ASA

ADDENDUM/ENDORSEMENT TO AGREEMENT OF SALE

This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of REALTORS* (PAR).

SM 50 TO A COOK	
PROPERTY 1670 Church Road, Allentown, PA 18104	
SELLER Joseph J Miller Jr c/o Suzanne Miller Power of Attorney, Linda L Miller (deceased), and Suzanne T Miller Executrix	
BUYER Gurpreet S Padda and Navjot K Padda	
DATE OF AGREEMENT 01/27/2020	

(a)	owledge that this contract is assign	- a	2.

BUYER	Jurpreet S Padda	dotloop verified 09/27/20 12:11 PM VET 5SNU-3K4Q-ZYEE-VFIM	DATE
	Nayot K Padda	dotloop verified 09/27/20 12:12 PM EDT	DATE
BUYER			DATE
SELLER			DATE
SELLER		 	DATE
SELLER			DATE

The Period of th				
PARTIES				
BUVER(S):	SELLER(S):			
Gurpreet S Padda and Navjot K Padda	Joseph J Miller Jr c/o Suzanne Miller Power of Attorney, Linda L Miller (deceased)			
PRO	PERTY			
PROPERTY ADDRESS1670 Church Road				
in the municipality of Allentown	ZIP 18104			
	n the Commonwealth of Pennsylvania.			
Identification (e.g., Parcel #; Lot, Block; Deed Book, Page, Record	ing Date): 1501/661			
Tax ID #(s): <u>547732532908 001</u>				
BUYER'S RELATIONSHIP IN No Business Relationship (Buyer is not represented by a broad by	WITH PA LICENSED BROKER oker)			
Broker (Company) Hanna Frederick Commercial	Licensee(s) (Name) Wendy Karopoulos			
	Direct Phone(s) 484-538-3111			
Company Address 3500 winchester Rd. Ste 201	Cell Phone(s) 484-538-3111			
Company Address 3500 winchester Rd, Ste 201 Allentown, PA 18104	Fax			
Company Phone 610-398-0411	Email wendykaropoulos@hannacre.com			
Company Fax	Licensee(s) is (check only one):			
Broker is (check only one):	Buyer Agent (all company licensees represent Buyer)			
Buyer Agent (Broker represents Buyer only)	Buyer Agent with Designated Agency (only Licensee(s) named			
☑ Dual Agent (See Dual and/or Designated Agent box below)	above represent Buyer			
☐Transaction Licensee (Broker and Licensee(s) pro	Dual Agent (See Dual and/or Designated Agent box below) ovide real estate services but do not represent Buyer)			
SELLER'S RELATIONSHIP	WITH PA LICENSED BROKER			
☐ No Business Relationship (Seller is not represented by a bro	ker)			
	Licensee(s) (Name) Wendy Karopoulos			
Broker (Company) Hanna Frederick Commercial	Wendy Karopoulos			
	Direct Phone(s) 4584-538-3111			
Company Address 3500 Winchester Rd, Ste 201	Cell Phone(s)			
Allentown, PA 18104	Fax			
Company Phone Company Fax	Email wendykaropoulos@hannacre.com			
Broker is (check only one):	Licensee(s) is (check only one): Seller Agent (all company licensees represent Seller)			
Seller Agent (Broker represents Seller only)	Seller Agent with Designated Agency (only Licensee(s) named			
☑ Dual Agent (See Dual and/or Designated Agent box below)	above represent Seller)			
	Dual Agent (See Dual and/or Designated Agent box below)			
Transaction Licensee (Broker and Licensee(s) pr	ovide real estate services but do not represent Seller)			
DUAL AND/OR DE	SIGNATED AGENCY			
A Broker is a Dual Agent when a Broker represents both Buyer an	d Seller in the same transaction. A Licensee is a Dual Agent when a			
Licensee represents Buyer and Seller in the same transaction. All of Broker's licensees are also Dual Agents UNLESS there are separate Designated Agents for Buyer and Seller. If the same Licensee is designated for Buyer and Seller, the Licensee is a Dual Agent.				
By signing this Agreement, Buyer and Seller each acknowledge having been previously informed of, and consented to, dual agency, if applicable.				

