### IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:	<b>) Case No.</b> 15-21568 GLT
Samuel A. Moore and	
Laurie Moore,	Chapter 11
Debtors,	
Samuel A. Moore and	
Laurie Moore,	
Movants,	<b>Hearing Date:</b> 05/11/17 @10:30 a.m.
VS.	
PNC Bank, Internal Revenue Service,	) Response Due: 05/06/17
Allegheny County, Municipality of Bethel	)
Park, and Bethel Park School District,	
Respondents.	) Document No.

### MOTION TO SELL REAL PROPERTY FREE AND CLEAR OF ALL LIENS, ENCUMBRANCES AND CLAIMS

**AND NOW,** come the Debtors, Samuel A. Moore and Laurie Moore, by and through their attorneys, Donald R. Calaiaro and Calaiaro Valencik, and presents the following:

1. Samuel A. Moore and Laurie A. Moore filed a voluntary petition for relief under Chapter 11 of the United States Bankruptcy Code on April 30, 2015.

2. Jurisdiction of the Court is based on 28 U.S.C. §1334 and 11 U.S.C.

§1107.

3. Venue is proper in this District.

4. This is a core proceeding as defined by 28 U.S.C. §157(b) (N).

5. The Movants are Samuel A. Moore and Laurie A. Moore, the Debtors-in-Possession in this Chapter 11 bankruptcy case, and the Debtors have standing and the right to bring this Motion pursuant to 11 U.S.C. §363.

6. Among the assets of the estate is the Debtors' interest in real estate in Allegheny County. The Debtor owns real estate identified as 5311 Brightwood Road,

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Bethel Park, Pennsylvania 15102-3617.

7. The Debtors have agreed to sell the real estate to John R. Tanney for \$185,000.00. The executed agreement of sale is attached as **Exhibit "A".** The sale was subject to a financing contingency. The Buyer paid a good faith hand money deposit of \$5,000.00. The hand money was deposited in the IOLTA account of Samuel Moore.

8. This sale is subject to the approval of the Bankruptcy Court.

9. The sale is in the best interest of all parties since it will help the Debtors to fund their Chapter 11 Reorganization.

- 10. The lien creditors, named as Respondents herein, are as follows:
  - (A) A mortgage in favor of PNC Bank, dated February 14, 2002, and which was recorded on February 21, 2002, at MBV 22252 pg 239, in the Recorder's Office of Allegheny County in the face amount of \$110,000.00. This mortgage was granted to National City Bank and it was assigned to PNC Bank. The Debtors have filed an objection to the claim of PNC Bank at Document 205; at the time this motion was filed the amount due is still in dispute.
  - (B) A federal tax lien filed at FTL 14-1432 filed on December 2, 2014, in the face amount of \$80,291.09;
  - (C) A federal tax lien filed at FTL 07-1571 filed on August 20, 2007, in the face amount of \$52,680.49;
  - (D) A federal tax lien filed at FTL 13-1289 filed on November 20, 2013, in the face amount of \$35,114.59;

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- (E) A federal tax lien filed at FTL 13-1290 filed on November 20, 2013, in the face amount of \$23,885.96;
- (F) A federal tax lien filed at FTL 13-1291 filed on November 20, 2013, in the face amount of \$519.16;
- (G) A federal tax lien filed at FTL 08-0175 filed on February 13, 2008, in the face amount of \$23,182.16;
- (H) Allegheny County real estate taxes which are liens on the subject property;
- Municipality of Bethel Park real estate taxes which are liens on the subject property; and
- (J) Unpaid Bethel Park School District real estate taxes which are liens on the subject property.
- 11. The sale is an "As-Is" and "Where-Is" sale.

12. This sale must be a judicial sale, free and clear of all liens and encumbrances and claims against the Debtors. In order to convey good title, it will be necessary that all these interests, mortgages, claims, and encumbrances be divested as liens against the real property and shifted to the funds to be realized from the sale.

13. The Debtors reserve the right to challenge the validity of any lien or claim at the time of distribution if there are proceeds of sale.

14. This sale is to "bona fide" purchasers in accordance with the holding of <u>In</u> re: Abbots Dairies of Pennsylvania, Inc., 788 F.2d 143 C.A.3 (Pa) 1986.

15. The Buyer was retained as a real estate broker in this case. He is not claiming a real estate commission in this transaction.

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16. The Debtors will serve all Respondents with a copy of this motion prior to a hearing on the sale.

17. The Debtors will have complied with all rules regarding notice and advertising prior to a hearing on the sale.

18. The Estate will accept higher and better offers at the time of sale. Any bidder will post a non-refundable deposit of \$5,000.00 in certified funds; and will be able to close the sale within 30 days of the Order being entered.

WHEREFORE, the Movants respectfully request an Order of Court as follows:

(A) The liens and encumbrances and or claims of all the Respondents are divested. The Purchasers shall take, pursuant to this sale, free and clear of all liens and encumbrances and liens and that all the interests and liens will be divested completely if no proceeds in excess of the indebtedness and administrative expenses are received.

(B) The Court authorizes the settlement and transfer of this real estate under a sale in order to enable to help Debtors to fund a Plan.

(C) The Court otherwise approves the settlement and transfer in accordance with the motion and agreement.

(D) The settlement officer is authorized to pay the following:

1. All normal and ordinary settlement charges;

2. Pay the Calaiaro Valencik the fee of \$2,000.00 for legal fees related to this sale;

3. Pay any unpaid real estate taxes to Allegheny County, Bethel Park Township, and Bethel Park School District, and any lienable claims which would

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impair clear title;

4. Pay Calaiaro & Valencik for reimbursement for all for all costs of

mailing and copying, \$\_\_\_\_\_ and advertising expense, \$\_\_\_\_\_ (Pittsburgh Legal

Journal and Pittsburgh Post Gazette \$\_\_\_\_\_) or \$\_\_\_\_\_related to this sale;

- 5. Pay \$1,350.00 for U.S. Trustee fees; and
- 6. Escrow the balance pending the confirmation of the Chapter 11

Plan or Order authorizing distribution of any part of the proceeds

The Debtors request this Court to approve the sale of 5311 Brightwood Road, Bethel Park, Pennsylvania 15102-3617 to John R. Tanney for \$185,000.00, or any higher bidder.

