum attached as Addendum B (collectively, this "Agreement").

- **PURCHASE PRICE.** The purchase price is **\$______**, to be paid via wired funds at closing (plus expenses charged to Buyer, less applied Earnest Money and any other credits due Buyer, as provided in this Agreement). The purchase price shall be adjusted **PURCHASE PRICE.** The purchase price is \$
- at closing if and only if an adjustment is applicable in accordance with the terms of Addendum A. 2. **EARNEST MONEY.** Buyer shall deliver to Auction Company an earnest money deposit in the amount of \$_
- ("Earnest Money") on or before Thursday, April 16, 2020. The Earnest Money shall be held in escrow and applied to the purchase price at closing; provided, however, in the event of a Buyer Default: (a) the Earnest Money shall be applied towards payment of the sums Seller is entitled to recover from Buyer; (b) Buyer shall execute and deliver, upon demand, an instrument authorizing the delivery of Earnest Money funds to Seller up to the amount due Seller; and (c) if Buyer fails to execute and deliver such authorization, Seller shall have the right to recover from Buyer, in addition to any other recovery, all expenses, including attorney's fees, incurred by Seller as a result of such failure. 3.
- TAXES AND ASSESSMENTS. At closing, Seller shall pay any unpaid real estate taxes for the year 2019 (due in 2020) and any special assessments that are last payable without a penalty on or before the day of closing. Buyer shall pay all subsequent taxes and assessments. SURVEY. A new survey shall be obtained if and only if obtained in accordance with the provisions of Addendum A. 4.
- DEED; EVIDENCE OF TITLE. The Property shall be conveyed by Warranty Deed (subject to the Permitted Exceptions), to be furnished at 5. Seller's expense. Seller shall also furnish an updated commitment, dated after this Agreement, for the issuance of a standard coverage ALTA owner's title insurance policy insuring fee simple title to the Property in the name of Buyer for the amount of the purchase price, free and clear of any material encumbrance that does not constitute a Permitted Exception ("Final Title Commitment"). Buyer agrees to accept the Final Title Commitment furnished by Seller notwithstanding: (a) standard exceptions, conditions and requirements; (b) any specific or general exception or exclusion with respect to minerals; and/or (c) any matter listed, described or revealed in the Final Title Commitment that constitutes a Permitted Exception. If Buyer and/or Buyer's lender elect(s) to purchase title insurance: (i) all costs of issuing any title insurance policy shall be charged to Buyer, including title insurance premiums and the cost of any extended or special coverage, lender's coverage, excess risk coverage and/or title insurance endorsements; and (ii) at or before closing, Seller shall deliver a vendor's affidavit in a form that is consistent with the parties' rights and obligations under this Agreement and Seller shall otherwise reasonably cooperate with respect to the satisfaction of the title company's requirements for issuing a standard coverage title insurance policy; <u>provided</u>, <u>however</u>, Seller shall have no obligation with respect to and Buyer's obligations are not contingent upon: (A) the satisfaction of any requirement that is contrary to or inconsistent with the provisions of this Agreement; (B) the satisfaction of any requirement that can only be satisfied by Buyer or that reasonably should be satisfied by Buyer as opposed to Seller; and/or (C) the availability or issuance of any extended or special title insurance coverage, excess risk policy, title insurance endorsement or any other title insurance product other than a standard coverage title insurance policy as described in this Agreement.
- PERMITTED EXCEPTIONS. Buyer agrees to accept the title, deed, any title insurance and any survey subject to and notwithstanding the following matters (each a "Permitted Exception" and collectively the "Permitted Exceptions"): (a) existing roads, public utilities and drains; (b) visible and/or apparent uses and easements; (c) any variation between a deeded boundary line and a fence line, field line, ditch line or other visible or apparent occupancy or occupancy line; (d) recorded easements, conditions, restrictions and other matters appearing of record (except liens); (e) any outstanding reservation, severance and/or other right with respect to minerals; (f) any recorded oil and gas lease, whether active or not; (g) current taxes and assessments; (h) any matter disclosed in this Agreement (including Addendum A); and (i) any matter (except liens, if any) disclosed or listed in the preliminary title insurance schedules described in Addendum A.