ASC Page 1 of 9

Seller Initials

COPYRIGHT PENNSYLVANIA ASSOCIATION OF REALTORS 2020 rev., 11/19, rel., 1/20.

			2/1/2010
i, E	By this Agreement, dated		, Seller pereby agrees to sell and convey to
E	luyer, who agrees to purchase, the ide	ntified Property.	
2. I	URCHASE PRICE AND DEPOSIT	(3-15)	- (1/ 1/k) 2/11/0
(A) Purchase Price 1		101
		The state of the s	U.S. Dollars), to be paid by Buyer as follows:
	1. Initial Denocit within day	ys (5 if not specified) of Execution Date.	C.G. Didition, to be paid by indicate as follows:
	if not included with this Agreem		\$
	2. Additional Deposit within 121		5
	3.		S
€.	within 30 DAYS of settlement, inc	deposits, will be paid by check, cashier'	s check or wired funds. All funds paid by Buyer by eashier's check or wired funds, but not by
(nyment and the person designated as paye	e, will be paid in U.S. Dollars to Broker for Seller
	(unless otherwise stated here:	and a company to be a company to the first marking	able lass and regulations until consummation or
	termination of this Agreement, Only of the State Real Estate Commission	real estate brokers are required to hold de n. Checks tendered as deposit monies ma	posits in accordance with the rules and regulations y he held uncashed pending the execution of this
3. 5	TOTAL EMENT AND PASSESSION	(6-13)39) days from execution execution of soring approval contingency	
(A) Settlement Date is within 15 days of s B) Settlement will occur in the country	ratisfaction of zoning approval contingency where the Property is located or in an adia	or before if Buyer and Seller agree cent county, during normal business hours, unless
	Buyer and Seller agree otherwise.		• • • • • • • • • • • • • • • • • • •
{	C) At time of settlement, the following	will be pro-rated on a daily basis between	Buyer and Seller, reimbursing where applicable:
	current taxes; rents; interest on mon	rgage assumptions; condominium fees and	homeowner association fees; water and/or sewer
	ies, logether with any other tienable	municipal service tees. All charges will be	pro-rated for the period(s) covered. Seller will pay- wing settlement, unless otherwise stated here:
	ab to and metading me date of seme	ment and basel sam bas ion an ansa may	THE BOTT GETT THE STATE
	 Municipal tax bills for all counting. School tax bills for the Philadelp 31. School tax bills for all other. 	taxes, the "periods covered" are as follows es and municipalities in Pennsylvania are shia, Pittsburgh and Scranton School Distri school districts are for the period from Jul ce simple deed of special warranty unless	for the period from January I to December 31. lets are for the period from January 1 to December y 1 to June 30.
ſ	F) Payment of transfer taxes will be div	ided equally between Buyer and Seller un	less otherwise stated here:
(G) Possession is to be delivered by deed broom-clean, at day and time of settle 	I. existing keys and physical possession to ement, unless Seller, before signing this Ag	a vacant Property free of debris, with all structures greement, has identified in writing that the Property
	is subject to a lease.		
(assignment of existing leases for the	Property, together with security deposits as nor extend existing leases, for the Prope	ssion is to be defivered by deed, existing keys and and interest, if any, at day and time of settlement, rty without the written consent of Buyer, Buyer will greement, unless otherwise stated in this Agreement.
4: 1	Tenant-Occupied Property Add	endum (PAR Form TOP) is attached an E (3-15)	id made part of this Agreement.
) (A) Written acceptance of all parties will B) The Settlement Date and all other date	I be on or before: 02/07/2020 ates and times identified for the performer	nce of any obligations of this Agreement are of the
	eccency and are hinding		
(C) The Execution Date of this Agreem	tent is the date when buyer and belief ha	ve indicated full acceptance of this Agreement by s will be counted from the Execution Date, exclud-
	ing the day this A greament one ever	uses of this Agreement, the hamer of the time	period. All changes to this Agreement should be
	initialist and dated		
	D). The Settlement Date is not extended	by any other provision of this Agreement:	and may only be extended by mutual written agree-
	ment of the parties	•	
į	E) Certain terms and time periods are p and time periods are negotiable and to all parties, except where restricted	may be changed by striking out the pre-p	ence to the Buyer and Seller. All pre-printed terms finited text and inserting different terms acceptable
- 1	ENVELOPE AND DEDECMAL PDO	$\mathbf{p} \in \mathbf{p} \cap \mathbf{V} \setminus (1,20)$. The state of the
1	(A) INCLUDED in this sale are all en	sting items permanently installed in the P	roperty, free of liens, including plumbing; heating; and water treatment systems, unless otherwise stated
	below; any remaining heating, cook	ing and other fuels stored on the Property	at the time of settlement. Also included;
	All personal property is to be removed	d from the property	
	مرابع المرابع		The same of the sa
	- (C.P.) (350)	ASC Page 2 of 9	Sefter Initiats: 5 77
Ruy	er Initials: JUK LI WK	See take a m a	