### Respectfully submitted,

**DATE:** April 19, 2017

<u>BY: /s/ Donald R. Calaiaro</u> Donald R. Calaiaro, Esquire, PA I.D. #27538 <u>dcalaiaro@c-vlaw.com</u>

BY: /s/ David Z. Valencik David Z. Valencik, Esquire, PA I.D. #308361 <u>dvalencik@c-vlaw.com</u> CALAIARO VALENCIK 428 Forbes Avenue, Suite 900 Pittsburgh, PA 15219-1621 (412) 232-0930

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This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of Realtors® (PAR).

ASC

PARTIES
SELLER(S): Samuel A & Laurie A Moore
OPERTY
ZIP <u>15102-3617</u>
in the Commonwealth of Development
_ , in the Commonwealth of Pennsylvania.
WITH PA LICENSED BROKER
broker)
Licensee(s) (Name) John R Tanney
Direct Phone(s) (412) 925-5551
Cell Phone(s)
Fax (412) 360-7875
Email
Licensee(s) is (check only one):
Buyer Agent (all company licensees represent Buyer)
Buyer Agent with Designated Agency (only Licensee(s) named
above represent Buyer)
Dual Agent (See Dual and/or Designated Agent box below)
provide real estate services but do not represent Buyer)
WITH PA LICENSED BROKER roker)
Licensee(s) (Name) John R Tanney
Direct Phone(s) (412) 925-5551
Cell Phone(s) (412) 925-5551
Fax (412) 360-7875
Email john.tanney@exprealty.com
Licensee(s) is (check only one):
Seller Agent (all company licensees represent Seller)
Seller Agent with Designated Agency (only Licensee(s) named
above represent Seller)
I Dual Agent (See Dual and/or Designated Agent box below)
provide real estate services but do not represent Seller)
CSIGNATED AGENCY
nd Seller in the same transaction A Licensee is a Darl A
of Broker's licensees are also Dual Agents UNIESS there are sense
ated for Buyer and Seller, the Licensee is a Dual Agent.
having been previously informed of, and consented to, dual agen
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Page 1 of 9 Seller Initials:
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~		By this Agreement, dated March 28, 2017 , Seller hereby agrees to sell and convey Buyer, who agrees to purchase, the identified Property. PURCHASE PRICE AND DEPOSITS (3-15)
4	4.	(A) Purchase Price \$185,000.00
5		(One Hundred Eighty-Five Thousand
, ,		U.S. Dollars) to be paid by Buyer as follow
		1. Initial Deposit, within 10 days (5 if not specified) of Execution Date,
		Additional Deposit within days of the Execution Date:     Additional Deposit within days of the Execution Date:
		Remaining balance will be paid at settlement.
		(B) All funds paid by Buyer, including deposits, will be paid by check, cashier's check or wired funds. All funds paid by Buyer within 30 DAYS of settlement, including funds paid at settlement, will be by cashier's check or wired funds, but not by personal check.
		(C) Deposits, regardless of the form of payment and the person designated as payee, will be paid in U.S. Dollars to Broker for Selle
		who will retain deposits in an escrow account in conformity with all applicable laws and regulations until consummation or termination of this Agreement. Only real estate brokers are required to hold deposits in accordance with the rules and regulations of the State Real Estate Commission. Checks tendered as deposit monies may be held uncashed pending the execution of this Agreement.
3	3.	SETTLEMENT AND POSSESSION (6-13)
		<ul> <li>(A) Settlement Date is May 30, 2017</li> <li>(B) Settlement will occur in the county where the Property is located or in an adjacent county, during normal business hours, unles</li> </ul>
		Buyer and Seller agree otherwise.
		(C) At time of settlement, the following will be pro-rated on a daily basis between Buyer and Seller reimbursing where applicables
		current taxes, rents; interest on mortgage assumptions; condominium fees and homeowner association fees; water and/or and/or
		lees, together with any other lienable municipal service fees. All charges will be pro-rated for the period(s) covered Setter with
		pay up to and including the date of settlement and Buyer will pay for all days following settlement, unless otherwise stated here
		(D) For purposes of prorating real estate taxes, the "periods covered" are as follows:
		1. Municipal tax bills for all counties and municipalities in Pennsylvania are for the period from January 1 to December 21
		2. School tax bills for the Philadelphia, Pittsburgh and Scranton School Districts are for the period from January 1 to December
		51. School tax bins for an other school districts are for the period from July 1 to June 3()
		(E) Conveyance from Seller will be by fee simple deed of special warranty unless otherwise stated here:
	(	(F) Payment of transfer taxes will be divided equally between Buyer and Seller unless otherwise stated here:
	(	(G) Possession is to be delivered by deed, existing keys and physical possession to a vacant Property free of debris, with all structures broom-clean, at day and time of settlement, unless Seller, before signing this Agreement, has identified in writing that the Property is subject to a lease
	(	is subject to a lease.
	,	(H) If Seller has identified in writing that the Property is subject to a lease, possession is to be delivered by deed, existing keys and assignment of existing leases for the Property, together with security deposits and interest, if any, at day and time of settlement. Seller will not enter into any new leases, nor extend existing leases, for the Property without the written consent of Buyer. Buyer will acknowledge existing lease(s) by initialing the lease(s) at the execution of this Agreement, unless otherwise stated in this Agreement.
4.	. 1	□ Tenant-Occupied Property Addendum (PAR Form TOP) is attached and made part of this Agreement. DATES/TIME IS OF THE ESSENCE (3-15)
	(	A) Written acceptance of all parties will be on or before: March 31, 2017
	(	B) The Settlement Date and all other dates and times identified for the performance of any obligations of this Agreement are of the
		essence and are binding.
	(	C) The Execution Date of this Agreement is the date when Buyer and Seller have indicated full acceptance of this Agreement by signing and/or initialing it. For purposes of this Agreement, the number of days will be counted from the Execution Date, excluding
		the day this Agreement was executed and including the last day of the time period. All changes to this Agreement should be ini- tiale and dated
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	()	D) The Settlement Date is not extended by any other provision of this Agreement and may only be extended by mutual written agree-
		ment of the parties.
		E) Certain terms and time periods are pre-printed in this Agreement as a convenience to the Buyer and Seller. All pre-printed terms and time periods are negotiable and may be changed by striking out the pre-printed text and inserting different terms acceptable to all parties, except where restricted by law.
5.	F	TXTURES AND PERSONAL PROPERTY (4-14)
	()	A) INCLUDED in this sale are all existing items permanently installed in the Property, free of liens, including plumbing; heating; HVAC equipment; lighting fixtures (including chandeliers and ceiling fans); and water treatment systems, unless otherwise stated below; any remaining heating, cooking and other fuels stored on the Property at the time of settlement. Also included:
		- AL
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5u	yer	Initials: ASC Page 2 of 9 Seller Initials: ASC Page 2 of 9
		Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com 5311 Brightwood

