CONDITIONS OF SALE

The terms and conditions of the present public sale shall close at 7:00p.m. on June 21, 2022, (herein "Public Sale Date"), are as follows:

- 1. <u>SELLER</u>: This sale is held on behalf of K'S LLC of 35 Maple Lane, Coatesville, Pennsylvania 19320, (herein "Seller") the present owner of the Premises as hereinafter set forth.
- 2. **PREMISES**: The property to be sold (herein "Premises") is commonly known as 730 High Street, Lancaster, Lancaster City, Pennsylvania 17603 and is more particularly described in the legal description marked Exhibit "A" attached hereto, made a part hereof, and incorporated herein by reference.
- 3. PURCHASE AND DOWN PAYMENT: The auctioneer, Beiler-Campbell Auction Service, LLC, shall take online bids which shall close at 7:00p.m. on June 21, 2022 and, in the event that the Premises is placed in the hands of the auctioneer for sale, the highest online bidder shall be the Purchaser of the Premises upon the Premises being struck off to the highest bidder at the highest bid plus Five Percent (5%) of the highest bid to be added as a buyer's premium (herein "Purchase Price"). The highest bidder (herein "Purchaser") shall thereafter execute and deliver to Seller, the Purchaser's Agreement attached to these Conditions of Sale, and shall pay down Ten Percent (10%) of the Purchase Price, within Twenty-Four (24) hours from the close of the auction, as security for the performance of the terms and conditions of these Conditions of Sale and Purchaser's Agreement. Purchaser agrees to meet the attorney for the auction within Twenty-Four (24) hours from the close of the auction to execute this Agreement and remit payment of the Ten Percent (10%) money down. Purchaser acknowledges that the down payment shall be paid to the Seller, and shall not be held in escrow. Checks for the down payment will be deposited the next business day. Post-dated or undated checks shall be conclusively deemed to be dated on the date of this sale. The Purchaser further acknowledges that the Premises is not being sold subject to the ability of the Purchaser to obtain any financing for the purchase thereof.
- 4. **REBIDDING**: If any dispute arises among bidders, the Premises shall immediately be put up for renewal bidding by the auctioneer.
- 5. TITLE: The balance of the purchase money shall be paid at settlement, as hereinafter set forth, upon which payment the Seller shall convey to the Purchaser, by special warranty deed prepared at the Purchaser's expense, good and marketable fee simple title to the Premises insurable at regular rates by a title insurance company of Seller's choice licensed to do business in the Commonwealth of Pennsylvania, free and clear of liens and encumbrances except as noted in these conditions, but subject to 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, and subject to all easements, encumbrances, or encroachments which would be apparent upon reasonable physical inspection of the Premises. This Paragraph 5 only sets forth the quality of title to be conveyed by the Seller to the Purchaser. Nothing herein shall be construed as obligating the Seller to provide any title search, or title insurance, at the Seller's expense. The costs of any title search and title insurance desired by the Purchaser shall be the sole responsibility of the Purchaser, as set forth in Paragraph 7 hereof.

If Seller is unable to convey title of the quality set forth above on or before the Settlement Date, (as hereinafter defined) Seller shall have the option to extend the Settlement Date for an additional thirty (30) days, or for such longer period as Seller and Purchaser may agree to in writing (the "Title Extension Period"), during which period Seller may seek to cure such title matters. If Seller declines to extend the Settlement Date or is unable to cure the title matters during any Title Extension Period, Purchaser may elect either to (1) take such

title as Seller can give or (2) terminate this Agreement. If Purchaser elects to terminate this Agreement as provided above, Seller will return to Purchaser all payments made to Seller on account of the Purchase Price and reimburse Purchaser for all costs for searching title, appraisals, inspections, and preparation of the deed, mortgage, and other settlement papers. This Agreement and all obligations hereunder will terminate upon Seller's return and payment of the above amounts.

6. <u>SETTLEMENT</u>: Settlement shall be held at the Law Offices of Kling, Deibler & Glick, LLP, 131 West Main Street, New Holland, Pennsylvania 17557, or at such other place as Purchaser may elect in Lancaster on August 6, 2022 (herein "Settlement Date") or before if Buyer and Seller mutually agree, which time shall be of the essence of this Agreement. Possession of the Premises shall be given to Purchaser at settlement. Formal tender of deed and purchase money are waived.

