### Live Auction 3 Real Estate Parcels, Vehicles and More

Saturday, May 21st @ 9:30am

Located at 711 SR 307, Factoryville, PA 18419

Real Estates will be offered starting at 12pm

Parcel #1: 2+/- Acres Lakefront with a House and Garage Address: 711 SR 307, Factoryville, PA 18419 (Overfield Twp)
Well and Public Sewer

Taxes: \$1,117.22 County; \$2,869.44 School
Real Estate Terms: 3% Buyer's Premium/\$50,000 deposit due at conclusion of bidding

Parcel #2: 2+/- Acres with a House and 3 Car Garage, overlooking Lake Winola Address: 730 SR 307, Factoryville, PA 18419 (Overfield Twp) 3 bedrooms, 2 full baths with first floor laundry, living room, eat-in kitchen, finished basement with wet bar; On-Site Well, Septic Taxes: \$789.61 County; \$1,751.30 School

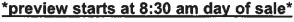
Real Estate Terms: 3% Buyer's Premium/\$25,000 deposit due at conclusion of bidding

Parcel #3: 25+/- Wooded Acres overlooking Lake Winola (Overfield Twp)
Taxes: \$317.71 County; \$799.68 School
Real Estate Terms: 3% Buyer's Premium/\$25,000 deposit due at conclusion of bidding

Open Houses: Monday, May 9th - 5-6pm & Sunday, May 15th - 12-2pm

<u>Vehicles & Equipment:</u> 2005 Subaru Outback, Automatic, ,33k Miles; 1989 Chevy S-10, Automatic, 4.3L, 4x4, 89k Miles; Ford 8N; 2 John Deere Mowers

<u>Contents:</u> Quilts, China, Furniture, Jewelry, Diamond Rings and much more! All Sale Day Announcements superseded any advertising.













Auction conducted by Brian Burke, Auctioneer -AU003255L General Terms: 13% Buyer's Premium; 3% Discount Cash/Check Burke's Gun Shop LLC/Shamrock Auction Services, LLC 570-767-2278 or Info@BrianBurkeAuctions.com for information www.BrianBurkeAuctions.com



## Real Estate Purchase Agreement



# AUCTIONEER: Brian Burke PHONE: 570-767-2278 E-mail: info@BrianBurkeAuctions.com

THIS AGREEMENT, made under the date of, May 21, 2022, WITNESSETH, that
Seller, agrees to sell and Buyer
agrees to buy the following Real Estate, hereinafter referred to as ("said premises").
Real Estate belonging to Doris Smalser Estate. The property is selling in its "AS IS" condition is
situated at 711 State Route 307 in the City of Factoryville, County of Wyoming and State of
Pennsylvania, Instrument Number 21-053.5-061-00-00, 414-314, for the price of
(S
dollars
plus a 3% Buyer's premium of (\$ ) for a total of
Dollars,
free and clear of all liens and encumbrances, except as may otherwise be stated in this
agreement. The title to said premises shall be subject to all existing restrictions, easements,
recorded agreements and covenants, right of public service companies, easements of roads,
zoning regulations, ordinances, statutes and regulations of any constituted public authority, now
in force or which may be passed prior to final settlement.

A deposit is herewithmade in the amount of (\$50,000.00) Fifty Thousand Dollars toward
the purchase price under this agreement. Said deposit shall be held by Brian Burke,
hereinafter referred to as ("The Auctioneer") in his escrow account.

- 2. The balance of the purchase price shall be paid in cash at the time of final settlement and delivery of the deed which shall take place on or before 60 days (July 20, 2022) from above date, with time for settlement agreed to be of the essence of this agreement.
- 3. Taxes rents and other current charges, if any, shall be pro-rated on a school fiscal basis to the date of the settlement. County and Township based upon the calendar year.
- 4. Possession shall be delivered at the time of final settlement by special warranty deed.

  The Seller shall deliver a fully executed special warranty deed at the time of the settlement. The Buyer will receive possession of the property at the time of settlement.
- 5. All state, county or school transfer taxes imposed upon this sale shall be divided equally between the Buyer and Seller.
- 6. The obligation of Buyer under this Agreement of Sale shall not be excused, limited, altered by or conditioned upon Buyer obtaining mortgage financing. Should Buyer fail to make settlement, as herein provided, the sum or sums paid on account of the purchase price, at the option of the Seller, may be retained by the Seller, either on account of the purchase price, the resale price or as liquidated damages. In the latter case, the contract shall become null and void. In the latter event, all monies paid on account shall be divided equally between the Seller and the Auctioneer, but in no event shall the sum paid to the Auctioneer be in excess of the rate of commission due to him.
- 7. Buyer acknowledges that lot sizes, acres of lots and plan set forth in any circular and other advertising may not be totally accurate. In signing this agreement Buyer has not relied on the description set forth or referred to in this agreement, the Buyer should make an independent determination of the same.

8. It is understood and agreed that Brian Burke of Brian Burke Auctions is acting as agent for the Seller, not the Buyer, and he shall in no case whatsoever be held liable by either party for the performance of any term or covenant of this agreement for the damages for non-performance thereof.

Buyer's initials	Seller's initials	

- 9. Buyer acknowledges that he has INSPECTED THE PREMISES, The Seller's Property Disclosure Statement and enters into this agreement to purchase as a result of said inspections and not as a result of any advertising or announcement made by the seller and/or the auction company or their selling agents. The property is being sold "AS IS" condition.
- 10. If any buildings on these premises were built prior to 1978, they may contain lead paint.
  This property may contain wet lands.
- 11. This agreement shall extend and be binding upon the heirs, administrators, successors and assigns of the parties hereto.
- 12. Buyer has been advised that said premises are located at: 711 State Route 307, Factoryville, PA, County of Wyoming
- 13. Buyer agrees that Selfer shall not be required to present (tender) to Buyer a deed for said premises if Buyer defaults in paying the balance of the purchase price in order to enforce the provisions of this agreement against Buyer. Buyer agrees not to present this agreement to the Recorder of Deeds to be recorded.
- 14. Buyer acknowledges that under the terms and conditions of the auction Sale during which said premises were offered at auction that among the conditions announced was that this agreement is subject to the approval of Seller. Pending such approval Buyer

shall be bound by this agreement with the same force and effect as if no such approval were required. If this agreement is not approved by Seller, the deposit money paid on account hereof will be returned to Buyer, without interest, and agreement shall become null and void.

- 15. The Seller shall not be obligated to survey the property even if a survey is required by the Buyer's title insurance company or the Buyer's lender. The Buyer may survey the property at his own expense.
- 16. The sale of this property is not conditioned on any testing or inspections by the Buyer.
- 17. This agreement and the sale shall be governed by the laws of the Commonwealth of Pennsylvania.
- 18. This agreement contains the entire agreement between the parties. No prior agreement of representation of any kind, and no contemporaneous or subsequent oral agreement or representation and no course of dealing between the parties or custom shall be permitted to contradict, vary or add to the terms of this agreement.
- 19. All Individual G.O.M. rights convey in the sale of this property.

IN WITNESS WHEREOF: the parties have hereunto set their hand and seals, the day and year first written above.

Signed, Sealed and Delivered in the presence of Brian Burke, Auctioneer, Brian Burke Auctions, Auctioneer.

