CONDITIONS OF SALE

The Conditions of the present public sale are as follows:

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- 1. The property to be sold is all that certain tract of land, together with improvements erected thereon situated on the southwest corner of the intersection of Pleasant View Drive and Pleasant View Circle, in the development known as "Pleasant View Estates", located at 3111 Pleasant View Drive, Manheim, PA 17545, Rapho Township, Lancaster County, PA being known as Lot No. 11, Block F, Section 2 in said development, as set forth on a plan dated November 13, 1972 and recorded in the Lancaster County Recorder of Deeds Office on February 14, 1973 in Plan Book J-66, Page 35. Account No. 540-40403-0-0000. The following miscellaneous title objections and easements appeared of record: (a) Restrictions as set forth in Deed Book S, Volume 60, Page 318 and Deed Book N, Volume 61, page 300. (b) Rights granted to Pennsylvania Power & Light Company as set forth in Deed Book Q, Volume 44, Page 129 and Deed Book K, Volume 61, Page 438. (c) Rights granted to Columbia United Telephone Company as set forth in Deed Book G. Volume 62, Page 383. (d) Rights granted to The United Telephone Company of Pennsylvania as set forth in Deed Book G. Volume 64, Page 705 and Deed Book H. Volume 64, Page 356. (e) Deed of Dedication of Rapho Township as set forth in Deed Book M. Volume 64, Page 996. (f) Matters, conditions, easements, notes, site data, sketches, etc., as shown on Subdivision Plan Book J-66, Page 35.
- 2. (a) The highest bidder shall be the Purchaser upon the property being struck off to him; and he shall immediately thereafter sign the Purchaser's Agreement on these Conditions of Sale and pay down 10% of the purchase money as security for the performance of this Agreement.
- (b) The auctioneer's decision regarding any disputes for any reason is final and the auctioneer reserves the right to reject any bid that is not an acceptable advancement over the preceding bid.
- (c) This sale is in no manner contingent upon the procurement of financing for the purchase of subject real estate by the PURCHASER, and no mortgage contingencies exist herein.
 - (d) No person shall retract from his or her bid for any reason.

3. The balance of the purchase money shall be paid at Settlement to be held at the office of Abstract Associates of Lancaster, 1903 Lititz, Pike, Lancaster, PA 17601, on or before June 24, 2020, unless some other time or place shall hereafter be agreed upon by the Seller and Purchaser, upon which payment the Seller shall convey to the Purchaser, by Deed prepared at the Purchaser's expense, the simple title to said property, free and clear of all liens and encumbrances not noted in these Conditions, but subject to any existing wall rights, easements, building or use restrictions, zoning or land subdivision regulations, encroachments of cornices, trim and spouting over property boundaries, or encroachments of any kind within the legal width of public highways.

The Seller represents (i) that there are no pending and unsettled eminent domain proceedings, no appropriations by the filing of State Highway plans in the Recorder's Office, and no uncomplied with orders from any governmental authority to do any work or correct conditions affecting this property of which Seller has knowledge; (ii) that no part of the property except any part within utility reserve strips in developments or within legal limits of highways, is, or at settlement will be, subject to any currently-used or enforceable easement for any underground electric or telephone cable or sewer, gas or water pipe serving other than this property, any petroleum products pipeline or public storm sewer, or any other easement which is not apparent upon reasonable physical inspection, except as noted in these Conditions; and (iii) that this property is zoned to permit the residence located thereon.

At settlement the property and all its appurtenances and fixtures shall be in substantially the same condition as at present, except for (a) ordinary reasonable wear and tear, (b) damage of any kind for which full or partial recovery may be had under the Seller's or Purchaser's insurance, (c) damage which occurs after possession has been given to the Purchaser, or (d) any taking by eminent domain.

4. Formal tender of deed and purchase money are waived.

- 5. (a) ACKNOWLEDGEMENTS to the Deed shall be paid by Seller and all required state and local realty transfer taxes shall be paid by Purchaser.
- (b) REAL ESTATE TAXES shall be apportioned to date of settlement or prior delivery of possession on a fiscal year basis.
- (c) WATER AND SEWER RENT, if any, shall be paid by Seller to date of Settlement or prior delivery of possession.
- (d) Any DISBURSEMENT of similar FEES purported to be charged by Purchaser's title company or attorney against Seller for services which Seller has not specifically engaged shall be paid by Purchaser.
- 6. Included in the sale are all buildings, improvements, rights, privileges and appurtenances; gas, electric, heating, plumbing, lighting, water, water softening and central air conditioning fixtures and systems: cook stoves and built-in ovens; laundry tubs; radio and television aerials, masts and rotor equipment; storm doors and windows, screen doors and fitted window screens; roller and Venetian blinds, curtains and drapery rods and hardware; radiator covers; cabinets; awnings; and any articles permanently affixed to the property.
 - 7. POSSESSION shall be given to the Purchaser at settlement.
- 8. Seller will continue the present insurance on the property until the date of settlement or prior delivery of possession to the Purchaser, whichever shall first occur, and in case of loss will credit on account of the purchase price at Settlement any insurance collected or collectible, either by Seller or any mortgages or other loss payee, therefore.
- 9. The property is being sold subject to any restrictions appearing of record and is further being sold in an "AS IS" condition.
 - 10. Seller reserves the right to reject any and all bids.

