CONDITIONS OF SALE

The conditions of this public sale held this 15th day of December, 2021 are as follows:

- 1. <u>PROPERTY</u>. The "Property" to be sold consists of approximately 2.331 acres with a building and improvements thereon situate in Paradise Township, Lancaster County, PA with an address of 95 Quarry Road and identified as tax parcel 490-56578-0-0000 as described on **EXHIBIT A** attached hereto.
- 2. <u>SELLER</u>. This sale is held on behalf of **Abner F. and Annie S. Stoltzfus**. ("Sellers").
- 3. <u>PURCHASE AND DOWN PAYMENT</u>. The auctioneer, **Beiler-Campbell Realtors & Appraisers Auction Services**, shall take bids for the Property, and in the event that the Property is placed in the hands of the auctioneer for sale, the highest bidder shall be the "Purchaser" of the property being struck off to him and he shall immediately thereafter sign the **Purchaser Agreement** attached to these Conditions of Sale, and pay down Fifty Thousand and 00/00 Dollars (\$50,000.00) as security for performance of this Agreement to the Seller. If any dispute arises among bidders, the property shall immediately be put up for renewal of bidding.
- 4. <u>SETTLEMENT</u>. The balance of the purchase money shall be paid at settlement to be held at the office of Blakinger Thomas, PC, 28 Penn Square, Lancaster, Pennsylvania 17603, on or before **January 24, 2022** (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, good and marketable title, as is insurable by a reputable title insurance company at regular rates, to said property, free and clear of all liens and encumbrances not noted of record or in these Conditions of Sale, but subject to any existing wall rights, easements visible upon the ground and those of record, 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, and leases as described herein. Formal tender of deed and purchase money are waived.

5. COSTS.

- A. ACKNOWLEDGEMENTS to deed shall be paid by Seller.
- B. DISBURSEMENT or any similar fees, tax certification fees, service fees, and any other fees attempted to be charged against the Seller by the attorney or title company holding settlement for the Purchaser, shall be paid by Purchaser.
- C. ALL REQUIRED STATE AND LOCAL REALTY TRANSFER TAXES shall be paid by Purchaser.
- D. REAL ESTATE TAXES shall be apportioned to date of settlement or prior delivery of possession on a fiscal year basis.

- E. WATER and SEWER RENT (if any) shall be paid by Seller to date of settlement or prior delivery of possession.
 - F. POSSESSION shall be given to the Purchaser at settlement.
- 6. <u>CONDITION OF PROPERTY</u>. The Property is improved with a single family home and outbuildings. Included in the sale are all improvements, rights, privileges, and appurtenances, electric, heating, plumbing, lighting, water, and any articles permanently affixed to the Property.

At settlement, the Property and all of its appurtenances and fixtures shall be in substantially the same condition as at present, except for (a) ordinary reasonable wear and tear, (b) damage which occurs after possession has been given to the Purchaser, or (c) any taking by eminent domain. There are no known eminent domain proceedings pending related to the Property. Purchaser accepts the Property "AS IS". Purchaser acknowledges that settlement is not contingent on any inspections, appraisals, or assessments of any kind.

- 7. <u>TIMING</u>. The date(s) specified herein for settlement, and all other dates, are considered to be "of the essence of the contract" and are binding.
- 8. <u>ZONING</u>. The Property is zoned for Agricultural use. Purchaser is satisfied that the zoning of the Property is satisfactory for Purchaser's contemplated use. Seller makes no representations that Seller's present or prior uses of the Property comply with the Paradise Township Zoning Ordinance.
- 9. <u>SELLER DEFAULT</u>. If Seller is unable to give title as required herein, Purchaser may elect either (a) to take such title as Seller can give, or (b) to require Seller to return to Purchaser all payments including any deposits made to Seller on account of the purchase price, and to reimburse Purchaser for all costs of searching title, appraisals, inspections, and preparation of deed, mortgage and other settlement papers which Purchaser reasonably may have incurred, upon which return and payment all further obligation of this agreement on both Seller and Purchaser shall terminate.
- 10. <u>PURCHASER DEFAULT</u>. In case of non-compliance 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 and to retain any advance in price, or hold the present Purchaser 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.
- 11. <u>NO WARRANTY</u>. Seller makes no warranty as to the condition of the property as to environmental matters. Seller has not conducted any investigations and has no actual knowledge of any environmental hazards, including but not limited to radon, asbestos, or spills.