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67		(B) The following items are LEASED (not owned by Seller):		
68 69 70		(C) EXCLUDED fixtures and items:		
<ul> <li>6. ZONING (4-14)</li> <li>Failure of this Agreement to contain the zoning classification (except in cases where the property {and each parcel thereof vidable} is zoned solely or primarily to permit single-family dwellings) will render this Agreement voidable at Buyer's or if voided, any deposits tendered by the Buyer will be returned to the Buyer without any requirement for court action.</li> <li>Zoning Classification, as set forth in the local zoning ordinance:</li> <li>FINANCING CONTINGENCY (4-14)</li> <li>WAIVED. This sale is NOT contingent on financing, although Buyer may obtain financing and/or the parties may appraisal contingency.</li> <li>ELECTED.</li> </ul>			llings) will render this Agreement voidable at Buyer's option, and, r without any requirement for court action.	
80		(A) This sale is contingent upon Buyer obtaining financing according to th	e following terms:	
81 82		First Loan on the Property Loan Amount \$	Second Loan on the Property	
83		Loan Amount S	Loan Amount \$ years	
84		Type of Loop	Minimum Term years	
85		Type of Loan	Type of Loan	
86 87		interest rate as may be committed by the lender, not to exceed a maximum interest rate of%.	a maximum interest rate of %; however, <b>Buyer agrees to accept the</b>	
88		(B) Financing Commitment Date		
89		(C) Within days (10 if not specified) from the Execution Day	te of this Agreement Puwer will make a complete to in the	
90		cation for the financing terms stated above to a responsible 1	lender(s) of Buyer's choice. Broker for Buyer, if any, otherwise	
91		broker for Seller, is authorized to communicate with the lender(s)	to assist in the financing process	
92		(D) Should Buyer furnish false or incomplete information to S	Seller, Broker(s), or the lender(s) concerning Buyer's legal or	
93		infancial status, or fail to cooperate in good faith in proc	essing the financing application, which results in the lender(s)	
94		relusing to approve a financing commitment, Buyer will be in defai	ult of this Agreement.	
95		(E) Upon receipt of a financing commitment, Buyer will promptly deliver	a copy of the commitment to Seller. Unless otherwise agreed to in writing	
96		by Buyer and Seller, if a written commitment is not received by Seller	by the above date, this Agreement may be terminated by Buyer or Seller	
97 00		with all deposit monies returned to Buyer according to the terms of P	aragraph 24 Buyer will be responsible for any premiums for machanical	
98		then insurance and/or title search, or fee for cancellation of san	ne, if any: AND/OR any premiums for flood insurance and/or fire	
99		insurance with extended coverage, insurance binder charges or cancella	ation fee, if any; AND/OR any appraisal fees and charges paid in advance	
100	0	to lender.	•	
101 102	8.	CHANGE IN BUYER'S FINANCIAL STATUS (4-14)		
102		In the event of a change in Buyer's financial status affecting Buyer's ability	to purchase, Buyer shall, within days (5 if not spec-	
103		med) of said change notify Seller and lender(s) to whom the Buyer	submitted loan application if any in writing A change in finan	
104		cial status includes, but is not limited to, loss or a change in inco	me: Buver's having incurred a new financial obligation; entry of a	
106		judgment against Buyer. Buyer understands that applying for a	and/or incurring an additional financial obligation may affect	
107	0	Buyer's ability to purchase. SELLER REPRESENTATIONS (6-13)		
108		(A) Status of Water		
09		Seller represents that the Property is served by:		
10		I Public Water □ Community Water □ On-site Water □ None □	7	
11		(B) Status of Sewer		
12		1. Seller represents that the Property is served by:		
13		Public Sewer Community Sewage Disposal System	Ten-Acre Permit Exemption (see Sewage Notice 2)	
14		Individual On-lot Sewage Disposal System (see Sewage Notice 1	Holding Tank (see Sewage Notice 3)	
15		Individual On-lot Sewage Disposal System in Proximity to Well	(see Sewage Notice 1: see Sewage Notice 4 if applicable)	
16		□ None (see Sewage Notice 1) □ None Available/Permit Limit	tations in Effect (see Sewage Notice 5)	
17				
18		2. Notices Pursuant to the Pennsylvania Sewage Facilities Act		
19		Notice 1: There is no currently existing community sewa	ge system available for the subject property. Section 7 of the	
20		remissivalla sewage facilities Act provides that no person s	shall install, construct, request bid proposals for construction alter	
21 22		repair or occupy any building or structure for which an indi	ividual sewage system is to be installed without first obtaining a	
22 23		permit. Buyer is advised by this notice that, before signing the	is Agreement. Buyer should contact the local agency charged with	
23 24		auministering the Act to determine the procedure and requirer	nents for obtaining a permit for an individual sewage system. The	
25		working cooperatively with others.	e municipality where the Property is located or that municipality	
		geosperation, mai oners.		

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Seller Initiats:

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- Notice 2: This Property is serviced by an individual sewage system installed under the ten-acre permit exemption provisions of Section 7 of the Pennsylvania Sewage Facilities Act. (Section 7 provides that a permit may not be required before installing, constructing, awarding a contract for construction, altering, repairing or connecting to an individual sewage system where a ten-acre parcel or lot is subdivided from a parent tract after January 10, 1987). Buyer is advised that soils and site testing were not conducted and that, should the system malfunction, the owner of the Property or properties serviced by the system at the time of a malfunction may be held liable for any contamination, pollution, public health hazard or nuisance which occurs as a result.
- Notice 3: This Property is serviced by a holding tank (permanent or temporary) to which sewage is conveyed by a water carrying system and which is designed and constructed to facilitate ultimate disposal of the sewage at another site. Pursuant to the Pennsylvania Sewage Facilities Act, Seller must provide a history of the annual cost of maintaining the tank from the date of its installation or December 14, 1995, whichever is later.
- Notice 4: An individual sewage system has been installed at an isolation distance from a well that is less than the distance specified by regulation. The regulations at 25 Pa. Code §73.13 pertaining to minimum horizontal isolation distances provide guidance. Subsection (b) of §73.13 states that the minimum horizontal isolation distance between an individual water supply or water supply system suction line and treatment tanks shall be 50 feet. Subsection (c) of §73.13 states that the horizontal isolation distance between the individual water supply or water supply system suction line and treatment tanks shall be 50 feet. Subsection (c) of §73.13 states that the horizontal isolation distance between the individual water supply or water supply system suction line and the perimeter of the absorption area shall be 100 feet.
  Notice 5: This lot is within an area in which permit limitations are in effect and is which to the distance between the individual water supply or be able to be
  - Notice 5: This lot is within an area in which permit limitations are in effect and is subject to those limitations. Sewage facilities are not available for this lot and construction of a structure to be served by sewage facilities may not begin until the municipality completes a major planning requirement pursuant to the Pennsylvania Sewage Facilities Act and regulations promulgated thereunder.
- (C) Seller represents and warrants that Seller has no knowledge except as noted in this Agreement that: (1) The premises have been contaminated by any substance in any manner which requires remediation; (2) The Property contains wetlands, flood plains, or any other environmentally sensitive areas, development of which is limited or precluded by law; (3) The Property contains asbestos, polychlorinated biphenyls, lead-based paint or any other substance, the removal or disposal of which is subject to any material into the soil, air, surface water, or ground water.
   (D) Seller arrees to indempify and to held Prolog hermion form and environmental into the soil, air, surface water, or ground water.
- (D) Seller agrees to indemnify and to hold Broker harmless from and against all claims, demands, or liabilities, including attorneys fees and court costs, which arise from or are related to the environmental condition or suitability of the Property prior to, during, or after Seller's occupation of the Property including without limitation any condition listed in Paragraph 9(C).
   (E) Seller is not aware of historic preservation restrictions regarding the Property unless otherwise stated here.
- (E) Seller is not aware of historic preservation restrictions regarding the Property unless otherwise stated here:
- (G) Seller knows of no other potential notices (including violations) and/or assessments except as follows: \_\_\_\_\_\_
- (H) Access to a public road may require issuance of a highway occupancy permit from the Department of Transportation.
- 167 10. WAIVER OF CONTINGENCIES (9-05)
- If this Agreement is contingent on Buyer's right to inspect and/or repair the Property, or to verify insurability, environmental conditions, boundaries, certifications, zoning classification or use, or any other information regarding the Property, Buyer's failure to exercise any of Buyer's options within the times set forth in this Agreement is a WAIVER of that contingency and Buyer accepts the Property and agrees to the RELEASE in Paragraph 26 of this Agreement.

### 172 11. BUYER'S DUE DILIGENCE (3-15)

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- 173 (A) The Property will be transferred in its present condition. It is Buyer's responsibility to determine that the condition and permitted 174 use of the property is satisfactory within \_\_\_\_\_ days (30 if not specified) from the Execution Date to conduct due diligence (Due 40 175 Diligence Period), including verifying the condition, permitted use, insurability, environmental conditions, boundaries, certifications, deed restrictions, zoning classifications and any other features of the Property are satisfactory. Buyer may request that the 176 177 property be inspected, at Buyer's expense, by qualified professionals to determine the physical, structural, mechanical and environmental condition of the land, improvements or their components, or for the suitability of the property for Buyer's needs. If as 178 the result of Buyer's due diligence, Buyer determines that the property is not suitable for Buyer's needs, Buyer may, prior to the 179 180 expiration of the Due Diligence Period, terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 24 of this Agreement. In the event that Buyer has not provided Seller with written notice 181 182 of Buyer's intent to terminate this Agreement prior to the end of the Due Diligence Period, this Agreement shall remain in full 183 force and effect in accordance with the terms and conditions as more fully set forth in this Agreement.
- (B) Buyer has inspected the Property (including fixtures and any personal property specifically listed herein) or has waived the right to do so, and agrees to purchase the Property IN ITS PRESENT CONDITION as a result of such inspections and not because of or in reliance on any representations made by seller or any other party. Buyer acknowledges that Brokers, their licensees, employees, officers or partners have not made an independent examination or determination of the structural soundness of the Property, the age or condition of the components, environmental conditions, the permitted uses, nor of conditions existing in the locale where the Property is situated; nor have they made a mechanical inspection of any of the systems contained therein.

190 Buyer Initials:

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Seller Initials

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- 191 (C) Any repairs required by this Agreement will be completed in a workman like manner. 192
  - (D) Revised flood maps and changes to Federal law may substantially increase future flood insurance premiums or require insurance for formerly exempt properties. Buyer should consult with one or more insurance agents regarding the need for flood insurance and possible premium increases.

### 12. NOTICES, ASSESSMENTS AND MUNICIPAL REQUIREMENTS (4-14)

- (A) In Pennsylvania, taxing authorities (school districts and municipalities) and property owners may appeal the assessed value of a 196 197 property at the time of sale, or at any time thereafter. A successful appeal by a taxing authority may result in a higher assessed 198 value for the property and an increase in property taxes. Also, periodic county-wide property reassessments may change the 199 assessed value of the property and result in a change in property tax.
- 200 (B) With the exception of county-wide reassessments, assessment appeal notices, notices of change in millage rates or increases in 201 rates, in the event any other notices, including violations, and/or assessments are received after Seller has signed this Agreement 202 and before settlement, Seller will within \_ days (10 if not specified) of receiving the notices and/or assessments provide a 203 copy of the notices and/or assessments to Buyer and will notify Buyer in writing that Seller will: 204
  - 1. Fully comply with the notices and/or assessments, at Seller's expense, before settlement. If Seller fully complies with the notices and/or assessments, Buyer accepts the Property and agrees to the RELEASE in Paragraph 26 of this Agreement, OR
  - 2. Not comply with the notices and/or assessments. If Seller chooses not to comply with the notices and/or assessments, or fails within the stated time to notify Buyer whether Seller will comply, Buyer will notify Seller in writing within . davs (10 if not specified) that Buyer will:
    - a. Comply with the notices and/or assessments at Buyer's expense, accept the Property, and agree to the RELEASE in Paragraph 26 of this Agreement, OR
    - b. Terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 24 of this Agreement.

If Buyer fails to respond within the time stated in Paragraph 12(B)(2) or fails to terminate this Agreement by written notice to Seller within that time, Buyer will accept the Property and agree to the RELEASE in Paragraph 26 of this Agreement.