- CLOSING. Closing shall be held on or before May 15, 2020 (or as soon as possible after said date upon completion of the survey, if 7. applicable, the Final Title Commitment and Seller's closing documents). The closing shall be held at the office of <u>Midland Title West, LLC,</u> <u>117 West High St., Ste. 105, London, OH (Tel: 740-852-3000)</u>, or otherwise as mutually agreed. If Seller is unable to convey the Property in conformance with the requirements of this Agreement: (a) such inability shall constitute a failure of a condition but not a Seller default; (b) either party may terminate this Agreement by written notice to the other; and (c) in the event of such termination by either party, Buyer shall receive the Earnest Money as Buyer's sole and exclusive remedy; *provided*, *however*, prior to any such termination by Buyer, Buyer must give Seller sufficient written notice of the nonconformity to enable Seller to cure the nonconformity and Seller shall have the right to extend the date of closing for up to 30 days in order to cure such nonconformity.
- 8
- POSSESSION. Possession shall be delivered in accordance with Addendum A. THE PROPERTY IS SOLD "AS IS, WHERE IS". ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, REGARDING THE CONDITION OF THE PROPERTY, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE, ARE HEREBY DISCLAIMED. IN NO EVENT SHALL SELLER OR AUCTION COMPANY BE LIABLE FOR CONSEQUENTIAL DAMAGES.
- 10. REMEDIES. Upon nonpayment or defective payment of the Earnest Money, or Buyer's failure to complete this transaction notwithstanding Seller's tender of performance, or notice of Buyer's intention not to complete this transaction regardless of Seller's performance (each a "Buyer Default"), Seller shall have the right to: (a) recover 10% of the purchase price as liquidated damages; and/or (b) terminate Buyer's right to acquire the Property under this Agreement (without prejudice to the right to recover liquidated damages) by giving notice of termination to Buyer. Upon such termination, Seller shall have the absolute and unconditional right to re-sell the Property free and clear of any right or claim of Buyer. Buyer agrees that, in the event of a Buyer Default, it would be impractical and extremely difficult to calculate the damages which Seller may suffer and that the 10% liquidated damages is a reasonable estimate of the economic detriment Seller would suffer due to a Buyer Default. If this transaction fails to close due to Seller's default: (i) Buyer shall have the right to demand and receive a refund of the Earnest Money and, upon such demand and receipt, this Agreement shall be terminated in all respects; or (ii) at any time prior to such termination, Buyer may elect instead to seek specific performance of Seller's obligations. If this transaction fails to close, the Earnest Money shall be retained in escrow pending receipt of: (A) disbursement instructions signed by Buyer and Seller; or (B) a release signed by one party authorizing disbursement to the other; or (C) disbursement instructions in a final court order. In a lawsuit to enforce a remedy under this Agreement, the prevailing party shall be entitled to recover attorneys' fees and expenses and ANY RIGHT TO A TRIAL BY JURY IS HEREBY WAIVED.
- AGENCY. Auction Company and its agents and representatives are acting solely on behalf of, and exclusively as the agent for, the Seller. This Agreement is solely between Buyer and Seller. The Auction Company and its employees, representatives and independent agents shall not be liable for any existing or arising defects or deficiencies in any land, improvements, fixtures or equipment.
- 12. 1031 EXCHANGE. Each party shall reasonably cooperate if another party intends to structure the transfer or acquisition of the Property as part of an exchange under 26 U.S.C. § 1031 ("Exchange"). This Agreement may be assigned for purposes of an Exchange, but the assignor shall not be released from any obligation. A party is not required to assume or incur any additional obligation in connection with another party's Exchange.
- 13. GENERAL PROVISIONS. This Agreement shall be binding upon and inure to the benefit of the parties and their respective heirs, personal representatives and successors. This Agreement constitutes the entire agreement between Buyer and Seller regarding the Property. Neither party is relying upon any other statement or promise and neither shall be bound by any purported oral modification or waiver. Time is of the essence. All terms and conditions of this Agreement (including Addendum A) shall survive the closing. This Agreement to Purchase and Addendum A shall be read and construed together as a harmonious whole. This Agreement may be executed in multiple counterparts, all of which together shall constitute the same instrument and, for such purposes, the electronic transmission of a signed counterpart via email, fax or a commonly-used electronic signature service such as DocuSign® shall have the same effect as the delivery of an original signature.
- 14. ACCEPTANCE DEADLINE. This offer shall be deemed automatically withdrawn and the Earnest Money shall be returned to Buyer if this offer is not accepted by Seller in writing on or before 11:59 pm on Wednesday, April 15, 2020.