12. <u>DISLCOSURES</u>. Seller's Disclosure Form attached as **EXHIBIT B** and made a part hereof. The Seller's Disclosure Statement attached hereto notwithstanding, by execution of these Conditions of Sale the Purchaser acknowledges that he has had a full and complete opportunity to inspect the Property. The Purchaser also waives rights under the law to be provided with a pamphlet required by the cited regulations about the dangers of lead poisoning. The Property is being sold unto Purchaser "AS IS" with no representation, guarantee or warranty regarding the condition of the Property or any improvement or structure erected on the Property, including, but not limited to, its structural integrity, roof, appliances, electrical system, heating system, plumbing, water system, sewage disposal system, underground tanks, or any portion thereof.

Purchaser acknowledges that the auctioneer has not made any specific representations regarding the Property, and that Purchaser has not relied upon any representations or statements of the auctioneer. Purchaser releases the auctioneer from any claims, actions or causes of action arising from or due to any defect in the Property existing on the date of this sale.

- 13. RADON DISCLOSURE. Radon is a radioactive gas produced naturally in the ground by the normal decay of uranium and radium. Uranium and radium are widely distributed in trace amounts in the earth's crust. Descendants of Radon gas are called Radon daughters, or Radon progeny. Several Radon daughters emit alpha radiation, which has high energy but short range. Studies indicate the result of extended exposure to high levels of Radon gas/Radon daughters is an increased risk of lung cancer. Radon gas originates in soil and rocks, it diffuses, as does any gas, and flows along the path of least resistance to the surface of the ground, and then to the atmosphere. Being a gas, Radon can also move into any air space, such as basements, crawl spaces and permeate throughout the home. If a house has a Radon problem, it can usually be cured by increased ventilation and/or preventing Radon entry. The Environmental Protection Agency advises corrective action if the annual average exposure to Radon daughters exceeds 0.02 working levels. Further information can be secured from the Department of Environmental Resources Radon Project Office, Call 1-800-23RADON or (215) 369-3590, Purchaser acknowledges that Purchaser has the right to have the buildings inspected to determine if Radon gas and/or daughters are present, Purchaser waives this right and agrees to accept the Property AS IS, with no certification from Seller. Purchaser releases, quit-claims, and forever discharges Seller, its shareholders, directors and officers, their heirs and assigns, from any and all claims, losses, or demands, including personal injuries, and all of the consequences thereof, whether now known or not, which may arise from the presence of Radon in any building on the Property. Seller has no knowledge concerning the presence or absence of Radon.
- 14. <u>RIGHT TO REJECT BIDS</u>. The Seller reserves the right to reject any or all bids. Seller reserves the right to withdraw the Property from sale, and/or to adjourn the sale to a future date or dates.
- 15. <u>ASSIGNMENT</u>. Purchaser may not assign these Conditions of Sale, in whole or in part, without first obtaining the written approval of Seller.