- (C) If required by law, within 30 DAYS from the Execution Date of this Agreement, but in no case later than 15 DAYS prior to 215 216 Settlement Date, Seller will order at Seller's expense a certification from the appropriate municipal department(s) disclosing notice 217 of any uncorrected violations of zoning, housing, building, safety or fire ordinances and/or a certificate permitting occupancy of the 218 Property. If Buyer receives a notice of any required repairs/improvements, Buyer will promptly deliver a copy of the notice to Seller. 219 (D) Seller has no knowledge of any current or pending condemnation or eminent domain proceedings that would affect the Property.
- 220 If any portion of the Property should be subject to condemnation or eminent domain proceedings after the signing of this Agreement, Seller shall immediately advise Buyer, in writing, of such proceedings. Buyer will have the option to terminate this Agreement by written notice to Seller within \_\_\_\_\_\_ down of the filing of such advise (15 days if not specified) after Buyer learns of the filing of such 221 222 \_ days (15 days if not specified) after Buyer learns of the filing of such 223 proceedings, with all deposit monies returned to Buyer according to the terms of Paragraph 24 of this Agreement. Buyer's fail-224 ure to provide notice of termination within the time stated will constitute a WAIVER of this contingency and all other 225 terms of this Agreement remain in full force and effect.

#### 226 13. TAX DEFERRED EXCHANGE (4-14)

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- (A) If Seller notifies Buyer that it wishes to enter into a tax deferred exchange for the Property pursuant to the Internal Revenue Code, 227 228 Buyer agrees to cooperate with Seller in connection with such exchange, including the execution of such documents as may be 229 reasonably necessary to conduct the exchange, provided that there shall be no delay in the agreed-to settlement date, and that any 230 additional costs associated with the exchange are paid solely by Seller. Buyer is aware that Seller anticipates assigning Seller's 231 interest in this Agreement to a third party under an Exchange Agreement and consents to such assignment. Buyer shall not be 232 required to execute any note, contract, deed or other document providing any liability which would survive the exchange, nor shall 233 Buyer be obligated to take title to any property other than the Property described in this Agreement. Seller shall indemnify and 234 hold harmless Buyer against any liability which arises or is claimed to have arisen from any aspect of the exchange transaction
- 235 (B) If Buyer notifies Seller that it wishes to enter into a tax deferred exchange for the Property pursuant to the Internal Revenue Code, 236 Seller agrees to cooperate with Buyer in connection with such exchange, including the execution of such documents as may be 237 reasonably necessary to conduct the exchange, provided that there shall be no delay in the agreed-to settlement date, and that any 238 additional costs associated with the exchange are paid solely by Buyer. Seller is aware that Buyer has assigned Buyer's interest 239 in this Agreement to a third party under an Exchange Agreement and consents to such assignment. Seller shall not be required 240 to execute any note, contract, deed or other document providing any liability which would survive the exchange. Buyer shall 241 indemnify and hold harmless Seller against any liability which arises or is claimed to have arisen from any aspect of the exchange 242 transaction.

#### 243 14. COMMERCIAL CONDOMINIUM (10-01)

#### 244 X NOT APPLICABLE.

245 APPLICABLE. Buyer acknowledges that the condominium unit to be transferred by this Agreement is intended for nonresidential use, and that Buyer may agree to modify or waive the applicability of certain provisions of the Uniform Condominium 246 247 Act of Pennsylvania (68 Pa.C.S. §3101 et seq.).

#### 15. TITLES, SURVEYS AND COSTS (4-14) 248

- 249 (A) The Property will be conveyed with good and marketable title that is insurable by a reputable title insurance company at the reg-250 ular rates, free and clear of all liens, encumbrances, and easements, excepting however the following: existing deed restrictions; 251 historic preservation restrictions or ordinances; building restrictions; ordinances; easements of roads; easements visible upon the 252 ground; easements of record; and privileges or rights of public service companies, if any.
- 253 (B) Buyer will pay for the following: (1) Title search, title insurance and/or mechanics' lien insurance, or any fee for cancellation; 254 (2) Flood insurance, fire insurance, hazard insurance, mine subsidence insurance, or any fee for cancellation; (3) Appraisal fees 255 and charges paid in advance to mortgage lender; (4) Buyer's customary settlement costs and accruals.

X, 256 Buyer Initials:

Seller Initials: 5311 Brightwood

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- (C) Any survey or surveys required by the title insurance company or the abstracting company for preparing an adequate legal description of the Property (or the correction thereof) will be obtained and paid for by Seller. Any survey or surveys desired by Buyer or required by the mortgage lender will be obtained and paid for by Buyer.
- 260 (D) In the event of a change in Seller's financial status affecting Seller's ability to convey title to the Property as set forth in this 261 Agreement on or before the Settlement Date, or any extension thereof, Seller shall, within \_\_\_\_ \_ days (5 if not specified) noti-262 fy Buyer, in writing. A change in financial status includes, but is not limited to, Seller filing bankruptcy; filing of a foreclosure 263 law suit against the Property; entry of a monetary judgment against Seller; notice of public tax sale affecting the Property; and 264 Seller learning that the sale price of the Property is no longer sufficient to satisfy all liens and encumbrances against the Property. 265 In the event of the death of Seller, the representative of the estate, or a surviving Seller shall immediately notify Buyer.
- 266 (E) If Seller is unable to give good and marketable title that is insurable by a reputable title insurance company at the regular rates, as 267 specified in Paragraph 15(A), Buyer may terminate this Agreement by written notice to Seller, with all deposit monies returned to 268 Buyer according to the terms of Paragraph 24 of this Agreement. Upon termination, Seller will reimburse Buyer for any costs 269 incurred by Buyer for any inspections or certifications obtained according to the terms of this Agreement, and for those items spec-270 ified in Paragraph 15(B) items (1), (2), (3) and in Paragraph 15(C). 271
  - (F) Oil, gas, mineral, or other rights of this Property may have been previously conveyed or leased, and Sellers make no representation about the status of those rights unless indicated elsewhere in this Agreement.