67	(B) The following items are not owned by Seller and may be		
.65 69	(C) EXCLUDED fixtures and items:	84	
70			
71, 6			
73	Failure of this Agreement to contain the zoning classification (e	except in cases where the property (and each parcel thereof, if subdi-	
73	vidable) is zoned solely or primarily to permit single-family dwo	ellings) will render this Agreement voidable at Ruyer's online and it	
74 75	voided, any deposits tendered by the Buyer will be returned to the Zoning Classification, as set forth in the local zoning ordinar	te Buyer without any requirement for court action.	
	FINANCING CONTINGENCY (4-14)	ice: IC-1	
77	WAIVED. This sale is NOT contingent on financing although	ough Buyer may obtain financing and/or the parties may include an	
78	appraisal contingency.	ragic buyer may obtain intaileing and/or the parties may include an	
74	☑ ELECTED.		
Sa	(A) This sale is contingent upon Buyer obtaining financing acco	rding to the following terms:	
81	First Loan on the Property	Second Loan on the Property	
82	Loan Amount \$80 percent of purchase price	Loan Amount \$	
85	Minimum Termi years	Minimum Term years	
94	Type of Loan commercial loan through Embassy Bank	Type of Loan_	
85	Interest rate %: however, Buyer agrees to accept the	Interest rate %; however, Buyer agrees to accept the	
Sti	interest rate as may be committed by the lender, not to exceed	interest rate as may be committed by the lender, not to exceed	
87	a maximum interest rate of%.	a maximum interest rate of%.	
88	(B) Financing Commitment Date05/29/2020		
89	(C) Within days (10 if not specified) from the Execution I	Date of this Agreement, Buyer will make a completed, written appli-	
90° 91	cation for the linancing terms stated above to a responsible	e lender(s) of Buyer's choice Broker for Boyer if any otherwise	
57:	Broker for Seller, is authorized to communicate with the	lender(s) to assist in the financing process.	
93	financial status, or fail to connecate in good faith in pre-	o Seller, Broker(s), or the lender(s) concerning Buyer's legal or occessing the financing application, which results in the lender(s)	
94	refusing to approve a financing commitment, Buyer will	he in default of this Agreement	
.95	(E) Upon receipt of a financing commitment. Buyer will promptly	videliver a convior the commitment to Seller Unless otherwise agreed	
96	to in writing by Buyer and Seller, if a written commitment	is not received by Seller by the above date this Aureement may be	
97	terminated by Buyer or Seller, with all deposit monies return	and to Buyer according to the terms of Paragraph 24. Buyer will be	
98	responsible for any premiums for mechanics' lien insurance	and/or title search, or fee for cancellation of same if any AND/OR	
1ên 99	any premiums for flood insurance and/or fire insurance with	t extended coverage, insurance binder charges or cancellation fee if	