On or before the tenth (10th) day following the Public Sale Date, Purchaser shall engage the services or an attorney and/or title company to prepare all documents to be executed at Settlement and to conduct Settlement.

- 7. <u>COSTS</u>: The costs related to this public sale, and the settlement on the Premises, shall be paid as follows:
 - (a) Purchaser shall provide and pay:
 - (i) All required state and local realty transfer taxes.
 - (ii) Any survey, if desired or required by Purchaser, other than a survey required to provide Seller with an adequate legal description.
 - (iii) Any and all disbursement fees, escrow fees, service fees, or similar fees or costs, purported to be charged against Seller by any title company or attorney holding settlement for the Premises, unless expressly contracted for in writing by the Seller.
 - (iv) The cost of any title search at regular rates, title insurance, certification of title, examination of title, and title company or settlement services.
 - (v) Preparation of other documents, including, but not limited to, deed, mortgage, and bill of sale for personal property, if any, and all fees incurred at settlement, including attorney fees, tax certification fees, disbursement fees, recording fees, or settlement fees, whether purported to be billed against Purchaser or Seller, unless expressly contracted for in writing by Seller.
 - (b) Seller shall provide or pay for:
 - (i) Acknowledgements to deed.
 - (ii) Water and sewer rent, if any, through the earlier of the Settlement Date, or the date of prior delivery of possession to Purchaser.
 - (iii) A legally adequate description and preparing, obtaining, and/or recording releases or other documents or surveys reasonably required in order to make Seller's title to the

Premises insurable at regular rates by a title insurance company of Seller's choice licensed to business in the Commonwealth of Pennsylvania.

- (c) Real estate taxes upon the Premises shall be apportioned on a fiscal basis to the earlier of the Settlement Date, or the date of prior delivery of possession to Purchaser.
- 8. **REJECTION OF BIDS**: Seller reserves the right to reject any and all bids. Seller reserves the right to withdraw the Premises from sale, and/or to adjourn the sale to a future date or dates.
- EMINENT DOMAIN AND EASEMENTS: The Seller represents that there are no pending 9. and unsettled eminent domain proceedings, no appropriations by the filing of the State Highway plans in the Recorder's Office, and orders that have not been complied with from any governmental authority to do work or correct conditions affecting the Premises of which the Seller has knowledge; that no part of the Premises, except any part within utility reserve strips in developments or within legal limits of highways, is, or at settlement will be, subject to any easement for underground electric or telephone cable or sewer, gas, or water pipe serving other than this Premises, any petroleum products pipeline or public storm sewer, or any other easement, except such easements as may appear of record, such easements as may be disclosed by a reasonable inspection of the Premises, or which are noted in these Conditions. Any proceeding for condemnation or by eminent domain instituted against the Premises after the date hereof shall in no way affect Purchaser's obligation to purchase the Premises; provided that Purchaser shall receive credit for any proceeds, consideration, damages, or sums paid by any condemning authority as a result of such action if the same is paid prior to settlement. In the event that any such proceeds, consideration, damages, or sums are paid after the Settlement Date, Purchaser shall be entitled to receive the same. Seller shall be under no obligation to defend against or appear in any such action, provided that Seller provides Purchaser with notice of the institution of such action no later than 15 days after Sellers' receipt of notice thereof, and, in such event, Seller shall cooperate in Purchaser's defense of or appearance in such action, at Purchaser's expense.
- 10. <u>CONDITION OF PREMISES AND FIXTURES</u>: At settlement, the Premises and all its appurtenances and fixtures shall be in substantially the same condition as at present, except for the following: ordinary reasonable wear and tear; damages of any kind for which full or partial recovery may be had under the Seller's or Purchaser's insurance; damages of any kind occurring after possession of the Premises has been given to the Purchaser; damages arising from any condition of the Premises existing on the Public Sale Date; and/or, damages of any kind arising from any taking of the Premises by eminent domain.

By execution of the Purchaser's Agreement, the Purchaser acknowledges that he has had a full and complete opportunity to inspect the Premises. The Premises is being sold unto Purchaser "AS IS", with no representation, guarantee or warranty regarding the condition of the Premises or any improvement or structure erected on the Premises, including, but not limited to, its structural integrity, roof, appliances, electrical system, heating system, plumbing, water system, sewage disposal system, or any portion thereof. No representation is made or warranty given regarding the presence or absence of any hazardous or toxic substances, materials or wastes, or that the Premises is in compliance with any federal, state or local environmental laws or regulations.