### Oil, Gas and Mineral Rights Addendum (PAR Form OGM) is attached and made part of this Agreement.

### (G) COAL NOTICE (Where Applicable)

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- THIS DOCUMENT MAY NOT SELL, CONVEY, TRANSFER, INCLUDE OR INSURE THE TITLE TO THE COAL AND RIGHTS OF SUPPORT UNDER-NEATH THE SURFACE LAND DESCRIBED OR REFERRED TO HEREIN, AND THE OWNER OR OWNERS OF SUCH COAL MAY HAVE THE COMPLETE LEGAL RIGHT TO REMOVE ALL SUCH COAL AND IN THAT CONNECTION, DAMAGE MAY RESULT TO THE SURFACE OF THE LAND AND ANY HOUSE, BUILDING OR OTHER STRUCTURE ON OR IN SUCH LAND. (This notice is set forth in the manner provided in Section 1 of the Act of July 17, 1957, P.L. 984.) "Buyer acknowledges that he may not be obtaining the right of protection against subsidence resulting from coal mining operations, and that the property described herein may be protected from damage due to mine subsidence by a private contract with the owners of the economic interests in the coal. This acknowledgement is made for the purpose of complying with the provisions of Section 14 of the Bituminous Mine Subsidence and the Land Conservation Act of April 27, 1966." Buyer agrees to sign the deed from Seller which deed will contain the aforesaid provision.
- 284 (H) The Property is not a "recreational cabin" as defined in the Pennsylvania Construction Code Act unless otherwise stated here: \_\_\_\_\_ 285
  - (I) 1. This property is not subject to a Private Transfer Fee Obligation unless otherwise stated here: \_

### Private Transfer Fee Addendum (PAR Form PTF) is attached and made part of this Agreement.

2. Notice Regarding Private Transfer Fees: In Pennsylvania, Private Transfer Fees are defined and regulated in the Private Transfer Fee Obligation Act (Act 1 of 2011; 68 Pa.C.S. §§ 8101, et. seq.), which defines a Private Transfer Fee as "a fee that is payable upon the transfer of an interest in real property, or payable for the right to make or accept the transfer, if the obligation to pay the fee or charge runs with title to the property or otherwise binds subsequent owners of property, regardless of whether the fee or charge is a fixed amount or is determined as a percentage of the value of the property, the purchase price or other consideration given for the transfer. "A Private Transfer Fee must be properly recorded to be binding, and sellers must disclose the existence of the fees to prospective buyers. Where a Private Transfer Fee is not properly recorded or disclosed, the Act gives certain rights and protections to buyers.

#### 297 16. MAINTENANCE AND RISK OF LOSS (10-06)

- 298 (A) Seller will maintain the Property, grounds, fixtures and personal property specifically listed in this Agreement in its present con-299 dition, normal wear and tear excepted. 300
- (B) Seller will promptly notify the Buyer if, at any time prior to the time of settlement, all or any portion of the Property is destroyed, 301 or damaged as a result of any cause whatsoever.
- (C) Seller bears the risk of loss from fire or other casualties until settlement. If any property included in this sale is destroyed and 302 303 not replaced, Buyer will: 304
  - 1. Accept the Property in its then current condition together with the proceeds of any insurance recovery obtainable by Seller, OR
  - 2. Terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 24 of this Agreement.

#### 17. RECORDING (9-05) 307

308 This Agreement will not be recorded in the Office of the Recorder of Deeds or in any other office or place of public record. If Buyer 309 causes or permits this Agreement to be recorded, Seller may elect to treat such act as a default of this Agreement.

### 310 18. ASSIGNMENT (1-10)

311 This Agreement is binding upon the parties, their heirs, personal representatives, guardians and successors, and to the extent assign-312 able, on the assigns of the parties hereto. Buyer will not transfer or assign this Agreement without the written consent of Seller unless 313 otherwise stated in this Agreement. Assignment of this Agreement may result in additional transfer taxes.

### 314 19. GOVERNING LAW, VENUE AND PERSONAL JURISDICTION (9-05)

- 315 (A) The validity and construction of this Agreement, and the rights and duties of the parties, will be governed in accordance with the 316 laws of the Commonwealth of Pennsylvania.
- 317 (B) The parties agree that any dispute, controversy or claim arising under or in connection with this Agreement or its performance by either 318 party submitted to a court shall be filed exclusively by and in the state or federal courts sitting in the Commonwealth of Pennsylvania. 319 Seller understands that any documentation provided under this provision may be disclosed to the Internal Revenue Service by 320 Buyer, and that any false statements contained therein could result in punishment by fine, imprisonment, or both.

321 Buyer Initials: \_\_\_\_\_/\_\_\_\_

Seller Initials: 5311 Brightwood

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### 322 20. NOTICE REGARDING CONVICTED SEX OFFENDERS (MEGAN'S LAW) (6-13)

- The Pennsylvania General Assembly has passed legislation (often referred to as "Megan's Law," 42 Pa.C.S. § 9791 et seq.) providing for community notification of the presence of certain convicted sex offenders. **Buyers are encouraged to contact the munici**-
- pal police department or the Pennsylvania State Police for information relating to the presence of sex offenders near a particular
- 326 property, or to check the information on the Pennsylvania State Police Web site at www.pameganslaw.state.pa.us.

### 327 21. CERTIFICATION OF NON-FOREIGN INTEREST (10-01)

- Seller IS a foreign person, foreign corporation, foreign partnership, foreign trust, or foreign estate subject to Section 1445 of the Internal Revenue Code, which provides that a transferee (Buyer) of a U.S. real property interest must withhold tax if the transfereo (Seller) is a foreign person.
- Seller is NOT a foreign person, foreign corporation, foreign partnership, foreign trust, or a foreign estate as defined by the Internal Revenue Code, or is otherwise not subject to the tax withholding requirements of Section 1445 of the Internal Revenue Code. To inform Buyer that the withholding of tax is not required upon the sale/disposition of the Property by Seller, Seller here-by agrees to furnish Buyer, at or before closing, with the following:
   An affidavit stating under penalty of periuw, the Sallar's U.S. taxpayer identification numbers of the data of the data of the sale of the sale of the sale of the data of th
  - An affidavit stating, under penalty of perjury, the Seller's U.S. taxpayer identification number and that the Seller is not a foreign person.
  - □ A "qualifying statement," as defined by statute, that tax withholding is not required by Buyer.
     □ Other:
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### 339 22. REPRESENTATIONS (1-10)

- (A) All representations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their
   licensees, employees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this
   Agreement. This Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations,
   covenants, representations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This
   Agreement will not be altered, amended, changed or modified except in writing executed by the parties.
- (B) Broker(s) have provided or may provide services to assist unrepresented parties in complying with this Agreement.

## 346 23. BROKER INDEMNIFICATION (6-13) (A) Buyer and Seller represent that the only Brokers involved in this transaction are: EXP Realty

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and that the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any claims for brokerage commissions or fees are ever made against Buyer or Seller in connection with this transaction, each party shall pay its own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify and hold harmless each other and the above-listed Brokers from and against the non-performance of this Agreement by either party, and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any person or entity. This paragraph shall survive settlement.