191 8.	any; AND/OR any appraisal fees and charges paid in advance CHANGE IN BUYER'S FINANCIAL STATUS (4-14)	e to lender.	
.102	In the event of a change in Rover's financial status affective Ro	uyer's ability to purchase, Buyer shall, within days (5 if not	
103	specified) of said change noutly Seller and lender(s) to whom the	e Buyer submitted loan application, if any, in writing, A change in	
104	financial status includes, but is not limited to, loss or a change in	income: Buver's having incurred a new financial obligation; entry of	
195	a judgment against Buyer. Buyer understands that applying for	or and/or incurring an additional financial obligation may affect	
196	Buyer's ability to purchase.		
107 9.			
108 109	(A) Status of Water Seller represents that the Property is served by:		
110		□ None □	
fH.	(B) Status of Sewer	Distolic D_	
112	1. Seller represents that the Property is served by:		
.113	Public Sewer	sal System	
114	Individual On-lot Sewage Disposal System (see Sewi	age Notice 1) Holding Tank (see Sewage Notice 3)	
1 (5 1) û	☐ Individual On-lot Sewage Disposal System in Proxin ☐ None (see Sewage Notice 1) ☐ None Available/Per	mity to Well (see Sewage Notice 1; see Sewage Notice 4, if applicable)	
117	None (see Sewage Notice 1) None Available/Per	mit Limitations in Effect (see Sewage Notice 5)	
US	2. Notices Pursuant to the Pennsylvania Sewage Facilitie	se A at	
119	Notice 1: There is no currently existing community so	ewage system available for the subject property. Section 7 of the	
F20	Pennsylvania Sewage Facilities Act provides that no perso	on shall install, construct, request bid proposals for construction, after	
121	repair or occupy any building or structure for which an i	ndividual sewage system is to be installed, without first obtaining a	
128	permit. Buyer is advised by this notice that, before signing	this Agreement, Buyer should contact the local agency charged with	
323	administering the Act to determine the procedure and requ	irements for obtaining a permit for an individual sewage system. The	
924	local agency enarged with administering the Act will be	the municipality where the Property is located or that municipality	
128 126	working cooperatively with others.	ora cuertain lengiallad mindan tha tan annual annual annual	
127	of Section 7 of the Pennsylvania Sawara Facilities Act /	ge system installed under the ten-acre permit exemption provisions. Section 7 provides that a permit may not be required before installing.	
128	constructing, awarding a contract for construction, altering	epairing or connecting to an individual sewage system where a ten-acre	
129	parcel or lot is subdivided from a parent tract after January 1	0, 1987). Buyer is advised that soils and site testing were not conducted	
jan B	iyer Initials: ASC i	Page 3 of 9 Seller Initials:	