	Ву:	Auctioneer	2000
Witness:	_		(SEAL)
	_		(SEAL)
	_		(SEAL)
NOW this the above offer and agreen	day of	, 2022, 1 do he	reby approve and accept
	Sallers:		(SEAL)
			(SEAL)
	111		(SEAL)

### SELLER'S PROPERTY DISCLOSURE STATEMENT

	Property address:	730	SR 3	07					
			RYVILL				<del></del>		
	Seller:	Doris	Smal	sar	Esta	te			
obs	A seller must discloservable. This disclouirements and to as	osure state	ment is d	esigned	to assist	the seller in	compl	ld that are ying with	not readily disclosure
stat brol con	This statement disc seller and is not a st tement is not a warra ker, any selling real of iditions of the proper the obligation to disc	substitute fo anty of any k estate broke ty that may n	or any inspe kind by the s or their ag not be includ	ections of seller or ents. The led in thi	r warrantie: a warranty e buyer is e s statement	s that the buy or representancouraged to This statem	yer may ition by a addres ent does	wish to cany listing sconcern	btain. This real estate s about the
it, S	If an item of informa Seller may make a closure based on an	disclosure I	based on t	the best	e to Seller a information	and Seller ha n available p	s made provided	an effort t it is ider	o ascertain itified as a
mp	A material defect is act on the value of th	a problem v ne residentia	with the prope	perty or rty or tha	any portion at involves a	of it that wou n unreasona	ld have ble risk t	a significa to people o	nt adverse on the land.
(1)	Seller's expertis other areas rela as follows:	se. The selle	er does not onstruction	possess and cor	s expertise inditions of t	n contracting ne property a	, engine nd its in	ering, arcl nproveme	nitecture or nts, except
(2)	0				<u>.</u> -				
	Occupancy								
	(A) Do you, the sell	er, currently	occupy thi	s prope	rty?		_	Yes	No
	•	-	• •					Yes	No
	(A) Do you, the sell	d you last o	ccupy the p	roperty?		Yes			XNo Unknown
	(A) Do you, the sell	d you last o	ccupy the p	roperty?		Yes			
(3)	(A) Do you, the sell  If "no," when did	d you last od zoned for si	ccupy the p	roperty?		Yes			
(3)	(A) Do you, the sell  If "no," when did  Is the Property  Roof.	d you last od zoned for sii	ccupy the p	roperty?		<u> </u>			
(3)	(A) Do you, the sell  If "no," when did  Is the Property  Roof.  (A) Date roof was in	d you last od zoned for sii nstalled:	ngle family Yes	residen	tial use?	 known			
(3)	<ul><li>(A) Do you, the self of "no," when did so the Property</li><li>Roof.</li><li>(A) Date roof was in Documented</li></ul>	d you last od zoned for sid nstalled: ed?	recupy the purpose of	residen  No	tial use?	 known		No	Unknown
(3)	<ul> <li>(A) Do you, the self of "no," when did is the Property</li> <li>Roof.</li> <li>(A) Date roof was in Documented</li> <li>(B) Has the roof be</li> </ul>	d you last on zoned for sinnstalled:ed?en replaced	recupy the purpose of	residen  No d during	tial use?	 known		No	Unknown
(3)	<ul> <li>(A) Do you, the self of "no," when did so the Property</li> <li>Roof.</li> <li>(A) Date roof was in Documented</li> <li>(B) Has the roof be of "yes," were the self of the self o</li></ul>	d you last or zoned for sin nstalled: ed? en replaced ne existing sin	recupy the purple family  Yes  Yes  or repaired thingles rem  No	residen  No d during	tial use?	 known		No	Unknown
(3)	(A) Do you, the sell If "no," when did Is the Property Roof.  (A) Date roof was in Documented (B) Has the roof be If "yes," were theY	d you last or zoned for sin nstalled: ed? en replaced he existing sin fes er leaked du	recupy the purple family  Yes  Yes  For repaired thingles rem  No  uring your of	residen  Noted during  noved?  Un  wnershi	tial use?  \( \sum_{\text{V}} \)  \( \text{Un} \)  \( \text{your owner} \)  \( \text{known} \)  \( \text{p?} \)	 known ship?		NoYes	Unknown

	Explain any "yes" answers that you give in this section:		<del></del>
(4)	Basements, Garages and Crawl Spaces (Complete only if applicable).		
	(A) Does the property have a sump pump or grinder pump?		
	yesX_ no unknown		
	(B) Are you aware of any water leakage, accumulation or dampness within the basement, garage or crawl space?	Yes	_X_No
	If "yes," describe in detail:		
	(C) Do you know of any repairs or other attempts to control any water or dampness problem in the basement, garage or crawl space?	Yes	XNo
	If "yes," describe the location, extent, date and name of the person who did th	e repair or co	ntrol effort:
(5)	Termites/wood destroying insects, dry rot, pests.		
	(A) Are you aware of any termites/wood destroying insects, dry rot or pests affecting the property?	Yes	
	(B) Are you aware of any damage to the property caused by termites/wood destroying insects, dry rot or pests?	Yes	XNo
	(C) Is your property currently under contract by a licensed pest control company?	Yes	No
	(D) Are you aware of any termite/pest control reports or treatments for the property in the last five years?	Yes	<u>X</u> No
	Explain any yes answers that you give in this section:		
(6)	Structural items.		
	(A) Are you aware of any past or present water leakage in the house or other structures?	Yes	_ <u>X_</u> No
	(B) Are you aware of any past or present movement, shifting, deterioration or other problems with walls, foundations or other structural components?	Yes	_ <u>X_</u> No
	(C) Are you aware of any past or present problems with driveways, walkways, patios or retaining walls on the property?	Yes	_XNo

	(D) Have there been any repairs or other attempts to remedy or control the cause or effect of any defects or conditions described above?  Yes
	(E) Are you are aware of any problem with the use or operation of the windows?  Yes X No
	Explain any "yes" answers that you give in this section. When explaining efforts to control or repair, please describe the location and extent of the problem and the date and person by whom the work was done, if known:
	(F) Has there ever been fire damage to the property?  yesX no unknown
	yes/\unknown
(7)	Additions/remodeling.
	(A) Have you made any additions, structural changes or other alterations to the property?  Yes X_No
	If "Yes", please describe:
	(B) Did you obtain all necessary permits and approvals and was all work in compliance with building codes?
	yes no unknown
	(C) Did any former owners of the Property make any additions, structural changes or other alterations to the Property?
	yes no unknown
	If "Yes", to the best of your knowledge did they obtain all necessary permits and approvals, and was all work in compliance with building codes?
	yes no unknown
(8)	Water and sewage.
	(A) What is the source of your drinking water?
	public community system well on property other
	If "other," please explain:
	(B) If your drinking water source is not public:
	when was your water last tested?