Printed Name(s) of Buyer(s): _____

Signature(s) of Buyer(s): _____ Address: Phone: _____ Lender/Contact: ___ Deed to: ACCEPTED BY SELLER on April _____, 2020: Sign: ___ (Gilbert F. Goodheil) EARNEST MONEY rec'd on April _____, 2020 in the amt. of \$___ ____, By: ____ PA Goodheil 1c.docx

I/We have read this Addendum and agree to these auction conditions.

Buyer(s):

Seller:

ADDENDUM A

<u>SCHRADER REAL ESTATE AND AUCTION COMPANY, INC.</u> Auction Marketing Specialists Nationwide

Date: April 14, 2020

Owner: Gilbert F. Goodheil

Sale Managers: Travis Kelley and Andy Walther

SCHRADER REAL ESTATE AND AUCTION COMPANY, INC. welcomes you to bid YOUR price on the real estate offered at this auction.

PART A - BIDDING PROCEDURES TO KEEP IN MIND:

- 1. Bidding is open to registered bidders who have made arrangements with the Auction Company to bid online or via telephone. The auction will be conducted by and at the direction of the auctioneer calling the bids via live simulcast to online bidders and bid assistants.
- 2. The terms of sale are contained in the Agreement to Purchase, this Addendum A and Addendum B (Pre-Closing Access Addendum), all of which have been posted to the auction website and included in the Bid Packets distributed via mail and/or email prior to the auction.
- 3. Bidding will be on a lump sum basis. Minimum bids are at the discretion of the auctioneer.
- 4. Your bidding is not conditional upon financing, so be sure you have arranged financing, if needed, and are capable of paying cash at closing.
- 5. The final bid is subject to the Seller's acceptance or rejection. The final bid may be accepted on the evening of the auction or the following day.

PART B - TERMS OF SALE OUTLINED:

- 6. Buyer shall deliver an earnest money deposit to Auction Company in the amount of 10% of the purchase price. The earnest money may be delivered by check or wire transfer, but it must be received by Auction Company on or before <u>*Thursday, April 16, 2020*</u>.
- 7. The balance of the purchase price is due in cash at closing. The closing will be scheduled in accordance with the Agreement to Purchase in your Bidder's Packet. The targeted closing period is on or before May 15, 2020.

- 8. The closing agent's fee for administering the closing will be shared equally (50:50) between Buyer and Seller. Seller will pay the Ohio real estate conveyance fee and any county transfer taxes. Buyer will pay all costs of any loan obtained by Buyer.
- 9. At closing, Seller will pay any unpaid real estate taxes for the year 2019 (due in 2020) and any special assessments that are last payable without a penalty on or before the day of closing. Buyer will pay all subsequent taxes and assessments. As an update to the marketing materials, the 2020 taxes (due in 2021) will <u>not</u> be prorated.
- 10. The real estate has been taxed at a reduced Current Agricultural Use Value (CAUV). Buyer will be responsible for the payment of any CAUV recoupment taxes if Buyer converts the property to a non-agricultural use or if the property otherwise fails to qualify for CAUV due to any act or omission of Buyer.
- 11. Seller will furnish the deed and Final Title Commitment in accordance with the terms of Section 5 of the Agreement to Purchase. If Buyer elects to purchase title insurance, the cost of any title insurance shall be charged to Buyer.
- 12. Buyer agrees to accept the title and acquire the property subject to and notwithstanding all easements and all other "Permitted Exceptions" as defined in Section 6 of the Agreement to Purchase.
- 13. Preliminary title insurance schedules dated March 4, 2020 have been prepared by Midland Title West and posted to the auction website, along with copies of the recorded documents listed as exceptions.
- 14. Possession shall be delivered at closing. However, immediate access is available for farming activities prior to closing in accordance with the terms of Addendum B.
- 15. A survey was prepared in 1985 by The Thomas Engineering & Surveying Company depicting the auction property (and other lands) and depicting an "Ohio Edison 150' transmission line easement". A copy of this survey has been posted to the auction website.
- 16. It is expected that the property will be conveyed to Buyer using the existing legal description, without obtaining a new survey. A new survey shall be obtained <u>if and only if</u>: (a) the official(s) responsible for recording the deed will not accept the conveyance for recording without a new survey; or (b) Seller elects to obtain a new survey for any other reason in Seller's sole discretion.
- 17. If a new survey is obtained, the survey shall be ordered by the Auction Company and shall be sufficient for the purpose of recording the conveyance, but the type of survey shall otherwise be determined solely by the Seller.
- 18. If a new survey is obtained in accordance with the foregoing provisions: (a) the survey cost shall be shared equally (50:50) by Seller and Buyer; and (b) the purchase price shall be adjusted proportionately to reflect the difference, if any, between the advertised total acres (82.59±) and the total gross acres shown in the new survey.