		·
IJ	1	and that, should the system mulfunction, the owner of the Property or properties serviced by the system at the time of a mulfunction
13		may be need traple for any contamination, pollution, public health hazard or nuisance which occurs as a result
13.		Notice 3: This Property is serviced by a holding tank (permanent or temporary) to which sewage is conveyed by
13		water carrying system and which is designed and constructed to facilitate ultimate disposal of the sawage at another
1.3		site, Pursuant to the Pennsylvania Sewage Facilities Act. Seller must provide a history of the annual cost of maintaining the
1.5		tank from the date of its installation of December 14, 1995, whichever is later.
13		Notice 4: An individual sewage system has been installed at an isolation distance from a well that is less than the dis-
138 439		tance specified by regulation. The regulations at 25 Pa. Code §73.13 pertaining to minimum horizontal isolation distances
170		provide guidance, Subsection (b) of §73.13 states that the minimum horizontal isolation distance between an individual water
14		supply or water supply system suction line and treatment tanks shall be 50 feet. Subsection (c) of §73.13 states that the horizontal irrelation discourse having a horizontal irrelation discourse having
147		izontal isolation distance between the individual water supply or water supply system suction line and the perimeter of the absorption area shall be 100 feet.
143		
14.		Notice 5: This lot is within an area in which permit limitations are in effect and is subject to those limitations, Sewage facilities
148		are not available for this lot and construction of a structure to be served by sewage facilities may not begin until the municipality completes a major planning requirement pursuant to the Reproductive Served by sewage facilities may not begin until the municipality completes a major planning requirement pursuant to the Reproductive Served by sewage facilities may not begin until the municipality com-
14		pletes a major planning requirement pursuant to the Pennsylvania Sewage Facilities Act and regulations promulgated thereunder.
1,47	ŗ (<u>-</u> .	Seller represents and warrants that Seller has no knowledge except as noted in this Agreement that: (1) The premises have been contaminated by any substance in any manner which requires remediation; (2) The Property contains wetlands, flood plains, or any
14)	í	other environmentally sensitive areas, development of which is limited or precluded by law; (3) The Property contains asbestos,
149		polychlorinated biphenyls, lead-based paint or any other substance, the removal or disposal of which is subject to any law or regulations and the substance of the removal or disposal of which is subject to any law or regulations and the substance of the removal or disposal of which is subject to any law or regulations and the substance of the removal or disposal of which is subject to any law or regulations and the substance of the removal or disposal of which is subject to any law or regulations and the substance of the removal or disposal of which is subject to any law or regulations and the substance of the removal or disposal of which is subject to any law or regulations.
151		ulation; and (4) Any law has been violated in the handling or disposing of any material or waste or the discharge of any material
151		into the soil, air, surface water, or ground water.
182	(D) Seller agrees to indemnify and to hold Broker harmless from and against all claims, demands, or liabilities, including attorneys
153	, i	fees and court costs, which arise from or are related to the environmental condition or suitability of the Property prior to, during,
154	:	or after Seller's occupation of the Property including without limitation any condition listed in Paragraph 9(C).
155	(E)	Seller is not aware of historic preservation restrictions regarding the Property unless otherwise stated here:
155		production regarding the Froperty timess unterwise stated field:
157	(F)	Seller represents that, as of the date Seller signed this Agreement, no public improvement, condominium or homeowner asso-
158		ciation assessments have been made against the Property which remain unpaid, and that no notice by any government or public
159		authority has been served upon Seller or anyone on Seller's behalf, including notices relating to violations of zoning, housing.
ini		building, safety or lire ordinances that remain uncorrected, and that Seller knows of no condition that would constitute a violation
liif		of any such ordinances that remain uncorrected, unless otherwise specified here:
143		
143	(G)	Seller knows of no other potential notices (including violations) and/or assessments except as follows:
That		
165	(H)	Access to a public road may require issuance of a highway occupancy permit from the Department of Transportation.
lun		Internet of Things (IoT) Devices
167	•	The presence of smart and green home devices that are capable of connecting to the Internet, directly or indirectly, and the data
168 169		stored on those various devices make up a digital ecosystem in the Property sometimes referred to as the "Internet of Things
17D		(loT)." Buyer and Seller acknowledge that IoT devices may transmit data to third parties outside of the control of their owner.
(71		2. On or before settlement, Seller will make a reasonable effort to clear all data stored on all IoT devices located on the Property