Is the pumping system in working order?		
yes no		
If "no," please explain:		
(C) Do you have a softener, filter or other purification system?	Yes	<u>X_</u> No
yes no		
If "yes," is the system: leased owned		
(D) What is the type of sewage system?		
public sewer private sewer		
X septic tank cesspool other		
If "other," please explain:		
(E) Is there a sewage pump?  If "yes," is it in working order?	Yes	
(F) When was the septic system or cesspool last serviced?		
(G) Is either the water or sewage system shared?	Yes	_ <u>X_</u> No
If "yes," please explain:		
(H) Are you aware of any leaks, backups or other problems relating to any of the plumbing, water and sewage-related items?	Yes	XNo
If "yes," please explain:		
(9) Plumbing system.		
(A) Type of plumbing:		
copper galvanized lead lead other		
If "other," please explain:		

(B) Are you aware of any problems with any of your plumbing fixtures (including, but not limited to: kitchen, laundry or bathroom fixtures, wet bars, hot water heater, etc.)?	Yes	_ <u>X_</u> No
If "yes," please explain:		
(10)Heating and air conditioning.		
(A) Type of air conditioning: central electric		
central gas wallX_ none		
Number of window units included in sale:		
Location:		
(B) List any areas of the house that are not air conditioned:		
(C) Type of heating: electricX fuel oil		
natural gas other		
If "other," please explain:		
(D) List any areas of the house that are not heated:		
(E) Type of water heating: X electric gas solar other		
If "other," please explain:		
(F) If there are fireplaces in the Property, are they operational?	Yes	X_No
(G) Are you aware of any underground fuel tanks on the property?	Yes	X_No
If yes, please describe:		
(H) Are you aware of any problems with any item in this section?	Yes	_ <u>X_</u> No
If yes, please explain:		-
(11)Electrical system.		
(A) Are you aware or any problems or repairs needed in the electrical system?	Yes	<u>X</u> No

If yes, please explain:		
(12)Other equipment and appliances included in sale (complete only if applicable).		
(A) Electric garage door opener/Number of transmitters: Are they in working order?	Yes _	No
(B) Smoke detectors How many?		
Location:		
(C) Security alarm system		
owned leased		
Lease information:		
(D) Lawn sprinkler		
Number Automatic timer		
In working order?	Yes _	No
(E) Swimming pool Pool heater Spa/hot tub		
List all pool/spa equipment:		
(F) Refrigerator Range Microwave Oven		
Dishwasher Trash Compactor		
Garbage Disposal		
(G) Washer Dryer		
(H) Intercom		
(I) Ceiling Fans Number		
Location:	<del></del>	
(J) Other:		
Are any items in this section in need of repair or replacement?		
yes no unknown		
If yes, please explain:		

(13)Land (soils, drainage and boundaries).		
(A) Are you aware of any fill or expansive soil on the property?	Yes	<u>}/_</u> No
(B) Are you aware of any sliding, settling, earth movement, upheaval, subsidence or earth stability problems that have occurred on or that affect the property?	Yes	_ <u>X_</u> No
NOTE TO BUYER: YOUR PROPERTY MAY BE SUBJECT TO SUBSIDENCE DAMAGE. MAPS OF THE COUNTIES AND MINES MINE SUBSIDENCE DAMAGE MAY OCCUR AND MINE SUBSIDENCE ARE AVAILABLE THROUGH:	WHERE	
DEPARTMENT OF ENVIRONMENTAL PROTECTION MINE SUBSIDENCE INSURANCE FUND 3913 WASHINGTON ROAD MCMURRAY, PA 15317		
724/941-7100		
(C) Are you aware of any existing or proposed mining, strip mining or any other excavations that might affect this property?	Yes	<u>/_</u> No
(D) To your knowledge, is this property, or part of it, located in a flood zone or wetlands area?	Yes	<u>X</u> No
(E) Do you know of any past or present drainage or flooding problems affecting the property or adjacent properties?	Yes	_ <u>X_</u> No
(F) Do you know of any encroachments, boundary line disputes or easements	?Yes	<u>X</u> No
NOTE TO BUYER: Most properties have easements running across them for u reasons. In many cases, the easements do not restrict the ordinary use of the propost be readily aware of them. Buyers may wish to determine the existence of easen examining the property and ordering an abstract of title or searching the records in the of Deeds for the county before entering into an agreement of sale.	perty, and the nents and res	seller may trictions by
(G) Are you aware of any shared or common areas (for example, driveways, bridges, docks, walls, etc.) or maintenance agreements?	Yes	_ <u>X_</u> No
Explain any yes answers that you give in this section:		
(H) Do you have an existing survey of the Property?	Yes	_X_No
If yes, has the survey been made available to the Listing Real Estate Broker?	Yes	No
(I) Does the Property abut a public road?	_X_Yes	No

If not, is there a recorded right-of-way and maintenance agreement to a public road?	Yes	_ <u>X_</u> No
(14) Hazardous substances.		
(A) Are you aware of any underground tanks or hazardous substances present the property (structure or soil), including, but not limited to, asbestos, polychlorinated biphenyls (PCBs), radon, lead paint, urea-formaldehyde foam insulation (UFFI), etc.?	on Yes	XNo
(B) To your knowledge, has the property been tested for any hazardous substances?	Yes	_ <u>_X</u> No
(C) Do you know of any other environmental concerns that might impact upon the property?	Yes	_ <u>X_</u> No
Explain any "yes" answers that you give in this section:		
(D) Lead-based Paint Hazard Reduction Act.  (1) Was this house constructed prior to 1978?		
yes no unknown		
(2) Is Seller aware of the presence of any lead-based paint hazards In the Property?	Yes	_ <u>X_</u> No
NOTE: If the house was built prior to 1978, Seller and Seller's Agent must disclose information which they have, furnish a Lead Hazard Information Pamphlet to any Advise Buyer of his rights under the Act.	e any lead-ba prospective I	ased paint Buyer and
(15)Condominiums and other homeowners associations (complete only if applicable	e).	
(A) Type:		
condominiumcooperative		
homeowners association other		
If "other," please explain:		
· · · · · · · · · · · · · · · · · · ·		

\*NOTICE REGARDING CONDOMINIUMS AND COOPERATIVES:

ACCORDING TO SECTION 3407 OF THE UNIFORM CONDOMINIUM ACT (68 PA.C.S. § 3407 (RELATING TO RESALES OF UNITS) AND 68 PA.C.S. § 4409 (RELATING TO RESALES OF COOPERATIVE INTERESTS A BUYER OF A RESALE UNIT IN A CONDOMINIUM OR COOPERATIVE MUST RECEIVE A CERTIFICATE OF RESALE ISSUED BY THE ASSOCIATION IN THE CONDOMINIUM OR COOPERATIVE. THE BUYER WILL HAVE THE OPTION OF CANCELING THE AGREEMENT WITH RETURN OF ALL

DEPOSIT MONEYS UNTIL THE CERTIFICATE HAS BEEN PROVIDED TO THE BUYER AND FOR FIVE DAYS THEREAFTER OR UNTIL CONVEYANCE, WHICHEVER OCCURS FIRST.