(B) Seller and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker; (2) Is not an
 expert in construction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or guidance in such matters, unless otherwise stated in writing; and (3) Has not made and will not make any representations or warranties nor conduct investigations of the environmental condition or suitability of the Property or any adjacent property, including but not limited to those conditions listed in Paragraph 9(C).

### 360 24. DEFAULT, TERMINATION AND RETURN OF DEPOSITS (1-10)

- (A) Where Buyer terminates this Agreement pursuant to any right granted by this Agreement, Buyer will be entitled to a return of all deposit monies paid on account of Purchase Price pursuant to the terms of Paragraph 24(B), and this Agreement will be VOID.
   Termination of this Agreement may occur for other reasons giving rise to claims by Buyer and/or Seller for the deposit monies.
   (B) Regardless of the apparent entitlement to deposit monies. Penpsylvania law does not allow a Prevent helding deposit monies.
  - (B) Regardless of the apparent entitlement to deposit monies, Pennsylvania law does not allow a Broker holding deposit monies to determine who is entitled to the deposit monies when settlement does not occur. Broker can only release the deposit monies:
    - 1. If this Agreement is terminated prior to settlement and there is no dispute over entitlement to the deposit monies. A written agreement signed by both parties is evidence that there is no dispute regarding deposit monies.
    - 2. If, after Broker has received deposit monies, Broker receives a written agreement that is signed by Buyer and Seller, directing Broker how to distribute some or all of the deposit monies.
    - 3. According to the terms of a final order of court.
    - According to the terms of a prior written agreement between Buyer and Seller that directs the Broker how to distribute the deposit monies if there is a dispute between the parties that is not resolved. (See Paragraph 24(C))
- 373 (C) Buyer and Seller agree that if there is a dispute over the entitlement to deposit monies that is unresolved \_ days (180 if not 374 specified) days after the Settlement Date stated in Paragraph 3(A) (or any written extensions thereof) or following date of termination 375 of the Agreement, whichever is earlier, then the Broker holding the deposit monies will, within 30 days of receipt of Buyer's 376 written request, distribute the deposit monies to Buyer unless the Broker is in receipt of verifiable written notice that the dispute is 377 the subject of litigation. If Broker has received verifiable written notice of litigation prior to the receipt of Buyer's request for distribution, 378 Broker will continue to hold the deposit monies until receipt of a written distribution agreement between Buyer and Seller 379 or a final court order. Buyer and Seller are advised to initiate litigation for any portion of the deposit monies prior to any distribution 380 made by Broker pursuant to this paragraph. Buyer and Seller agree that the distribution of deposit monies based upon the passage 381 of time does not legally determine entitlement to deposit monies, and that the parties maintain their legal rights to pursue litigation 382 even after a distribution is made.
- (D) Buyer and Seller agree that Broker who holds or distributes deposit monies pursuant to the terms of Paragraph 24 or Pennsylvania
   law will not be liable. Buyer and Seller agree that if any Broker or affiliated licensee is named in litigation regarding deposit
   monies, the attorneys' fees and costs of the Broker(s) and licensee(s) will be paid by the party naming them in litigation.

386 Buyer Initials:

Seller Initials

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- (E) Seller has the option of retaining all sums paid by Buyer, including the deposit monies, should Buyer:
  - 1. Fail to make any additional payments as specified in Paragraph 2, OR
    - Furnish false or incomplete information to Seller, Broker(s), or any other party identified in this Agreement concerning 2. Buyer's legal or financial status, OR
  - 3. Violate or fail to fulfill and perform any other terms or conditions of this Agreement.
    - (F) Unless otherwise checked in Paragraph 24(G), Seller may elect to retain those sums paid by Buyer, including deposit monies:
    - 1. On account of purchase price, OR
    - 2. As monies to be applied to Seller's damages, OR
    - 3. As liquidated damages for such default.
- (G) SELLER IS LIMITED TO RETAINING SUMS PAID BY BUYER, INCLUDING DEPOSIT MONIES, AS LIQUIDATED DAMAGES.
- (H) If Seller retains all sums paid by Buyer, including deposit monies, as liquidated damages pursuant to Paragraph 24(F) or (G), 398 Buyer and Seller are released from further liability or obligation and this Agreement is VOID.
  - (I) Brokers and licensees are not responsible for unpaid deposits.

#### 25. ARBITRATION OF DISPUTES (1-00) 401

Buyer and Seller agree to arbitrate any dispute between them that cannot be amicably resolved. After written demand for arbitration 402 by either Buyer or Seller, each party will select a competent and disinterested arbitrator. The two so selected will select a third. If selec-403 tion of the third arbitrator cannot be agreed upon within 30 days, either party may request that selection be made by a judge of a court 404 of record in the county in which arbitration is pending. Each party will pay its chosen arbitrator, and bear equally expenses for the 405 third and all other expenses of arbitration. Arbitration will be conducted in accordance with the provisions of Pennsylvania Common 406 Law Arbitration 42 Pa. C.S.A. §7341 et seq. This agreement to arbitrate disputes arising from this Agreement will survive settlement. 407

#### 26. RELEASE (9-05) 408

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409 Buyer releases, quit claims and forever discharges SELLER, ALL BROKERS, their LICENSEES, EMPLOYEES and any OFFICER or PARTNER of any one of them and any other PERSON, FIRM or CORPORATION who may be liable by or 410 through them, from any and all claims, losses or demands, including, but not limited to, personal injury and property damage and 411 all of the consequences thereof, whether known or not, which may arise from the presence of termites or other wood-boring insects, 412 radon, lead-based paint hazards, mold, fungi or indoor air quality, environmental hazards, any defects in the individual on-lot sewage 413 disposal system or deficiencies in the on-site water service system, or any defects or conditions on the Property. Should Seller be in 414 default under the terms of this Agreement or in violation of any Seller disclosure law or regulation, this release does not deprive Buyer 415 of any right to pursue any remedies that may be available under law or equity. This release will survive settlement. 416

#### 417 27. REAL ESTATE RECOVERY FUND (9-05)

A Real Estate Recovery Fund exists to reimburse any persons who have obtained a final civil judgment against a Pennsylvania real 418 estate licensee (or a licensee's affiliates) owing to fraud, misrepresentation, or deceit in a real estate transaction and who have been 419 unable to collect the judgment after exhausting all legal and equitable remedies. For complete details about the Fund, call (717) 783-420 3658 or (800) 822-2113 (within Pennsylvania) and (717) 783-4854 (outside Pennsylvania). 421