- 19. The advertised total acres have been estimated based on the acres shown in the property tax records and existing legal description. Advertised tillable acres have been estimated based on FSA records. No warranty or authoritative representation is made as to the total acres or tillable acres.
- 20. Boundary lines and auction tract maps depicted in the auction marketing materials are approximations provided for identification and illustration purposes only. They are not provided as survey products and are not intended to depict or establish authoritative boundaries or locations.
- 21. If any dispute arises prior to closing with respect to the location of any boundary, the Auction Company may (but shall not be required to) terminate the purchase contract by giving written notice of termination to Buyer, but only with the Seller's consent. In the event of such termination, the earnest money shall be refunded to Buyer and the property may be re-sold free and clear of any claim of Buyer. In lieu of consenting to such termination, Seller may elect instead to enforce the purchase contract according to its terms.
- 22. Your bids are to be based solely upon your inspection. All property is sold "AS IS" without any warranty. Without limiting the foregoing provisions, Seller and Auction Company and their respective agents and representatives make no warranty or authoritative representation as to: (a) zoning matters; (b) whether or not the property qualifies for any particular use; (c) the availability or location of utilities; (d) the availability of any building permit, driveway permit, septic permit or any other permit; or (e) the accuracy of any materials or information prepared or provided by any third party regarding the auction and/or the property.
- 23. At the close of the auction, the high bidder shall execute a purchase contract consisting of the Agreement to Purchase and this Addendum A (and Addendum B if Buyer intends to begin farming activities prior to closing). The terms of these documents are non-negotiable.
- 24. Schrader Real Estate and Auction Company, Inc. and its agents and representatives are exclusively the agents of the Seller. The Ohio agency disclosure forms have been posted to the auction website and sent with the Bid Packets distributed via mail and/or email prior to the auction, including the Consumer Guide to Agency Relationships (to be signed by Buyer) and the Agency Disclosure Statement (to be signed by Buyer and by Seller).

Thank you for your interest in this offering. If you have any questions, please feel free to talk to one of our representatives.

ANY ANNOUNCEMENTS MADE BY THE AUCTIONEER TAKE PRECEDENCE OVER THIS PRINTED MATERIAL.

ADDENDUM B PRE-CLOSING ACCESS ADDENDUM

(Applies only if Buyer elects to have pre-closing access.)

This Addendum is executed in connection with an Agreement to Purchase and Addendum A (collectively the "Purchase Agreement") pursuant to which the undersigned Buyer(s) (hereinafter "Buyer", whether one or more) has/have agreed to purchase from the undersigned Gilbert F. Goodheil ("Seller") the real estate put up for bids at public auction on April 14, 2020, being approximately 82.59(±) acres of land in Madison County, Ohio identified for property tax purposes as Parcel 30-00054.000 & Parcel 31-01021.001 (the "Real Estate").