(B) Do you know of any defect, damage or problem with any common elements or common areas which could affect their value or desirability?
yes <u>X</u> nounknown
(C) Do you know of any condition or claim which may result in an increase in assessments or fees?
yes noXunknown
If your answer to (B) or (C) is "Yes", explain in detail:
(16)Miscellaneous.
(A) Are you aware of any existing or threatened legal action affecting the property? yesX no
(B) Do you know of any violations of Federal, State or local laws or regulations relating to this property?  yesX no
(C) Are you aware of any public improvement, condominium or homeowner association assessments against the property that remain unpaid or of any violations of zoning, housing, building, safety or fire ordinances that remain uncorrected?
yes <u>X</u> no
(D) Are you aware of any judgment, encumbrance, lien (for example, comaker or equity loan) or other debt against this property that cannot be satisfied by the proceeds of this sale?
yes <u>X</u> no
(E) Are you aware of any reason, including a defect in title, that would prevent you from giving a warranty deed or conveying title to the property?
yesX_ no
(F) Are you aware of any material defects to the property, dwelling or fixtures which are not disclosed elsewhere on this form?
yes _ <u>X</u> _ no
A material defect is a problem with the property or any portion of it that would have a significant adverse impact on the value of the residential real property or that INVOLVES AN UNREASONABLE RISK TO PEOPLE ON THE LAND.
Explain any "yes" answers that you give in this section:

it may materially and substantially affect the val	eel you should disclose to the prospective Buyer because ue or desirability of the Property, e.g., zoning violations, al improvements, pending tax assessment appeals, etc.?
yes Xno 🔼	_ unknown
If your answers in this section are "Yes", explain	n in detail:
disclosure statement is accurate an knowledge. The seller hereby author this information to prospective buyers agents. The seller alone is responsi contained in this statement. The selle writing of any information supplied or by a change in the condition of the pform.	that the information set forth in this and complete to the best of the seller's rizes any agent for the seller to provide s of the property and to other real estate ble for the accuracy of the information or shall cause the buyer to be notified in a this form which is rendered inaccurate property following the completion of this
SELLER Jandy Zapolski, Ex.	DATE 5/1/2022
SELLER	DATE
SELLER	DATE

## EXECUTOR, ADMINISTRATOR, TRUSTEE, COURT APPOINTED GUARDIAN, RECORDED POWER OF ATTORNEY

The undersigned has never occupied the property and lacks the personal knowledge necessary to complete this disclosure statement.
Name and gapacity/Title of person signing plus include documentation
CORPORATE LISTING
The Undersigned has never occupied the property. Any information contained in this Disclosure Statement was obtained from Third Party sources and Buyer should satisfy himself or herself as to the condition of the Property.
Name and Capacity/Title of person signing, plus include documentation
RECEIPT AND ACKNOWLEDGMENT BY BUYER
The undersigned buyer acknowledges receipt of this disclosure statement. The buyer acknowledges that this statement is not a warranty and that, unless stated otherwise in the sales contract, the buyer is purchasing this property in its present condition. It is the buyer's responsibility to satisfy himself or herself as to the condition of the property. The buyer may request that the property be inspected, at the buyer's expense and by qualified professionals,
to determine the condition of the structure or its components.
to determine the condition of the structure or its components.

11

(b) Parties to whom delivered. --For purposes of this act, delivery to one prospective buyer or buyer's agent is deemed delivery to all persons intending to take title as co-tenants, joint tenants or as a tenant by the entireties with the buyer. Receipt may be acknowledged on the statement, in an agreement for the

conveyance of the residential real property or shown in any other verifiable manner.

#### Information unavailable to seller

If at the time the disclosures are required to be made, an item of information required to be disclosed is unknown or not available to the seller and the seller has made an effort to ascertain it, the seller may make a disclosure based on the best information available to the seller, provided it is identified as a disclosure based on an incomplete factual basis.

#### Information subsequently rendered inaccurate.

If information disclosed in accordance with this act is subsequently rendered inaccurate as a result of any act, occurrence or agreement subsequent to the delivery of the required disclosures, the seller shall notify the buyer of the inaccuracy.

#### Affirmative duty of seller

The seller is not obligated by this act to make any specific investigation or inquiry in an effort to complete the disclosure statement. In completing the disclosure statement, the seller shall not make any representations which he or his agent know or have reason to know are false, deceptive or misleading, and shall not fail to disclose a known material defect.

# This Indenture,

Made the
Lord two thousand

26th day of Sept.

in the year of our

Between

RALPH W. SMALSER, Executor of the ESTATE OF BEATRICE S. SMALSER, deceased, of the Township of Tunkhannock, County of Wyoming and State of Pennsylvania;

- GRANTOR -

AND

RALPH W. SMALSER and DORIS SMALSER, his wife, of Factoryville, Wyoming County, Pennsylvania;

- GRANTEES -

WHEREAS, Beatrice S. Smalser died on the 17th day of February, 1998, while resident of the Township of Tunkhannock, County of Wyoming, and State of Pennsylvania, testate, seised and possessed in her demesne as of fee of the real estate hereinafter described:

AND WHEREAS, Ralph W. Smalser was duly appointed Executor of the estate of said decedent by the Register of Wills of Wyoming County on the 3rd day of March, 1998, and is still qualified and acting as such;

AND WHEREAS, the Last Will and Testament of Beatrice S. Smalser is probated in the Wyoming County Register of Wills Office to Estate #66-98-20;

AND WHEREAS, pursuant to said Last Will and Testament, the decedent left her entire estate to her husband, Ralph H. Smalser; however in the event that he predeceased her, her entire estate would then pass to her son, Ralph W. Smalser. The said Ralph H. Smalser died on the 26th day of April, 1984.

AND WHEREAS, said estate is solvent and all debts and inheritance taxes have been paid or provided for.

TK(U414P6U314

Note This Indenture Witnesseth, That the said Ralph W. Smalser, Executor of the Estate of Beatrice S. Smalser, deceased

at and before the enscaling and delivery thereof, the receipt whereof is hereby acknowledged, has granted, bargained, sold, released and confirmed and by these Presents does grant, bargain, sell, alien, release and confirm unto the said Ralph W. Smalser and Doris Smalser, his wife, their Heirs and Assigns,

those certain pieces, parcels and lots of land, situate and being in the Township of Overfield, County of Wyoming and State of Pennsylvania, bounded and described as follows:

