BIDDERS INFORMATION PACKET REAL ESTATE AUCTION

AUCTION DATE: MONDAY, MAY 19th | TIME: 5:30PM



118 Surfside Cir, Aurora, OH 44202

PARCEL NUMBERS: 03-002-20-00-003-000

OPEN HOUSE: 4/27/25 | 1-2:30pm



LISTING AGENT: TODD D. BOSLEY, AUCTIONEER/REALTOR

PHONE CALL / TEXT: 330-323-9775

EMAIL: TODD.BOSLEY@CBSCHMIDTOHIO.COM

CO-LISTING AGENT: LESLIE HUFFMAN, Coldwell Banker Schmidt Realty

PHONE CALL / TEXT: 330-235-4275



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: 1188 Surfside Circle,	Aurora, OH 44202		
Buyer(s)):			
Seller(s)	Heather Hunt			
	I. TRANSACTION	INVOLVING TWO AGE	NTS IN TWO DIFFERENT	T BROKERAGES
The buy	er will be represented by	AGENT(S)	, and _	BROKERAGE .
The selle	er will be represented by	AGENT(S)	, and _	BROKERAGE
If two ag	II. TRANSACT gents in the real estate brokerage t both the buyer and the seller, c		AGENTS IN THE SAME B	ROKERAGE
Age Age invo	ent(s)	cipal broker and managers v	work(s work(s will be "dual agents," which i) for the seller. Unless personally s further explained on the back of this
and on to	he back of this form. As dual ag	will be working for bogents they will maintain a nedicated below, neither the a	th the buyer and seller as "du eutral position in the transacti gent(s) nor the brokerage acti	al agents." Dual agency is explained on and they will protect all parties' ng as a dual agent in this transaction ionship does exist, explain:
Agent(s)	III. TRANS		NLY ONE REAL ESTATE state brokerage	E AGENT will
this info	form. As dual agents they will rmation. Unless indicated below	maintain a neutral position in w, neither the agent(s) nor the	in the transaction and they wine brokerage acting as a dual	ncy is further explained on the back of ll protect all parties' confidential agent in this transaction has a p does exist, explain:
	resent only the (<i>check one</i>) se sesent his/her own best interest.			party is not represented and agrees to the agent's client.
(we)	re) consent to the above relations) acknowledge reading the infor	ships as we enter into this re		is a dual agency in this transaction, I nis form. GORDING GRAFT SOIL-MARK-WIJA-ZBA DATE
<u>BUYE</u>	:R/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:



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







Effective 02/10/19



Bidder Name

Bidder Signature

Date

REAL ESTATE AUCTION RULES



KEAL ESTA	TE AUCTION RULES
Date of Auction:05/19/2025	Time of Auction: _5:30PM
Property Address: 1188 SURFSIDE CIR. AURORA	A, OH 44202 PPN 03-002-20-00-003-000
clear and marketable. it is being sold "as is wh	nt condition with no warranties, whatsoever, except title, which is to be here is – in its present condition". All inspections of property sha
conditions, character, suitability for purchaser	r is relying on his/her own inspection of the real estate for its physically intended use, or for any other purpose and is not relying upon an Realty or its employees, agents, representatives, or staff.
(reserve price), the right to reject or accept any estate at any time prior to completion of the aube presented to the seller and they may: 1) if the property is sold, 2) if the bid is below the	is that the seller reserves the right to establish a stated minimum bity or all bids under the minimum bid, or the right to withdraw the reaction by the auctioneer. Once the highest bid is received today, it where he bid is at or above the reserve price the seller will accept the bid reserve price the seller may reject the bid and the property does not be, the seller may make a counter offer and negotiations begin.
which are included in the bidder's packet imn consist of the final bid price plus a 10% Buye non-refundable deposit of 10% of the final bid pr	ase agreement, auction addendum, and agency disclosures copies of nediately at the end of the auction. The final contract sales price with the end of the auction. The successful bidder must provide rice via personal check, money order, certified bank, or cashiers check emaining balance to paid within 45 days from the sale date.
Buyer acknowledges that he/she had the opporto any further inspections. If buyer fails to perfo	gencies, including but not limited financing, inspections, or appraisal rtunity to inspect the Property before the auction and waives the right orm for any reason, the non-refundable deposit of 10% will be forfeited purchase is not contingent on an appraisal, so in the event buyer er will pay the difference at closing.
5. Successful bidder may pay cash at clo not contingent on the buyer obtaining finance	osing or may utilize conventional financing only; however the sale cing, or the appraisal of the property.
	lers at this auction have received copies of these rules, had them oralling their bids agree to be bound by these rules – these rules serve as a
7. Unless otherwise agreed to in writing, the buyer.	, Coldwell Banker Schmidt Realty represents the seller only, and no
8. Closing and associated title work shal Market Street #105, Fairlawn, Ohio 44333 (ll be completed by Woodland/Chicago Title at located at 3560 We 330.253.6121).
Bidder #	Bidder #