In the event any repair or improvement to or any inspection or testing of the Premises is desired by the Purchaser or by any lender proposing to provide Purchaser with financing for the purchase of the Premises, the costs of any such repair, improvement, inspection, or testing shall be payable solely by the Purchaser. Seller reserves the right to refuse to permit any such repair, improvement, inspection, or testing or to impose such conditions upon any permitted repair, improvement, inspection, or testing as Seller deems appropriate,

including, but not limited to, insurance coverage and indemnification and hold harmless agreements. The Purchaser's Agreement shall not be conditioned upon any such repair, improvement, inspection, or testing, or upon any specific results obtained from such inspection or testing.

- 11. **REAL ESTATE SELLER DISCLOSURE ACT**: The Real Estate Seller Disclosure Law, 68 Pa. C. S. A Sections 7301-7315, exempts the personal representative of a decedent's estate and the trustee of a decedent's trust from the requirement that a seller of residential real estate complete a seller's property disclosure statement. Therefore, no disclosure statement is being provided to the Purchaser.
- 12. 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 Premises has radon as shown on the attached report and agrees to accept the Premises AS IS, with no certification from Seller. Purchaser releases, quit-claims, and forever discharges Seller, 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 Premises.
- 20NING: The parties acknowledge that no representation whatsoever is made concerning zoning of the Premises, or the uses of the Premises that may be permitted under local ordinances, and that Purchaser has satisfied himself that the zoning of the Premises is satisfactory for his contemplated use thereof. The Purchaser hereby waives any applicable requirement for Seller to provide a certification of zoning classification prior to settlement pursuant to Disclosure Act of July 27, 1955, P.L. 288, §3, as amended and reenacted (21 P.S. §613). If Purchaser's intended use requires any federal, state, or local permits or inspections, including, but not limited to, use or occupancy permits, Purchaser is responsible for obtaining such permits or inspections at Purchaser's expense.
- 14. <u>INCLUSIONS WITH PREMISES</u>: Included in this sale are all buildings, improvements, rights, privileges, and appurtenances to the Premises, including if any, but not limited to:
 - (a) Any water softening system;
 - (b) Any central air conditioning fixtures and systems;
 - (c) Radio and television aerials, masts, and mast and rotor equipment;
 - (d) Any gas, electric, heating, plumbing, lighting, or water fixtures and systems;
 - (e) Storm doors and windows, screen doors and fitted window screens;
 - (f) Any roller or Venetian blinds, curtain and drapery rods and hardware;
 - (g) Any laundry tubs, radiator covers, cabinets, awnings, or any other articles permanently affixed to the Premises, except as herein set forth; and
 - (h) Any built in cook tops or built in ovens.

No items of personal property are included in the sale of the Premises unless otherwise specifically set forth herein.

- 15. **EXCLUSIONS FROM PREMISES**: The following items are expressly excluded from the sale and will be removed from the Premises by Seller prior to settlement, the Premises to be restored to reasonable condition by Seller prior to settlement: None.
- 16. <u>FIRE INSURANCE</u>: Seller will continue in force the present insurance coverage upon the Premises until delivery of deed or possession to the Purchaser, whichever event 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 mortgagee, or other loss payee thereof. The Purchaser should inquire after the Premises is struck off concerning the amount of such insurance.
- 17. **PURCHASERS' DEFAULT**: In case of noncompliance by the Purchaser with any term of these Conditions, the Seller has the option, in addition to all other remedies provided by law or at equity, to exercise any one or more of the following remedies:
 - (a) To retain the Purchaser's down money as liquidated damages, regardless of whether or not, or on what terms, the Premises is retained or resold; or
 - (b) To resell the Premises, at public or private sale, with or without notice to the Purchaser, and hold the Purchaser liable for the actual loss resulting from such resale, including attorneys' fees and costs incurred by Seller as a result of Purchaser's default. Seller may retain the down money paid hereunder as security for payment of such loss.
- 18. <u>SUMMARY OF CONDITIONS</u>: The Purchaser acknowledged that these Conditions of Sale were available for inspection by the Purchaser prior to the commencement of bidding and sale of the Premises, that the Purchaser had an opportunity to review the full Conditions of Sale, and that the Purchaser understands the contents thereof and all terms and conditions under which the Premises is being sold, agreeing to be bound by the full terms and conditions as set forth therein. The Purchaser acknowledges that only a summary of the Conditions of Sale was read prior to commencement of bidding on the Premises, and that the Purchaser is not relying upon the public reading of the Conditions of Sale as a complete statement of the terms and conditions for sale of the Premises.
- 19. <u>PARTIES BOUND</u>: These Conditions of Sale and the Purchaser's Agreement made hereunder shall be binding upon the parties hereto and their respective heirs, successors, personal representatives and assigns.
- 20. <u>CONSTRUCTION</u>: All references to the highest bidder, Buyer or Purchaser contained herein shall be deemed to refer to all Purchasers, jointly and severally, whether referred to in the singular or plural, or masculine or female, form.
- 21. <u>ASSIGNMENT</u>: Purchaser may not assign these Conditions of Sale, in whole or in part, without first obtaining the written approval of Seller.
- 22. <u>INTENT</u>: This Agreement represents the whole Agreement between the parties, and any representations concerning the Premises, or otherwise, made prior to the execution of the Purchaser's Agreement, are hereby superseded by this Agreement.