BEGINNING at a corner in the center of State Road No. 0307, said corner being a corner of Louis DeLeo and Cynthia Eyet-DeLeo lands; thence along the center of State Road No. 0307 the following three (3) courses, (1) North nine (09) degrees forty-three (43) minutes thirty-one (31) seconds East eighty-eight and fifty-seven hundredths (88.57) feet, (2) North thirteen (13) degrees twenty-two (22) minutes two (02) seconds East one hundred eighty-two and sixty-eight hundredths (182.68) feet and (3) North fourteen (14) degrees fifteen (15) minutes fiftynine (59) seconds East twenty-one and forty-four hundredths (21.44) feet to a corner, said corner being a corner of Nicholas Witiak, Jr. and Nancy A. Witiak lands; thence along the line of lands of said Witiak the following three (3) courses, (1) South eighty-seven (87) degrees ten (10) minutes twenty-five (25) seconds East two hundred twenty and seventy-eight hundredths (220.78) feet through a 1-1/4 inch diameter pipe found on line to a corner, (2) North eighteen (18) degrees thirtyfour (34) minutes twenty-five (25) seconds West one hundred thirty-five and eighty-five hundredths (135.85) feet to a corner and (3) North seven (07) degrees forty-six (46) minutes twenty-five (25) seconds West thirty-nine and sixty-seven hundredths (39.67) feet to a 1-1/4 inch diameter pipe found marking a corner, said corner being a corner of now or formerly Robert W. and Sandra A. Melley lands; thence along the line of lands of now or formerly Melley the following two (2) courses, (1) North six (06) degrees thirty (30) minutes twenty-five (25) seconds West seventy-five (75.00) feet to a corner and (2) North eighty-eight (88) degrees forty-one (41) minutes twenty-five (25) seconds West one hundred four and twenty-two hundredths (104.22) feet to a corner in the centerline of State Road No. 0307; thence along the center of said road, North twelve (12) degrees thirty-seven (37) minutes two (02) seconds East twenty-two and forty-four hundredths (22.44) feet to a corner, said corner being a corner of lands of Dennis J. and Shirley D. Nealon, thence along the line of lands of said Nealon, South eighty-eight (88) degrees forty-one (41) minutes twenty-five (25) seconds East one hundred thirteen and thirty-seven hundredths (113,37) feet to a corner, said corner being a corner of lands of Nicholas Witiak, Jr. and Nancy A. Witiak; thence along the line of lands of said Witiak and along line of lands of Louis and Celia Gatto, South eight (08) degrees sixteen (16) minutes forty-one (41) seconds East one hundred thirty-one and fifty-eight hundredths (131.58) feet to a corner; thence along the line of lands of Nicholas Witiak, Jr. and Nancy Witiak, South eighteen (18) degrees thirty-five (35) minutes forty-one (41) seconds East one hundred forty-one and two hundredths (141.02) feet to a 1-inch diameter pipe found marking a corner; thence along the line of lands of Peter Matechak, Jr. and Sandra L. Matechak, along line of lands of Joseph S. and Gloria Martin and along line of lands of John and Joanne Matechak, South five (05) degrees thirty-nine (39) minutes eleven (11) seconds East one hundred ninety-six and fourteen hundredths (196.14) feet to a corner; thence continuing along the line of lands of John and Joanne Matechak, South eightynine (89) degrees twenty-one (21) minutes fifty-six (56) seconds East one hundred ninety-one and thirty-six hundredths (191.36) feet through a 1-1/2 inch diameter pipe found on line through a 1-1/4 inch diameter pipe found on line to a corner at the water's edge of Lake Winola; thence along the water's edge of Lake Winola the following three (3) courses, (1) South six (06) degrees thirty-six (36) minutes fifty (50) seconds West forty-one and forty-six hundredths (41.46) feet to a corner, (2) South twenty-seven (27) degrees twelve (12) minutes forty-six (46) seconds West twenty-two and sixty-nine hundredths (22.69) feet to a corner and (3) South fourteen (14) degrees eighteen (18) minutes forty-five (45) seconds West twenty-one and eighty-six hundredths (21.86) feet to a corner; thence along the line of lands of Aloysius P. McKinney et ux, and along line of lands of Louis

..continued on attached page ..

DeLeo and Cynthia Eyet-DeLeo, North eighty-nine (89) degrees twenty-eight (28) minutes thirty-seven (37) seconds West four hundred ninety-three and ninety-five hundredths (493.95) feet through a 1/2-inch diameter pin found on line to the place of beginning.

CONTAINING 2.38 acres more or less gross as shown upon survey map prepared by Milnes Engineering, Inc. dated September 9, 1998, entitled "Plat of Survey for Ralph W. Smalser, Jr. et ux." See Map Book 16 at Page 484

The above described land is under and subject to the right-of-way of State Road No. 0307 and utility easements.

The above described land is under and subject to the right of ingress, egress and regress over and across all rights-of-way leading to State Road No. 0307, as same were granted by Ralph H. Smalser.

The above described land is under and subject to the rights-of-way/easements granted to the Lake Winola Municipal Authority.

SECOND PIECE: BEGINNING at a corner in the center of State Road No. 0307, said corner being a corner of Richard A. and Virginia B. Dickinson lands; thence along the line of lands of said Dickinson the following two (2) courses, (1) North eighty-nine (89) degrees fifty-nine (59) minutes forty-nine (49) seconds West two hundred seventy-three and seventy-nine hundredths (273.79) feet through a 3/4-inch diameter rebar set on line to a 1-1/4 inch diameter pipe found marking a corner and (2) South thirteen (13) degrees eleven (11) minutes eleven (11) seconds West one hundred eighty (180 00) feet to a 1-1/4 inch diameter pipe found marking a corner in the line of lands of Ralph W. Smalser, Jr. et ux.; thence along the line of lands of Ralph W. Smalser, Jr. et ux. the following two (2) courses, (1) North eighty-nine (89) degrees twenty-eight (28) minutes thirty-seven (37) seconds West one hundred twenty-six and seventy-two hundredths (126.72) feet to a corner and (2) South one (01) degree fifty-three (53) minutes twenty-three (23) seconds West two hundred seventy-eight and fourteen hundredths (278.14) feet to a corner in the line of lands of Robert E. Kern, Jr.; thence along the line of lands of said Kern, North eighty-nine (89) degrees twenty-eight (28) minutes thirty-seven (37) seconds West one thousand forty-eight and seventy-one hundredths (1048.71) feet to a 3/4-inch diameter rebar set marking a corner in the line of lands of Charles Michalowski, et al.; thence along the line of lands of said Michalowski, et al., North zero (0) degrees one (01) minute twenty-three (23) seconds East eight hundred thirty-four and fifty-nine hundredths (834,59) feet through a rebar found on line to a 1/2-inch diameter pipe in cairn found marking a corner, said corner being a corner of lands of Carl D, and Theodosia Frear; thence along the line of lands of said Frear, North eighty-nine (89) degrees thirty (30) minutes thirty-seven (37) seconds East one thousand five hundred sixty-seven and fifty hundredths (1567.50) feet through a 1/2-inch diameter pipe in cairn found on line to a corner; thence along the line of lands of now or formerly Asa and Angeline Frear the following five (5) courses, (1) South eight (8) degrees twentynine (29) minutes twenty-three (23) seconds West forty-four and fifty-five hundredths (44.55) feet to a corner, (2) South seventeen (17) degrees twenty-nine (29) minutes twenty-three (23) seconds West two hundred sixteen and eighty-one hundredths (216.81) feet to a 3/4-inch diameter rebar set marking a corner, (3) North eighty-nine (89) degrees thirty (30) minutes thirty-seven (37) seconds East sixteen and fifty hundredths (16.50) feet to a 3/4-inch diameter rebar set marking a corner, (4) North seventeen (17) degrees twenty-nine (29) minutes twenty-three (23) seconds East two hundred sixteen and eighty-one hundredths (216.81) feet to a corner and (5) North eight (08) degrees twentynine (29) minutes twenty-three (23) seconds East forty-four and fifty-five hundredths (44.55) feet to a corner in the line of lands of Carl D. and Theodosia Frear; thence along the line of lands of Carl D. and Theodosia Frear, North eighty-nine (89) degrees thirty (30) minutes thirty-seven (37) seconds East two and seven hundredths (2.07) feet to a corner in the center of State Road No. 0307, thence along the centerline of said road the following four (4) courses, (1) South four (04) degrees eighteen (18) minutes sixteen (16) seconds West fifty-two and eighty-three hundredths (52.83) feet, (2) South nine (09) degrees sixteen (16) minutes twenty (20) seconds West fifty-seven and eightyseven hundredths (57.87) feet, (3) South twelve (12) degrees thirty-seven (37) minutes two (02) seconds West fifty-three and twenty hundredths (53.20) feet and (4) South fourteen (14) degrees fifteen (15) minutes fifty-nine (59) seconds West two hundred fifty-one and seventy hundredths (251.70) feet to the place of beginning.

CONTAINING 25.50 acres more or less gross as shown upon survey map prepared by Milnes Engineering, Inc., dated June 2, 1998 and recorded simultaneously herewith. See Map Book 16 at Page 455

..continued on attached page..