- 11. In case of noncompliance by the Purchaser with these Conditions, the Seller, in addition to all other remedies provided by law, shall have the option either (a) to retain the Purchaser's down money as liquidated damages, regardless of whether or not, or on what terms, the property is resold, or (b) to resell the property at public or private sale, with or without notice to the present purchaser or his sureties (if any) and to retain any advance in price, or hold the present purchaser and any sureties liable for any loss resulting from such resale, meanwhile holding the down money paid hereunder as security for or toward payment of any such loss.
- 12. The auctioneer is acting only as auctioneer and agent and shall in no way be liable to the PURCHASER or the SELLER for the performance or non-performance of any of the foregoing conditions of sale.
- 13. I/We Acknowledge receipt of a Seller Disclosure Statement executed by the Seller.

By:		
	Eleanor M. Latsha, George R. Latsha	

PURCHASER'S AGREEMENT

I/We,				,
Agree to have purchased the real	prope	rty men	tioned in th	e foregoing
conditions, subject to these Conditi	ons, fo	r the su	m of	
			(\$,,
if I/We shall acquire possession of purchase money and shall fail authorize any attorney to appear extent and under the conditions, if law, CONFESS JUDGMENT IN favor of the Seller or his assigns, direct the issuing of a writ of posse for costs; hereby waiving all irreguor future exemption laws, and righ	to ma for m any, th EJEC' for p ssion, v larities	ke paynelus in hen permonent TMENT ossessio with class, notice	ment when any court mitted or property against ments of the property with the property of the property of the property or write the property of the property o	due, I/We and, to the rescribed by e/us and in emises, and of execution
I/We acknowledge receipt executed by the Seller.	•		Disclosure	Statement
Witness my/our hand/s an, 2020.	d seal	/s this		day of
				(SEAL)
		7187-70 (1.00) (1.00)		(SEAL)

RECEIPT

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	on above date, as down money and on see price, the sum of
(\$) on behalf of Se	
SURE	ETIES AGREEMENT
I/We.	, intending
the property to the above-na all of the down money requi	onsideration of the Seller's agreeing to sell amed Purchaser without payment of some of red under these Conditions, hereby become e above purchase price and compliance with
This Sureties Agreeme, 2020.	ent has been signed this day of
	(SEAL)
	(SEAL)
Name	Name
Street Address	Street Address
City/State/Zip	City/State/Zip
Phone	Phone

RADON DISCLOSURE ADDENDUM TO TERMS AND CONDITIONS OF SALE

Radon is a radioactive gas produced naturally in the ground by the normal decay of uranium and radium. Studies, although not yet conclusive, indicate that extended exposure to high levels of radon gas or radon daughters, also known as radon progeny, descendants of radon gas, results in an increased risk of lung cancer. Radon gas or radon daughters can diffuse through the earth into homes and can accumulate in open spaces, such as basements and crawl spaces and subsequently permeate a home. If the annual average exposure to radon daughters exceeds 0.02 working levels (4 picocuries per liter) the Environmental Protection Agency (EPA) presently advises corrective action, although there can be no assurance that lesser levels are not harmful. Increased ventilation and/or preventing the entry of radon will cure a radon problem in most instances.

Seller has no knowledge concerning the existence or nonexistence of radon in or about the Premises. Buyer agrees to take the property in an "as is" condition with regard to radon; and further Buyer hereby releases, quit claims and forever discharges Seller, Seller's Agents and Subagents, Attorneys or any one of them and any other Person, Firm or Corporation, who may be liable through them, from any and all claims, losses or demands, including personal injuries and all consequences thereof, where now known or not, which may arise from the presence of radon in any building on any property.

<u>LEAD BASE PAINT AND/OR LEAD BASED PAINT HAZARDS</u> DISCLOSURE ADDENDUM TO TERMS AND CONDITIONS OF SALE

Every purchaser or any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Seller has no knowledge concerning the existence or nonexistence of lead-based paint and/or lead based paint hazards in or about the Premises. Buyer agrees to take the property in an "as is" condition with regard to lead-based paint and/or lead-based paint hazards; and further Buyer hereby releases, quit claims and forever discharges Seller, Seller's Agents, Subagents, Attorneys, or any one of them, and any other Person, Firm or Corporation, who may be liable through them, from any and all claims, losses or demands, including personal injuries and all consequences thereof, where now known or not, which may arise from the presence of lead-based paint and/or lead-based paint hazards in any building on any property.

Buyer	Witness
Buyer	Witness
Selle	Witness
Selle	Witness