- 23. <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.
- 24. **EFFECT OF WAIVER OR CONSENT:** 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.
- 25. **SEVERABILITY**: 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.
- 26. <u>USE AND OCCUPANCY.</u> If required by the township, by shall be responsible to obtain and pay for the costs of a use and occupancy permit.

IN WITNESS WHEREOF, the Seller has executed these Conditions of Sale, intending to be legally bound hereby, on the day and year first above written.

K's L.L.C.
By: Antoine J. Kouchacji, Member Manager
By: Sultaneh Nina Frangieh, Member Manager
Seller's forwarding address:
Phone:

c/o Ashley Glick, Esquire Law Firm of Kling, Deibler & Glick, LLP 131 West Main Street New Holland, PA 17557 717-354-7700

EXHIBIT "A" - LEGAL DESCRIPTION

ALL THAT (THOSE) CERTAIN lot(s), tract(s) or parcel(s) of land, with the buildings and improvements thereon erected, situate lying and being in the City of Lancaster, County of Lancaster, and State of Pennsylvania and is bounded and described as follows:

SITUATED on the Southeast side of High Street, between Laurel Street and Fairview Avenue, in the City of Lancaster, County of Lancaster, and Commonwealth of Pennsylvania, upon which is erected a one-half story frame dwelling house known as 730 High Street.

CONTAINING in front of said High Street 28 feet. more or less, and extending in depth of that width Southwestwardly 90.7 feet, more or less.

BEING THE SAME PREMISES which Angela Diaz, unmarried woman, by deed dated July 15, 2021 and recorded July 27, 2021 in the Office of the Recorder of Deeds in and for Lancaster County, Pennsylvania, in Instrument No. 6620248, granted and conveyed unto, K'S LLC.

PURCHASER'S AGREEMENT & RECEIPT

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 Premises, and agrees to be bound by the full terms thereof, further acknowledging that only a summary of the Conditions was read prior to commencement of bidding for the Premises.

conditions as therein set forth, for the sum of	ses described in the foregoing Conditions of Sale	
	(\$	
irrevocably authorizes any attorney of any court to a jointly or severally, for all sums due hereunder, inch or public sale, with or without notice to Purchaser, up at the rate of Ten (10%) Percent per annum, and toge in no event less than Two Hundred Fifty and 00/100 without stay of execution. This warranty shall inch force or hereafter enacted. This Power of Attorney significant to a second state of the second state of t	uding any loss resulting from resale of the Prem pon filing of an Affidavit of Default under the te ether with a collection fee equal to Ten (10%) Pe 0 (\$250.00) Dollars, all costs of suit, release of ude a waiver of all appraisement, stay, and exe	nfess judgment against Purchaser, ises by Seller, whether by private erms hereof, together with interest ercent of the amount then due, but heirs, and waiver of appeals, and mption laws of any state, now in ipal or principals.
hereby.	have executed this Agreement on June 21, 202	22, intending to be legally bound
Purchaser's Signature(s):	Address:	
Purchaser's Printed Name(s):		
	Phone:	(h)(w)
The undersigned ackr	nowledges that Purchaser paid Seller the sur	n of
_	1	
representing the down payment of ten (10%) per	recent of the Purchase Price for the purchase	of the Premises.
_	G, DEIBLER & GLICK, LLP	
Ashley G	click, Esquire, Attorney for Seller	
Law F	Firm of Kling & Fanning, LLP	

131 West Main Street, New Holland, PA 17557 717-354-7700