The above described land is under and subject to rights of others in connection with use of that certain spring situated on the above described land.

The above described land is under and subject to the right-of-way of State Road No. 0307 and utility easements.

BEING all of the remaining lands conveyed to Ralph H. Smalser and Beatrice Smalser, his wife, by Deed of Minnie Smith, widow, et al., dated the 23rd day of July, 1949, and recorded in Wyoming County Deed Book 122 at Page 340. The said Ralph H. Smalser died on the 26th day of April, 1984, thus vesting title in fee simple absolute in his widow, Beatrice Smalser, as surviving tenant by the entireties. Beatrice Smalser and Beatrice S. Smalser are one and the same person.

Together with all and singular the ways, waters, watercourses, rights, liberties, privileges, hereditaments and appartenances whatsoever thereunto belonging or in anywise appertaining, and the reversions and remainders, rents, issues and profits thereof; and all the estate, right, title, interest, use, trust, property, possession, claim and demand whatsoever in law, equity or otherwise howsoever, of, in, to or out of the same.

To Have and to Hold the said hereditoments and premises hereby granted and released, or mentioned, and intended so to be, with the appurtenances, unto the said

Ralph W. Smalser and Doris Smalser, his wife, their heirs and Assigns, to and for the only proper use and behoof of the said Ralph W. Smalser and Doris Smalser, his wife, their heirs

or assigns forever. And the said

Ralph W. Smalser, Executor of the Estate of Beatrice S. Smalser, deceased

covenant, promise and agree to and with the said

Ralph W. Smalser and Doris Smalser, his wife, their heirs and Assigns, by these Presents, that he the Ralph W. Smalser, Executor of the Estate of Beatrice S. Smalser, deceased suid

not done, committed, or knowingly or willingly suffered to be done, committed any act, matter or thing whatsover, whereby the premises hereby granted, or any part thereof, is, are shall or may be impeached, charged or incumbered, in title, charge, estate or otherwise housnever.

Beatrice S. Smalser, deceased

Beatrice S. Smalser, deceased

Mass hereunto set his hand and seal , the day and year above written.

ESTATE OF BEATRICE S. SMALSER

BY: Rolphy Smolson

in the presence of	RALPH W. SMALSER, EXECUTOR
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Harrison and the first of the same against the same of the same against th	REAL PROPERTY.
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Commonwealth of Percusylbania	} #5.
County of Wyoming	
On this, the a notary publicated Billiph W. Smalser, Executive deceased	utor of the Estate of Beatrice S. Smaleer
deceased	busines to ma lan metinfordamen

heolight to be the person described in the foregoing instrument, and acknowledged Blue he accounted the same in the capacity therein stated and for the purposes therein contained.

In Migness Thereof, I hereunto set my hand and official seal.

**NOTARIAL SEAL** Judd B. Fitze, Notary Public Tunkhannock, Wyoming Co., PA My Commission Expires December 27, 2001

Signed, Scaled and Belivered

Commonwealth of Penusylvania County of Recorded on this day of A. D. 19 , in the Recorder's Office of the said County in Deed Book Volume Page Given under my hand and the seal of the said Office, the date above written.  $f_{i}(B) \bigoplus f_{i}(A) = f_{i}(B)$ re blog . Neggiver I Hereby Certify, that the previse residence of the Grantee RR #1 Box 1434 Factoryville PA 18419 Entered for record in the Recorder's Office of County the 11.15 Perm No. 29-Lagal Blank printery, Laceyvilla, Pa. RALPH W. SMALSER ET UX. Consideration-\$ Recorded Dated .

RV O L LL PG D 3 1 9

26.50

827-193 EX (6-94)



COMMONWEATH OF PENNSTRYANTA DEPARTMENT OF REVENUE BUREAU OF INDIVIDUAL TAXES DEP. 200003

HARRISBURG, FA 17122-0003

Complete each section and file in duplicate with Recorder of Deeds when (1) the full value/conside

## REALTY TRANSFER TAX STATEMENT OF VALUE

RECORDER'S USE ONLY Book Number 414 314 Fogs Number 10/5/M

	<u>NDENT - AI</u>	l inquiries may b	e directed to the	following	person:	
Judd B. Fitze				Telephone Numb		
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		City		State		Zip Code
7 Marion Stre		<u>Tunkhann</u>		PA		18657
	DATA	30		ADCOMBAL		
rantor(s)/Lessor(s) Ralp	h W. Smalse	r, Executor of	Grantes (s)/Lesses(s)			
the Beatrice S. S	maiser Esta	te	Raiph W. Smal	<u>ser and Do</u>	ris_Smals	ier, his w
RR#1 Box 1434			1			
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Factoryville	PA	18419	1 '	3		•
		10413	[ Factoryville		PA	18419
PROPERTY	LOCATION		7A 77			
Route 307			City, Township, Borough			
NOUTE 307		School District	Overfield To			
Wyoming				21-053.5	-061	
Ny Oli Tity		Tunkhannock A	rea	21-053_0	-047	
VALUATION	I DATA					
Actual Cash Consideration		2. Other Consideration		3, Total Conside	ration	
		+		=		
County Assessed Value 32,350 12,250		5. Common Level Ratio Fr	actor	6. Fair Marker V	66°50	
12:250		× 3.39		= 41.5	27.50	
EXEMPTION				-		_
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Will or intestate succ	etsion		Inner	### E	a Mumbara	
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FAILURE TO COMPLETE THIS FORM PROPERLY OR ATTACH APPLICABLE DOCUMENTATION MAY RESULT IN THE RECORDER'S REFUSAL TO RECORD THE DEED.

8K 0 4 1 4 2 G 0 3 2 0

Commonwealth of Pannsylvania, County of Wyoming, ss.

On this, the thirteenth day of October A.D. 1960, before me a Justice of the Peace, the undersigned officer, personally appeared Helen \_\_ Harding and Lawrence Harding, known to me, (or satisfactorily proven) to be the person whose names subscribed to the within instrument, and acknowledged that they executed the same for the purposes therein contained

In Witness Whereof, I hereunto set my hand and official seal.

(J. P. Seal)

Edward A. Hincholiffe, Justice of the Peace

My com. expires Jan. 1982

I Hereby Certify, that the precise residence of the grantees, 341 Exeter Avenue, West Pittston, Pa.

Recorded bot doer 15, 1980 at 11:39 a.m.

Richard E. Hefferen, Recorder.

#### XXXXXXXXXXXXXXXXXXXXXXXXXXXXX

CARL M. TRAUGER, et. ux. )(
-TO- )(
RALPH W. SMALSER, JR., et. ux. )(

This Deed, made the 15th day of Ootober in the year of our Lord one thousand nine hundred and gixty.