#### 28. COMMUNICATIONS WITH BUYER AND/OR SELLER (6-13) 422

Wherever this Agreement contains a provision that requires or allows communication/delivery to a Buyer, that provision shall be sat-423 isfied by communication/delivery to the Broker for Buyer, if any, except where required by law. If there is no Broker for Buyer, those 424 provisions may be satisfied only by communication/delivery being made directly to the Buyer, unless otherwise agreed to by the par-425 ties. Wherever this Agreement contains a provision that requires or allows communication/delivery to a Seller, that provision shall be 426 satisfied by communication/delivery to the Broker for Seller, if any. If there is no Broker for Seller, those provisions may be satisfied 427 only by communication/delivery being made directly to the Seller, unless otherwise agreed to by the parties. 428

#### 29. NOTICE BEFORE SIGNING (4-14) 429

Unless otherwise stated in writing, Buyer and Seller acknowledge that Brokers are not experts in legal or tax matters and that Brokers 430 have not made, nor will they make, any representations or warranties nor conduct research of the legal or tax ramifications of this 431 Agreement. Buyer and Seller acknowledge that Brokers have advised them to consult and retain experts concerning the legal and tax 432 effects of this Agreement and the completion of the sale, as well as the condition and/or legality of the Property, including, but not 433 limited to, the Property's improvements, equipment, soil, tenancies, title and environmental aspects. Buyer and Seller acknowledge 434 receipt of a copy of this Agreement at the time of signing. This Agreement may be executed in one or more counterparts, each of 435 which shall be deemed to be an original and which counterparts together shall constitute one and the same Agreement of the Parties. 436 WHEN SIGNED, THIS AGREEMENT IS A BINDING CONTRACT. Return of this Agreement, and any addenda and amend-437 ments, including return by electronic transmission, bearing the signatures of all parties, constitutes acceptance by the parties. 438

#### 30. SPECIAL CLAUSES (4-14) 439

- 440 (A) The following are part of this Agreement if checked:
- Appraisal Contingency Addendum to Agreement of Sale (PAR Form ACA) 441
- Short Sale Addendum to Agreement of Sale (PAR Form SHS) 442 Zoning Change Addendum to Agreement of Sale (PAR Form ZCA)
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447 Buyer Initials:

Seller Initials 5311 Brightwood

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465		ne consumer Nonce, where app	pricable, as adopted i	by the State Real Estate Commission at 49 Pa.
466	/ Buyer has received a sta	atement of Buyer's estimated closin	ng costs before signing	this Agreement.
467 468	/ Buyer has received the before signing this Agree	he Deposit Money Notice (for eement.	cooperative sales wh	en Broker for Seller is holding deposit money)
469	BUYER Manney		DA	TE <u>3-29-2017</u>
	Tohn D Mannorr			
470	Mailing Address			
471	Phone(s)	Fax	Email	
472				ТЕ
473 474	Mailing Address Phone(s)	Fax	Email	
475				TE
476				
477	Phone(a)	P	P 11	
478		Fax	Email	
479	Title			
480	Title			
400	COMPANY			
481 482	Seller has received the Consumer Notic Seller has received a statement of Seller's est	ce, where applicable, as adopte stimated closing costs before signi	d by the State Real ng this Agreement.	Estate Commission at 49 Pa. Code § 35.336.
483	VOLUNTARY TRANSFER OF COR	RPORATE ASSETS (if applic	able): The undersign	ed acknowledges that he/she is authorized by
484	the Board of Directors to sign this Ag	greement on behalf of the Selle	r corporation and that	at this sale does not constitute a sale lease or
485	exchange of all or substantially all the	property and assets of the con	rporation, such as wo	ould require the authorization or consent of the
	SELLER Samuel A & Laurie A Mo		11	2 20 17
487	SELLER and Children	- Duroll	VODHO - DAT	re 3-29-11
	Samuel A & Laurie A Mo	ore	ence	
488	Mailing Address	1		
489	Phone(s)	Fax	Email	
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490	SELLER		DAT	ГЕ
491	Mailing Address			
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494	Mailing Address			
495	Phone(s)	Fax	Email	
496	AUTHORIZED REPRESENTATIVE			
497	Title			
498	COMPANY			

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1	PROPERTY 5311 Brightwood Rd
2	Bethel Park, PA 15102-3617
3	SELLER
4	BUYER John R Tanney
5	DATE OF AGREEMENT March 28, 2017
6	

7 Buyer shall have 30 days from the date of this Agreement to determine whether he desires 8 to proceed with the acquisition of the property (the "review period"). Such determination shall be in Buyer's sole discretion and may be based on, without 10 limitation, and or all of the following matters: (a) the compliance of the Property with 11 12 environmental, zoning, subdivision and other laws, (b) the suitability of soils, access, visibility and other physical characteristics of the Property, (c) the availability of 13 14 utilities and of permits, licenses, variances, conditional use permits, and other governmental approvals necessary for Buyer's intended use of the Property (d) the state 15 16 of title to the proerty and any improvements Buyer intends to make thereto. Subject to 17 the rights of any tenants of the Property, Buyer shall have the right to perform, at its 18 sole cost and expense, such surveys, inspections and investigations on or with respect 19 to the Property as Buyer shall deem to be necessary or desirable in order to make such 20 determination. If Buyer shall determine that it does not desire to acquire the Property 21 then it shall have the right to terminate this Agreement by giving notice to Seller to 22 such effect on or prior to the expiration of the review period. The failure of Buyer to 23 so terminate this Agreement shall constitute a waiver of this contingency. Upon any 24 such termination, Seller shall cause the Deposit to be promptly returned to Buyer. 25 26 27 28 29 30 31 32 33 34 35 36 37 All other terms and conditions of the Agreement of Sale remain unchanged and in full force and effect. 38 rel u 39 WITNESS BUYER DATE hn R 40 Tanney 41 WITNESS BUYE 42 DATE 43 44 45 WITNESS BUYER DATE 46 47 3.29-2017 48 SELLER DATE WITNESS Samuel A \$ Laurie A Moore 49 50 DATE 3-29 51 WITNESS SELLER 52

	SELLER	DATE		
		COPYRIGHT PENNSYLVANIA ASSOCIATION OF REALTORS® 1993		
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Pennsylvania Association of REALTORS\*

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WITNESS

EXP REALTY, LLC, 1121 Boyce Rd, Suite 2700B Pittsburgh, PA 15241 Phone: 412-925-5551 Fax: 412-360-7875 John Tanney

5311 Brightwood

ASA

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