- 1. Grant of License. Upon execution of the Purchase Agreement and this Addendum and prior to Buyer's acquisition of title pursuant to the Purchase Agreement at closing (the "Closing"), Buyer shall have a license to enter upon the Real Estate for the sole and limited purpose of conducting Authorized Activities on that part of the Real Estate now comprised of tilled cropland (within existing field lines), subject to the terms and conditions of this Addendum. This Addendum grants only a limited, temporary license under the terms and conditions stated herein. Nothing herein shall be construed to create or convey (and Buyer hereby disclaims) any leasehold interest, right of exclusive possession, or other legal or equitable interest in the Real Estate by virtue of this Addendum.
- 2. Authorized Activities. As used herein, the term "Authorized Activities" refers to normal crop farming activities (within existing field lines), including soil testing, fertilizer application, tillage and/or otherwise preparing for and/or planting the Spring 2020 crop, whether conducted by Buyer or Buyer's employee(s), independent contractor(s), agent(s), guest(s) and/or invitee(s). Authorized Activities shall be conducted in compliance with all applicable laws, taking all reasonable measures to prevent injury to person or damage to property. Until the Closing, Buyer shall not: (a) conduct or permit any activities on the Real Estate other than the Authorized Activities; or (b) make any alteration of, change to or improvement on the Real Estate other than alterations and/or changes that are clearly contemplated by the description (and clearly entailed by the performance) of Authorized Activities, as expressly defined above. Buyer assumes responsibility for all expenses incurred in connection with the Authorized Activities.
- 3. Indemnification. As a material part of the consideration for the license granted herein, Buyer hereby: (i) assumes all risk of Loss (as defined below); (ii) waives and releases any claim against Seller for any Loss; and (iii) agrees to defend, protect, indemnify and hold harmless Seller from and against (and to the extent paid by Seller, Buyer agrees to reimburse Seller for) any Loss and any and all liabilities, suits, actions, judgments, costs and expenses (including attorneys' fees and expenses) incurred by Seller in connection with any Loss. "Loss" means any injury to or death of any person and/or any damage to or loss of property (whether sustained by Buyer, Seller, or any other person or entity, and whether due to the fault of Buyer or others) directly or indirectly arising out of or resulting from or in any way connected with: (a) the Authorized Activities; (b) the entry upon the Real Estate by Buyer and/or any other person entering upon the Real Estate in connection with the Authorized Activities and/or with the express, implied, actual or ostensive permission of Buyer; and/or (c) any breach of or default with respect to any obligation of Buyer under this Addendum. Buyer's obligation under this paragraph shall survive notwithstanding: (A) Buyer's acquisition of the Real Estate at a Closing; (B) the failure of Buyer to acquire the Real Estate for any reason; and/or (C) the termination of the Purchase Agreement and/or this Addendum for any reason. If Buyer consists of more than one individual and/or entity, Buyer's obligations under this paragraph shall be joint and several as between each such individual and/or entity.
- 4. **Insurance.** Buyer shall have and maintain general liability insurance coverage of not less than \$1,000,000 insuring against claims for bodily injury, death and/or property damage occurring in connection with Buyer's activities at the Real Estate. Buyer shall provide Seller with proof of such insurance prior to conducting any Authorized Activities and shall maintain such insurance until the Closing.
- 5. **Buyer's Failure to Acquire Real Estate.** If for any reason Buyer fails to acquire the Real Estate pursuant to the Purchase Agreement: (a) the rights of Buyer under this Addendum shall terminate immediately and automatically as of the earliest time that Seller is no longer obligated to sell the Real Estate pursuant to the terms of the Purchase Agreement; and (b) Buyer shall not be entitled to any reimbursement for Buyer's time, expenses and/or inputs in connection with any Authorized Activities.
- 6. Additional Limitations and Conditions. This Addendum shall not be recorded. The rights granted to Buyer in this Addendum may not be assigned, sold, transferred, leased, pledged or mortgaged by Buyer. Until Closing, Seller reserves all rights and privileges that are not inconsistent with the limited rights specifically granted to Buyer in this Addendum.
- 7. **Prospective Tenants; Third Parties.** Buyer may permit a prospective tenant or other third party to conduct Authorized Activities on behalf of Buyer prior to Closing. However, Buyer has no right to lease the Real Estate prior to Closing. Buyer shall notify any such prospective tenant or third party of the provisions of this Addendum, including the provisions that apply in the event Buyer fails to acquire the Real Estate pursuant to the Purchase Agreement, and Buyer shall indemnify and hold harmless Seller and Seller's agents from and against all claims of any such prospective tenant or third party.