Between Carl M. Traugerand Mebel Trauger, his wife, of the Township of Overfield, County of Wyoming and State of Pennsylvania, Grantors, and Ralph W. Smalser, Jr. and Doris A. Smalser, his wife, of the Township of Overfield, County of Wyoming and State of Pennsylvania, Grantees,

witnesseth, that in consideration of six hundred fifty (\$6500) dollars, in hand paid, the receipt whereof is hereby acknowledged; the grant are do hereby grant and convey to the said grantees, their beirs and assigns;

All that certain piece, parcel and lot of land situate and being in the Township of Overfield, County of Wyoming and State of Pennsylvania, bounded and described as follows:

Beginning at a corner the edge of route 6 leading from Tunkhannock to Mill City common corner between the lands herein conveyed and lands of Ralph Smalser; thence north eighty-eight (68) degrees west 154.8 feet to a corner at the edge of a twenty foot private road; theme south eight (8) degrees thirty (30) minutes west 50 feet to lot #2; thence south eighty-eight (86) degrees no minutes east 163.2 feet to the edge of the highway aforesaid; thence by and along said highway north ten (10) degrees twenty-two(22) minutes east 50 feet to the place of beginning and being bt #1 of the plot of lots of Carl Trauger lands situate in Overfield Township wyoming County, Pennsylvania, as surveyed by A. W. Sturman in February 1951 and being a part of the same lands acquired by the grantors by deed recorded in the Recorder's Office in and for Wyoming County, in Deed Book 115, page 220.

Together with a right of way over and acrons a twenty foot private road leading from the highway between lots no. 4 & no. 6 and a private road running in the rear of all of the lots in the development, together with right of ingress, egress and rogress over and scross said private roads.

And the said granters will warrant generally the property hereby conveyed.

In Witness Whereof, the granters have becount a set their hands and seals the day and year first above writen.

Signed, Sealed and Delivered

CARL M. TRAUGER

(SEAL)

in the presence of /MABEL TRAUGER (SEAL)
John B. Farr (\$1.10 U.S.INt.REV. cancelled) (\$6.59 Pa.State Tax cancelled)

502

Commonwealth of Pennsylvania, County of Wyoming, ss.

On this, the 16th day of Ootober A.D. 1980, before me a notary public, the undersigned officer, personally appeared Carl M. Trauger and Mabel Trauger, his wife, known to me (or satisfactorily proven) to be the person whose names are subscribed to the within instrument, and acknowledged that they executed the same for the purposes therein contained.

In Witness Whereof, I hereunto set my hand and official seal.

(N. P. Soal)

. Caroline D. Chambers, Notary Public

Tunkhannook, Wyoming Co., Pa.

My commission expires Feb. 17, 1983

I Hereby Certify, that the precise residence of the grantees is: R. D.1 Factoryville, Pa.

Attorney John B. Parr

Recorded October 17, 1960 at 1:41 p.m.

Rio hard E. Hofferan, Recorder.

STEPHEN KARHNAK, et. ux. )(

-T0-

LAWRENCE W. TIPFANY, et.ux.

This Deed, made the 17th day of Ootober in the year of our Lord one thousand nine hundred and sixty.

Between Stephen Karhnak and Helen Karhnak, his wife, of the Borough of Nicholson, County of Wyoming and State of Pennsylvania, Grantors, and Lawrence W. Tiffany and Phyllis T.Tiffany, his wife, of the Borough of Nicholson, County of Wyoming and State of Pennsylvania, Grantess,

witnesseth, that in consideration of five thousand (\$5000.00) dollars, in hand paid, the receipt whereof is hereby acknowledged; the granters do hereby grant and convey to the said granters, their heirs and assigns.

All that certain piece, parcel and lot of land, situate in the Borough of Nicholson, County of Wyoming and State of Pennsylvania, bounded and described as follows:

Beginning at a corner in the center of Oak Street in line of the east boundary of Maplo Street; thence north twenty-five and one-half  $(25\frac{1}{2})$  degrees west two hundred fifty (250) feet; thence north sixty-seven and one-half  $(67\frac{1}{2})$  degrees east one hundred (100) feet; thence south twenty-five and one-half  $(25\frac{1}{2})$  degrees east two hundred fifty (250) feet; thence south sixty-seven and one-half  $(67\frac{1}{2})$  degrees west one hundred (100) feet to the place of beginning. Containing twenty-five thousand (25,000) square feet of land, strict measure.

Baing the same lands conveyed to Stephen Karbnak et ux by Fanny J. Blakeslee, single, by deed dated August 21, 1959 and recorded in Wyoming County Deed Book Volume 145 at page 310.

And the said grantors will warrant generally the property hereby conveyed.

In Witness Whereof, the grantors have hereunto set their hands and seals the

day and year first above written.

Signed, Sealed and Delivered

J SPEPHEN KARHNAK (SEAL)