- 16. <u>INTENT</u>. This Agreement represents the whole Agreement between the parties, and any representations concerning the Property, or otherwise, made prior to the execution of the Purchaser Agreement, are hereby superseded by this Agreement.
- 17. <u>AMENDMENT</u>. No modification of these Conditions of Sale shall be valid unless made in writing, executed with the same degree of formality as these Conditions of Sale and the Purchaser's Agreement attached hereto.
- 18. <u>EFFECT OF WAIVER OR CONSENT</u>. A consent or waiver by Seller, express or implied, to or of any breach or default by Purchaser in the performance of these Conditions of Sale is not a consent or waiver to or of any other breach or default. Failure on the part of Seller to complain of any act of Purchaser or to declare Purchaser in default of these Conditions of Sale, irrespective of how long that failure continues, does not constitute a waiver by Seller of Seller's rights with respect to that default until the applicable statute-of-limitations period has run.
- 19. <u>SEVERABILITY</u>. If any provision of these Conditions of Sale or the application thereof to any person, entity or circumstance is held invalid or unenforceable to any extent, the remainder of these Conditions of Sale and the application of that provision to other persons, entities or circumstances are not affected thereby. In such event, the invalid or unenforceable provision will be enforced to the greatest extent permitted by law.
- 20. <u>PERSONAL PROPERTY</u>. The Property may contain personal property of Seller. Items of personal property are not part of the Property pursuant to these Conditions of Sale. Unless otherwise specifically provided, Seller may remove any and all items of personal property from the Property prior to Settlement. All personal property remaining on the Property at Settlement shall become the personal property of Buyer.
 - 21. <u>LEASES</u>. The Property is not subject to any existing verbal or written leases.

SELLER
Abner F. Stoltzfus
Annie S. Stoltzfus

PURCHASER AGREEMENT

95 Quarry Road, Paradise Township, Lancaster County Parcel No. 490-56578-0-0000

The undersigned, as "Purchaser", intending to be legally bound hereby, acknowledges that Purchaser has examined the Conditions of Sale attached hereto available for inspection prior to sale of the Property, and agrees to be bound by the full terms thereof, further acknowledging that only a summary of the Conditions of Sale was read prior to commencement of bidding for the Property.

The Purchaser agrees to purchase the Property descri	ribed in	the fore	going	Cond	ditions	s of
Sale under the terms and conditions as there	ein se	t forth,	for	the	sum	of
Dollars (\$						_).
In the event that Purchaser fails to make settlem Conditions of Sale, Purchaser hereby irrevocably authappear for Purchaser, or any of them, and to confess judge severally, for all sums due hereunder, including any Property by Seller, whether by private or public sale, upon filing of an Affidavit of Default under the terms rate of Ten (10%) Percent per annum, and together with Percent of the amount then due, but in no event less the (\$250.00) Dollars, all costs of suit, release of heirs, and of execution. This warranty shall include a waiver of all laws of any state, now in force or hereafter enacted. The affected by the disability of the principal or principals. IN WITNESS WHEREOF, the Purchaser has executed 2021 intending to be legally bound hereby.	dgment y loss with or hereof, h a coll than Ty waiver l appra	any attor against resulting without together lection fee wo Hunda of appea isement, wer of A	rney of Purch. from notice with e equa red Fin lls, an stay, a ttorne	of any aser, resal to Printered to The Trust of the Trust	court jointly le of urchasest at 'en (10 ad 00/1 hout s xempt all not	t to y or the ser, the 0%) 100 tay tion be
	Addre	ess:				
	Phone	Number	:			
RECEIPT Received of Purchaser on above date, as down money price, the sum of Fifty Thousand Dollars (\$50,000.00).	y on ac SELL By:		the a	bove	purch	ase

EXHIBIT A

Legal Description / Deed

ALL THAT CERTAIN tract or parcel of land situate west of Pennsylvania State Highway SR 2035, South Belmont Road, being Lot 1 on the Revised Final Plan for Daniel S. Allgyer, as recorded in Plan Book Volume 218, Page 81, in the Township of Paradise, County of Lancaster, Commonwealth of Pennsylvania, being more fully bounded and described as follows to wit:

BEGINNING at an iron pin being the southeastern most corner of the herein described tract; thence along property of Isaac F. Stoltzfus and Sarah A. Stoltzfus, husband and wife, South seventy-nine degrees fifty-one minutes ten seconds West (S.79°51'10'W.) a distance of thirty-two and forty hundredths feet (32.40') to an iron pin; thence along property David S. Fisher, Jr. and Rachael S. Fisher, husband and wife, and along the eastern side of an existing 15 feet wide right-of-way, North fifty-two degrees fifty-six minutes fifty-five seconds West (N.52°58'55"W.) a distance of eighty-two and fifty-eight hundredths feet (82.58') to an iron pin; thence continuing along property David S. Fisher, Jr. and Rachael S. Fisher, husband and wife, and along the terminus of the existing 15 feet wide right-of-way, South seventy-nine degrees fifty-five minutes West (S.79°55W.) a distance of forty and eighty-seven hundredths feet (40.87') to an iron pin; thence continuing along property David S. Fisher, Jr. and Rachael S. Fisher, husband and wife, the six following courses and distances 1) North forty-eight degrees forty-one minutes West (N.48°41'W.) a distance of one hundred eleven and fortyfive hundredths feet (111.45') to an iron pin 2) North forty-five degrees fifty-seven minutes West (N.45°57W.) a distance of seventy-seven and thirteen hundredths feet (77.13') to an iron pin 3) North forty-one degrees seven minutes West (N.41°07'W.) a distance of one hundred twenty feet (120.00') to an iron pin 4) North thirty-seven degrees forty-six minutes West (N.37°46'W.) a distance of ninety-five and eightyfive hundredths feet (95.85') to an iron pin 5) North thirty-five degrees twenty-eight minutes West (N.35°28'W.) a distance of thirty-eight and thirty hundredths feet (38.30') to an iron pin 6) North twentyseven degrees two minutes thirty seconds West (N.27°02'30"W.) a distance of two hundred fifty-seven and eighty hundredths feet (257.80') to an iron pin; thence along property of Benuel S. Glick and Katie L. Glick, husband and wife. North seventy-four degrees fifteen minutes East (N.74°15'E.) a distance of one hundred thirty-six and thirty hundredths feet (136.30') to an iron pin; thence along property of Paul E. Rathman and Betty J. Rathman, husband and wife, along property of Elizabeth P. Taylor and John P. Taylor, along Lot 2, property of Daniel S. Allgyer and Ruth A. Allgyer, husband and wife, and along Tract 'A', respectively, South twenty-seven degrees thirteen minutes East (S.27°13'E.) a distance of three hundred eighty-nine and fortyfour hundredths feet (389.44') to an iron pin; thence continuing along Tract 'A' North seventy-six degrees twelve minutes East (N.76°12'E.) a distance of one hundred two and eighty-seven hundredths feet (102.87') to an iron pin; thence along property of Thomas A. Denlinger, Ii and Janice E. Denlinger, husband and wife, the four following courses and distances 1) South twenty-five degrees thirty minutes four seconds East (S.25°30'04"E.) a distance of thirty-eight and eighteen hundredths feet (38.18') to an iron pin 2) South twenty-three degrees two minutes forty-eight seconds East (S.23°02'48"E.) a distance of eighty-two and sixtytwo hundredths feet (82.62') to an iron pin 3) South sixty-seven degrees twenty-five minutes forty seconds East (S.67°25'40"E.) a distance of thirty-nine and forty-three hundredths feet (39.43') to an iron pin 4) South nineteen degrees fifty-six minutes four seconds East (S.19°56'04"E.) a distance of one hundred twenty-nine and seventy-nine hundredths feet (129.79) to an iron pin; thence along property of Stephen L. Lapp and Veda K. Lapp South fourteen degrees fifty-two minutes forty-four seconds East (S.14°52¹44"E.) a distance of sixty and seventy hundredths feet (60.70') to the place of beginning.

CONTAINING in area two and three hundred thirty-one thousandths (2.331) acres, more or less.

BEING a portion of tract 2 of the same property which Menno B. Stoltzfus and Katie S. Stoltzfus, also known as Katie F. Stoltzfus, husband and wife, granted and conveyed unto Isaac F. Stoltzfus and Sarah A. Stoltzfus, husband and wife, by deed dated August 18, 1987 and recorded in Record Book Volume 2227, Page 350, Lancaster County Records.

EXHIBIT BSELLER'S PROPERTY DISCLOSURE STATEMENT