BUYER:	Printed Name(s):			
	Signature(s):	Date:		

SELLER:

(Split Agency & Dual Agency – Model Policy)

CONSUMER GUIDE TO AGENCY RELATIONSHIPS

Schrader Real Estate and Auction Company, Inc.



We are pleased you have selected **Schrader Real Estate and Auction Company, Inc.** to help you with your real estate needs. Whether you are selling, buying or leasing real estate, **Schrader Real Estate and Auction Company, Inc.** 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 that agents can offer and their options for working with you.

For more information on agency law in Ohio, contact the Ohio Division of Real Estate & Professional Licensing at (614) 466-4100, or online at www.com.ohio.gov/real.

Representing the Sellers

Most sellers of real estate choose to list their home for sale with a real estate brokerage. When they do so, they sign a listing agreement that authorizes the brokerage and the listing agent to represent their interests. As the seller's agent, the brokerage and listing agent must: follow the seller's lawful instructions, be loyal to the seller, promote the seller's best interests, disclose material facts to the seller, maintain confidential information, act with reasonable skill and care, and account for any money they handle in the transaction. In rare circumstances, a listing broker may offer "subagency" to other brokerages, which would also represent the seller's interests and owe the seller these same duties.

AUCTION SALES: Notwithstanding any other provision, Schrader Real Estate and Auction Company, Inc. and its agents and associates will represent only the seller in connection with the sale of real estate at an auction conducted by this firm.

Representing Buyers

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

Dual Agency

Occasionally, the same agent and brokerage that represent the seller also represent the buyer. This is referred to as dual agency. When a brokerage and its agents become "dual agents," they must maintain a neutral position between the buyer and the seller. They may not advocate the position of one client over the best interests of the other client, or disclose any personal or 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 confidentiality of all parties.

Working With Schrader Real Estate and Auction Company, Inc.

AUCTION SALES: Notwithstanding any other provision, Schrader Real Estate and Auction Company, Inc. and its agents and associates will represent only the seller in connection with the sale of real estate at an auction conducted by this firm.

Schrader Real Estate and Auction Company, Inc. 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 **Schrader Real Estate and Auction Company, Inc.** 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. Schrader Real Estate and Auction Company, Inc. 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, the agent and **Schrader Real Estate and Auction Company, Inc.** will act as a dual agent but only if both parties agree. As a dual agent, 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 that 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 Schrader Real Estate and Auction Company, Inc. has listed. In that instance, Schrader Real Estate and Auction Company, Inc. 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 Schrader Real Estate and Auction Company, Inc. lists property for sale, it also cooperates with, and offers compensation to, other brokerages that represent buyers. Schrader Real Estate and Auction Company, Inc. 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 **Schrader Real Estate and Auction Company, Inc.** 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 Schrader Real Estate and Auction Company, Inc. will be representing your interests.

When acting as a buyer's agent, **Schrader Real Estate and Auction Company, Inc.** also accepts compensation offered by the listing broker. If the property is not listed with any broker, or the listing broker does not offer compensation, we will attempt to negotiate for a seller-paid fee.

Fair Housing Statement

It is illegal, pursuant to the Ohio Fair Housing Law, division (H) of Section 4112.02 of the Revised Code and the Federal Fair Housing Law, 42 U.S.C.A. 3601, as amended, to refuse to sell, transfer, assign, rent, lease, sublease or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status as defined in Section 4112.01 of the Revised Code, ancestry, military status as defined in that section, disability as defined in that section, or national origin or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services. It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes. (Effective: 9/28/11)

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 to acknowledge receipt of this pamphlet. Your signature will not obligate you to work with our company if you do not choose to do so.

Name (Please Print)

Name (Please Print)

Signature

(Date)

Signature

(Date)

Revised: 9/2011



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.)