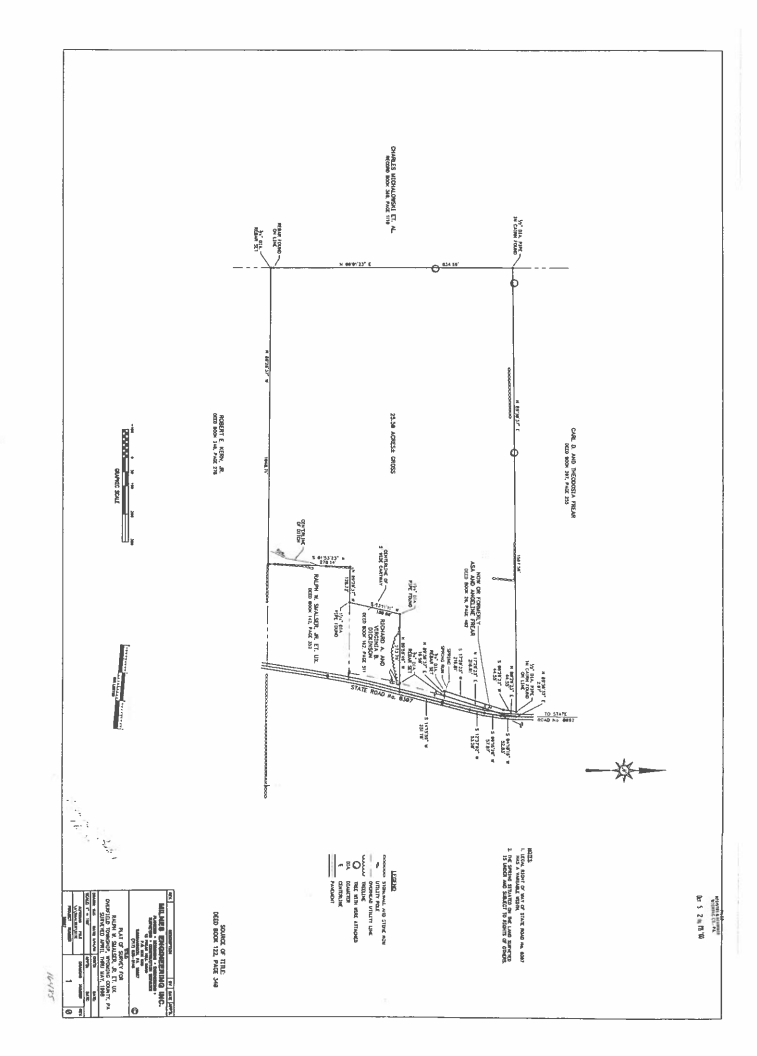
4 HELBN KARHNAK

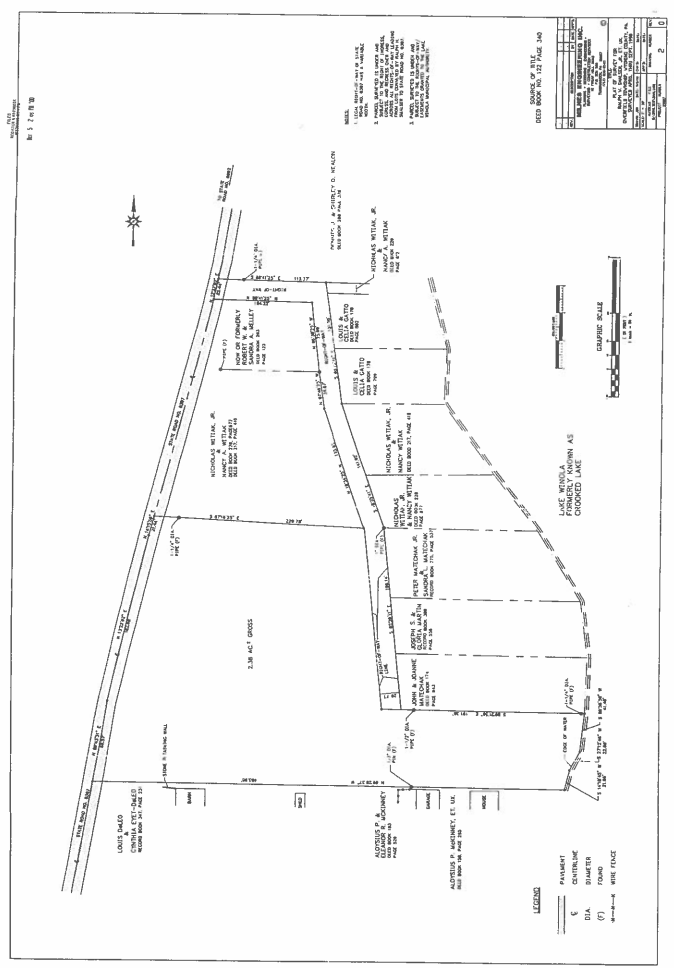
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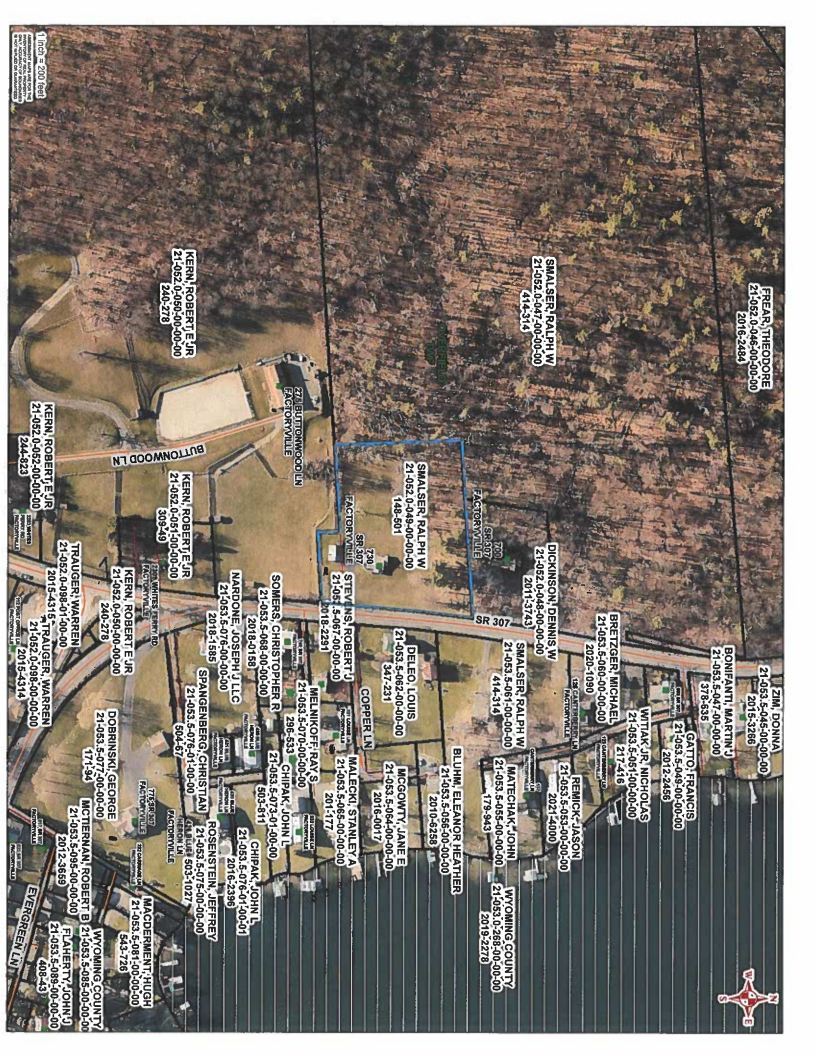
(\$5.50 U.S.IM .REv.cancelled)(\$50.00 Pa.State Tax cancelled)

Roy A. Gardner





4.84



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					ND VALUE		- 1		
					Perc:				Type:
PAGE BLANK		202					กลักกา	•	FF?:
General Remarks:				Total Lot	H	frontage	actual f		COT SIZE:
	5380	VALUE:	OUTBUILDING V	TOTAL OUTBI	TC			ı	
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Township: 21 - OVERFIELD TOWNSHIP		PA 18419		FACTORYVILLE	FACTO				!
Zoning:				730 SR 307	730				
ı				8	res)   DORIS A	<pre>TYPE:K -kesidential(Under 10 Acres) Loc: 730 SR 307</pre>	tial (Unc	-kesiden ) SR 307	Loc: 730
PROPERTY RECORD CARD: WYOMING COUNTY			H W	SER, RALPH W	-	21-052.0-049-00-00-00	.0-049-0	21-052	# 1

		Price	) Date	Instrument Multiple:	- Code:	Buyer) Purchase	Grantee () (Most Recent
				25250	22300	2950	04/24/2012
				25350	22300	3050	04/25/2012
		CG BLDG CG TOTAL	CG LAND CG	FM TOTAL ST	FM BLDG FI	FM LAND	DATE
						ctors:	Limiting Factors:
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		44600	; 0	TOTAL IMPROVEMENT VALUE.	TO	ဌ	Mobile Home
						TreeCv:	RailAvl:
		10	11	Adjustments	Ad:	WtrFnt:	Histric:
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		5380		OUTBUILDING VALUE	- — OU:		Terrain :
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	- 1				<u>ц</u>	•	
Oblda	Bsmt.		NONE	Perm Stair Attic.			Total/Bed R
Slab.	Bsmt.		C+5	QUALITY GRADE	-		Heating Sou
Deck.	Fin Bsmt. 621		о (		_	t NONE	Heating Dist
Carpt	Lower LA.		. 1958 (1 )	Effective Age	_	d Type	Neighborhood
Garag	Unfin Liv			Remodeled			Exterior Walls
Porch	Open/LA	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	195	Year Built		Type DETACH	Owelling Ty
EPrch	Living A. 1242	Long:	. R ( 101 )	PROPERTY TYPE	_	цр 1	
SOFT	SOFT	Lat.:				Descript	Building De
	] ] [ [	GPS		INFORMATION:	RESIDENTIAL I		
D≯ →	1						<b></b>
∄ (i	ı	0	PA 18419	OR.	100	Nbhd: 2100	School: 4
	ı			730 SR 307			TIEBACK:
1					11063	CTL: 00011063	SPEC ID:
Clear	Market				ম —-		
CARD: WYOMING COUNTY	PROPERTY RECORD CAL		W	SMALSER, RALPH W	_	21-052.0-049-00-00-00	21-052.0-