CONDITIONS OF SALE

FOR THE REAL ESTATE OF MELVIN DEHART REVOCABLE TRUST

The Conditions of Sale for the Real Estate of MELVIN DEHART REVOCABLE TRUST, being held this 13TH day of November, 2021, are as follows:

- 1. The **PROPERTY** being sold is all that real estate, with improvements thereon, located in Union Township, Lebanon County, Pennsylvania, known as **417 Jonestown Road**, **Jonestown, PA 17038**, having a Parcel Identification No. of 33-2319167-395631-0000, with a deed recorded in the Office of the Recorder of Deeds of Lebanon County at Deed Book 2165, Page 3566, and more particularly described in the attached "Exhibit A".
- 2. The highest approved bidder shall be the purchaser upon the property being struck off to him, and he shall immediately sign the Purchaser's Agreement on these Conditions of Sale, and pay a deposit of ten percent (10%) of the purchase price as security for the performance of this agreement. The deposit shall be held in escrow by Steiner and Sandoe, Attorneys at Law, LLC until consummation of this transaction (settlement). If any dispute arises among bidders, the property shall immediately be put up for renewed bidding.
- 3. The balance of the purchase price shall be paid at consummation (settlement) to be held at the offices of Steiner & Sandoe, Attorneys at Law, LLC, 36 West Main Avenue, Myerstown, PA, 17067, on or before 45 days of signing the agreement, unless some other time or place is agreed upon by the seller and purchaser.
 - 4. Upon payment of the purchase price in full, the seller shall convey title to the property

to purchaser by special warranty deed. If the purchaser obtains an attorney certification of title or purchases title insurance, seller shall convey title that is good and marketable. Title shall be free and clear of all liens and encumbrances not noted in these conditions, but subject to any easements, visible or of record, rights-of-way, building or use restrictions, and zoning or land subdivision regulations. At consummation (settlement) the property and all of its appurtenances and fixtures shall be in substantially the same condition as at present, except for any damage of any kind for which full or partial recovery may be had under the seller's or purchaser's insurance, or any taking by eminent domain. Formal tender of deed and purchase money are waived.

- 5. The cost of any title search, certification or insurance is the responsibility of the purchaser.
- 6. The cost of preparation of the deed, acknowledgements to the deed and recording fees are the responsibility of the purchaser. All state and local realty transfer taxes shall be paid by the purchaser. Real estate taxes shall be pro-rated to the date of consummation (settlement). Water and sewer rates and other lienable utilities shall be paid by the seller to the date of consummation (settlement). Any fees, including tax or utility certification fees for services which the seller has not specifically engaged, shall be paid by purchaser. Seller will not be responsible for any testings or inspections required by any lending institution.
 - 7. The property is being sold "as is".
- 8. Purchaser acknowledges receipt of a completed Seller's Property Disclosure form made available prior to and on the day of the sale.
 - 9. Possession will be given to the purchaser at the time of consummation (settlement).
 - 10. The seller reserves the right to reject any or all bids, and withdraw the premises from

sale.

- 11. The purchaser acknowledges that his obligation under these Conditions of Sale is **NOT** conditioned upon its ability to obtain any financing of the purchase price.
- 12. (a) If Purchaser breaches its duties under the Purchaser's Agreement or fails to otherwise complete this transaction without excuse acceptable to Seller, Seller, in addition to all other remedies provided by law, shall have the option to either:
 - (1) retain the Purchaser's deposit as liquidated damages; or
 - (2) resell the Property at public or private sale while holding the Purchaser's deposit; Purchaser shall be liable to Seller for any loss resulting from such resale.
 - (b) If Seller breaches its duties under this Agreement or fails to otherwise complete this transaction, Purchaser, in addition to all other remedies provided by law, and in addition to the return of all its deposit, shall have the option either to:
 - (1) sue for actual and consequential damages; or
 - (2) sue for specific performance under the terms of this Agreement

13. Special conditions:

a. If the property is subject to any preferential tax assessment such as "Clean and Green," and if the purchaser after consummation (settlement) causes a violation of the preferential assessment, purchaser shall be solely responsible for the payment of all roll-back taxes, interest and penalties and shall indemnify seller from same.

PURCHASER'S AGREEMENT

	We, the und	dersigned, being	the S	Seller and	the Purch	aser of the	real esta	te mention	
the	foregoing	Conditions	of	Sale,	hereby	declare	and	agree	that of
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#), 1	has/ha	ve becon	ne the Purc	chaser of th	e aforesa	id premis	ses for
that	the sum of							Dollar	rs has
		er and Sandoe, A							efit of
		eller, the receipt							
payn	nent of the said	i purchase price							
	If the Purcha	aser or persons cla	aiming	under the	Purchaser,	shall take po	ssession o	of the prem	rises or
any p	part thereof, price	or to the time of o	consun	nmation (s	ettlement),	and thereafte	r default	in the payn	nent of
the p	urchase price,	or in the perform	mance	of any of	ther conditi	ons of sale,	the Purc	hasers do	hereby
autho	orize any attorne	ey of any court of	record	in Pennsy	/lvania, to a	ppear for the	m and co	nfess judgr	ment ir
an aı	micable action	of ejectment fo	r the	recovery	of possessi	on of said	premises,	against th	ne saic
Purch	naser, or other p	person or persons	in pos	session of	said premi	ses, or any p	ortion the	reof, and is	n favo
of the	e Seller of said	premises, and dir	ect the	issuing of	f a writ of p	ossession, w	ith clause	of fieri fac	cias for
		egularities, witho							
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SEL	LER:			PUR	CHASER:				
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				Print	ed Name: _				_
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				Pri	nted Name:				

EXHIBIT 'A'

ALL THAT CERTAIN dwelling and tract of land situate on the North side of Township Road T-601 in the Township of Union, County of Lebanon and Commonwealth of Pennsylvania, bounded and described as follows, to wit:

BEGINNING at a point at property now or late of Clarence E. Waltermoyer and on the North side of Township road T-601; thence along the North side of Public Road T-601; thence along the North side of Public road T-607, South 87.5 degrees West, 55.00 feet to a point; thence along property now or late of Marvin E. DeHart and June M. DeHart, North 2.5 degrees West, 180.00 feet, more or less, to a point on the South side of an alley; thence along the South side of said alley, North 87.5 degrees East, 46.5 feet to a point; thence along property now or late of Clarence E. Waltermoyer and Josephine M. Waltermoyer, South 6.5 degrees East, 181.00 feet more or less, to the place of BEGINNING.

BEING THE SAME PREMISES which Marvin E. DeHart and June M. Dehart. His wife by deed dated December 19, 2011 and recorded on January 1, 2012 in the Office of Recorder of Deeds in and for the County of Lebanon, Pennsylvania, in Record Book 2165, Page 3566, granted and conveyed unto Marvin E. Dehart Revocable Trust.