Bidder Name

Bidder Signature

Date

Ohio Association of REALTORS®

Ohio Association of REALTORS® Residential Property Disclosure Exemption Form	Established in 1910				
To Be Completed By Owner Property Address:					
1188 Surfside Circle, Aurora, OH 44202					
Owner's Name(s):					
Heather Hunt	— O H I O				
Ohio law requires owners of residential real estate (1-4 family) to complete and provide to the buyer a Residential Property Disclosure Form disclosing certain conditions and information	ASSOCIATION				
concerning the property known by the owner. The Residential Property Disclosure Form requirement applies to most, but not all, transfers or sales of residential property.	OF REALTORS®				
Listed below are the most common transfers that are exempt from the Residential Property Di	isclosure Form requirement.				
The owner states that the exemption marked below is a true and accurate statement regarding the proposed transfer:					
 (1) A transfer pursuant to a court order, such as probate or bankruptcy court; (2) A transfer by a lender who has acquired the property by deed in lieu of for (3) A transfer by an executor, a guardian, a conservator, or a trustee; (4) A transfer of new construction that has never been lived in; (5) A transfer to a buyer who has lived in the property for at least one year im sale; (6) A transfer from an owner who both has inherited the property and has not within one year immediately prior to the sale; (7) A transfer where either the owner or buyer is a government entity. 	mediately prior to the				
ALTHOUGH A TRANSACTION MAY BE EXEMPT FOR THE REASON STATED ABOVE, THE OWNER DUTY TO DISCLOSE ANY KNOWN LATENT DEFECTS OR MATERIAL FACTS TO T					
OWNER'S CERTIFICATION					
By signing below, I state that the proposed transfer is exempt from the Residential Property D requirement. I further state that no real estate licensee has advised me regarding the completiunderstand that an attorney should be consulted with any questions regarding the Residential requirement or my duty to disclose defects or other material facts.	on of this form. I				
Owner: Heather Hunt dolloop verified 03/14/25 6825 PM EDT 6NXC-MXVE-DPA1-WTJO Date:					
Owner: Date:	_				
BUYER'S ACKNOWLEDGEMENT					
Potential buyers are encouraged to carefully inspect the property and to have the property pro Buyer acknowledges that the buyer has read and received a copy of this form.	fessionally inspected.				
Buyer: Date:					

This is not a state mandated form. This form has been developed by the Ohio Association of REALTORS® for use by REALTORS® assisting owners in the sale of residential property. The exemptions noted above are not a complete list of the transfers exempt from the Residential Property Disclosure Form requirement. All exempted transfers are listed in ORC § 5302.30(B)(2). The Ohio Association of REALTORS® is not responsible for the use or misuse of this form.

1188 Surfside Circle, Aurora, Ohio 44202

Buyer Full

5107399 MLS#: Prop Type: Residential

Status: **Active** Sub Type: Single Family Residence List Price: \$0(Auc) DOM/CDOM: 29/29

List Dt Rec: 03/18/2025

List Date: 03/17/2025 Unit:

Contg Dt: County: **Portage** Pend Dt: Off Mkt Dt: n Supplements (1) Close Dt:

Parcel ID: TX 03-002-20-00-003-000

Twp: Aurora

Subdiv: **Aurora Shores Hawthorne**

School Dist: Aurora CSD - 6701

Bedrooms: 4 Stories: Total Baths: 2 (2/0) Tot Stories:

Yr Built: 1987/Public Records Levels: One Liv Area: 1952/NA/1952 \$/SqFt: \$0.00

Acres: 0.37 Map: Photo Opt Out: No

Directions: Aurora Lake Rd. to Regatta Trail, turn left on to Surfside Circle

Association Information

Maint Fee: Unit Floor #: Unit Location:

Association: Yes/\$650/Annually/Aurora Shores HOA

Association Insurance, Common Area Maintenance, Entrance Maint., Other, Pool Maintenance, Recreation, Assoc Includes:

Security Staff

Restrictions: Other

Legal/Taxes

Taxes: \$8,783 Tax Year: 2024 Assessment: No Homestead: No

AURORA SHORES-HAWTHORNE SUBD 12 LOT 1043 Legal:

Rooms/SqFt Information

Beds: 4 SqFt Approximate FINISHED/Source: Main Upper Lower 1,952/Realist Beds Main: Above Gr: 4 Full Baths: 2 0 0 Below Gr: Half Baths: 0 0 0 TOTAL: 1,952 Laundry: 0 0 Lot Information

Lot Sz Src: Realist # Rooms: # FP:

Features

1987/Public Records Architect Style: Ranch Year Built: Actual YBT

Prop Condtn:

Basement: No

Cooling: **Central Air** Heating: Forced Air, Gas

Appliances: Dishwasher, Dryer, Microwave, Range, Refrigerator, Washer

Fireplace: Yes/#FP:1 Patio/Porch: Patio, Porch

Lot Features: Back Yard, Lake Front, Lake Privileges/Acce, Waterfront

2.0/Access from Unit, Attached Garage Parking:

Construction: Wood Siding Yes/2.0 Garage: Asphalt/Fiberglass Roof: Carport: No Water: **Public** Sewer: **Private** Waterfront: Fence: Yes

Foundation: Slab Pool: No

Remarks: AUCTION DATE: MAY 19, 2025 AT 5:30PM. Preview this home at these OPEN HOUSE times: April 27 - 1:00-2:30 and Auction Day - 4:00-5:30. Seller reserves the right to accept a pre-auction offer prior to auction date. Proof of funds/pre-approval are required. Any desired inspections must be completed prior to bidding. This spacious 4-bedroom, 2 1/2-bath ranch home presents a unique opportunity to own a property with stunning views of the Aurora Shores Community Lake. While the home retains its original charm, it has been meticulously maintained and is in excellent condition. The generous floor plan provides plenty of room for comfortable living, with a cozy living area and ample space for entertaining. Recent updates include a newer furnace and hot water tank. The backyard is a true retreat, offering tranquil lakefront views and a perfect setting for outdoor relaxation. Don't miss out on this rare chance to own a waterfront property! BEING SOLD AS-IS/WHERE-IS.

Listing/Contract Info

Possession: Negotiable (Possession)

List Terms: Cash, Conventional

Concessions: No

Special Listing Conditions: Auction

Close Date: Close Price:

Closed By: Seller Pd Closing Costs:

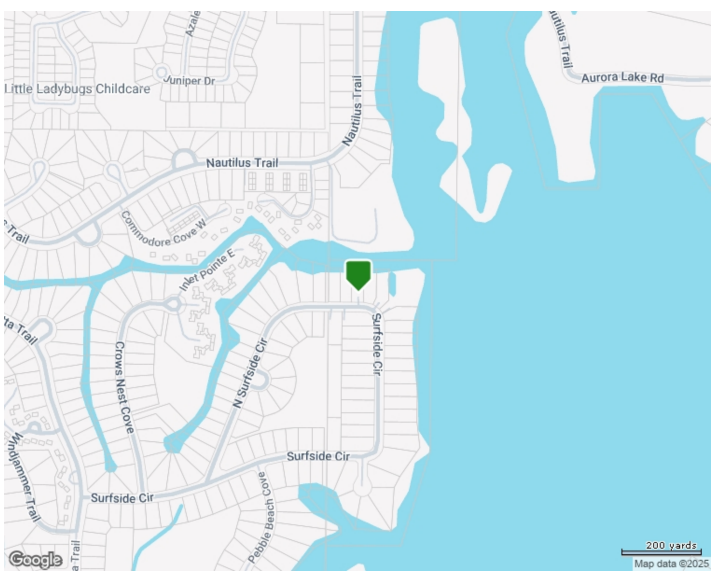
Todd D. Bosley Presented By: Coldwell Banker Schmidt Realty Primary: 330-323-9775 4200 Munson Street NW

330-497-0885 Fax: Canton, Ohio 44718 330-497-3115

1188 Surfside Cir, Aurora, OH 44202







Search Criteria

MLS Status is one of 'Active', 'C-Under Contract ALLOW Showings' List Office Key Numeric is 26822336 Co List Office Key Numeric is 26822336 Selected 1 of 25 results.