Property Address:		82.59± ac. on Old Springfield Rd. in Madison Co., OH (Parcels 30-00054.000 & 31-01021.001), put up for bids at public auction on 04/142020.	
Buyer(s):			
Seller(s):	Gilbert F. Goodheil		

I. TRANSACTION INVOLVING TWO AGENTS IN TWO DIFFERENT BROKERAGES

The buyer will be represented by _____

The seller will be represented by _

BROKERAGE

BROKERAGE

, and

, and

II. TRANSACTION INVOLVING TWO AGENTS IN THE SAME BROKERAGE

If two agents in the real estate brokerage _

represent both the buyer and the seller, check the following relationship that will apply:

AGENT(S)

AGENT(S)

Agent(s)	work(s) for the buyer and
Agent(s)	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 the	y will protect all parties' confidential
information.	

D Every agent in the brokerage represents every "client" of the brokerage. Therefore, agents

and ______ will be working for both the buyer and seller as "dual agents." Dual agency is 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:*

III. TRANSACTION INVOLVING ONLY ONE REAL ESTATE AGENT

Agent(s) Travis Kelly, Andy Walther & all SRE&A agents and real estate brokerage Schrader Real Estate and Auction Company, Inc. 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*:

represent only the (*check one*) d 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.

BUYER/TENANT

BUYER/TENANT

DATE

DATE

SELLER/LANDLORD

SELLER/LANDLORD

DATE

DATE

Effective 02/10/19

DUAL AGENCY

Ohio law permits a real estate agent and brokerage to represent both the seller and buyer in a real estate transaction as long as this is disclosed to both parties and they both agree. This is known as dual agency. As a dual agent, a real estate agent and brokerage represent two clients whose interests are, or at times could be, different or adverse. For this reason, the dual agent(s) may not be able to advocate on behalf of the client to the same extent the agent may have if the agent represented only one client.

As a dual agent, the agent(s) and brokerage shall:

- Treat both clients honestly;
- Disclose latent (not readily observable) material defects to the purchaser, if known by the agent(s) or brokerage;
- · Provide information regarding lenders, inspectors and other professionals, if requested;
- Provide market information available from a property listing service or public records, if requested;
- Prepare and present all offers and counteroffers at the direction of the parties;
- Assist both parties in completing the steps necessary to fulfill the terms of any contract, if requested.

As a dual agent, the agent(s) and brokerage shall not:

- Disclose information that is confidential, or that would have an adverse effect on one party's position in the transaction, unless such disclosure is authorized by the client or required by law;
- Advocate or negotiate on behalf of either the buyer or seller;
- Suggest or recommend specific terms, including price, or disclose the terms or price a buyer is willing to offer or that a seller is willing to accept;
- Engage in conduct that is contrary to the instructions of either party and may not act in a biased manner on behalf of one party.

Compensation: Unless agreed otherwise, the brokerage will be compensated per the agency agreement.

Management Level Licensees: Generally, the principal broker and managers in a brokerage also represent the interests of any buyer or seller represented by an agent affiliated with that brokerage. Therefore, if both buyer and seller are represented by agents in the same brokerage, the principal broker and manager are dual agents. There are two exceptions to this. The first is where the principal broker or manager is personally representing one of the parties. The second is where the principal broker or manager is selling or buying his own real estate. These exceptions only apply if there is another principal broker or manager to supervise the other agent involved in the transaction.

Responsibilities of the Parties: The duties of the agent and brokerage in a real estate transaction do not relieve the buyer and seller from the responsibility to protect their own interests. The buyer and seller are advised to carefully read all agreements to assure that they adequately express their understanding of the transaction. The agent and brokerage are qualified to advise on real estate matters. IF LEGAL OR TAX ADVICE IS DESIRED, YOU SHOULD CONSULT THE APPROPRIATE PROFESSIONAL.

Consent: By signing on the reverse side, you acknowledge that you have read and understand this form and are giving your voluntary, informed consent to the agency relationship disclosed. If you do not agree to the agent(s) and/or brokerage acting as a dual agent, you are not required to consent to this agreement and you may either request a separate agent in the brokerage to be appointed to represent your interests or you may terminate your agency relationship and obtain representation from another brokerage.

Any questions regarding the role or responsibilities of the brokerage or its agents should be directed to: attorney or to:

Ohio

Department of Commerce

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



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