172		and included in the sale. Seller further acknowledges that all personal devices owned by Seller (including but not limited to
173		cellular telephones, personal computers and tablets) having connectivity to any loT device(s) located on the Property will be
17g		disconnected and cleared of relevant data prior to settlement. Further, no attempts will be made after settlement by Seller or anyone on Seller's behalf to access any loT devices remaining on the Property.
175		3. Following settlement, Buyer will make a reasonable effort to clear all stored data from any IoT device(s) remaining on the
176		Property and to restrict access to said devices by Seller, Seller's agents or any third party to whom Seller may have previously
177		provided access. This includes, but is not limited to, restoring IoT devices to original settings, changing passwords or codes,
179		updating network settings and submitting change of ownership and contact information to device manufacturers and service
ł 7%.		providers.
Su		4. This paragraph will survive settlement.
121	10. W A	AIVER OF CONTINGENCIES (9-05)
182	lf ți	his Agreement is contingent on Buyer's right to inspect and/or repair the Property, or to verify insurability, environmental
183	con	ditions, boundaries, certifications, zoning classification or use, or any other information regarding the Property, Ruyer's
184	fail	ure to exercise any of Buyer's options within the times set forth in this Agreement is a WAIVER of that contingency and
185	Buy	yer accepts the Property and agrees to the RELEASE in Paragraph 26 of this Agreement,
186	11. BU	YER'S DUE DILIGENCE (3-15)
187		WAIVED. This sale is NOT contingent upon the results of any inspection(s), although Buyer may inspect the Property (includ-
53		ing fixtures and any personal property specifically listed herein). Buyer agrees to purchase the Property IN ITS PRESENT
(\$p		CONDITION, regardless of the results of any inspection(s) or findings that Buyer may learn of after the Execution Date of this
90		Agreement.
	_	
		ELECTED. This sale IS contingent upon the the results of inspection(s). It is Buyer's responsibility to determine that the con-
93	Ø .	dition and permitted use of the property is satisfactory. Buyer may, within 120 days (30 if not specified) from the Execution
193 193	Ø.	dition and permitted use of the property is satisfactory. Buyer may, within 120 days (30 if not specified) from the Execution Date of this Agreement, conduct due diligence (Due Diligence Period), which includes, but is not limited to verifying that the
193 193 194	☑.	dition and permitted use of the property is satisfactory. Buyer may, within 120 days (30 if not specified) from the Execution Date of this Agreement, conduct due diligence (Due Diligence Period), which includes, but is not limited to verifying that the condition, permitted use, insurability, environmental conditions, boundaries, certifications, deed restrictions, zoning classifi-
193 193 194 195		dition and permitted use of the property is satisfactory. Buyer may, within 120 days (30 if not specified) from the Execution Date of this Agreement, conduct due diligence (Due Diligence Period), which includes, but is not limited to verifying that the condition, permitted use, insumbility, environmental conditions, boundaries, certifications, deed restrictions, zoning classifications and any other features of the Property are satisfactory. Buyer may request that the property be inspected, at Buyer's
[9] [92] [93] [94] [95] [96]	Z l. Buyer li	dition and permitted use of the property is satisfactory. Buyer may, within 120 days (30 if not specified) from the Execution Date of this Agreement, conduct due diligence (Due Diligence Period), which includes, but is not limited to verifying that the condition, permitted use, insumbility, environmental conditions, boundaries, certifications, deed restrictions, zoning classifications and any other features of the Property are satisfactory. Buyer may request that the property be inspected, at Buyer's
193 193 194 195		dition and permitted use of the property is satisfactory. Buyer may, within 120 days (30 if not specified) from the Execution Date of this Agreement, conduct due diligence (Due Diligence Period), which includes, but is not limited to verifying that the condition, permitted use, insumbility, environmental conditions, boundaries, certifications, deed restrictions, zoning classifications and any other features of the Property are satisfactory. Buyer may request that the property be inspected, at Buyer's

÷

expense, by qualified professionals to determine the physical, structural, mechanical and environmental condition of the land, improvements or their components, or for the suitability of the property for Buyer's needs. If, us the result of Buyer's due diligence, Buyer determines that the Property is not suitable for Buyer's needs, Buyer may, prior to the expiration of the Due Diligence Period, terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 24 of this Agreement. In the event that Buyer has not provided Seller with written notice of Buyer's intent to terminate this Agreement prior to the end of the Due Diligence Period, this Agreement shall remain in full force and effect in accordance with the terms and conditions as more fully set forth in this Agreement.

(A) Buyer has been given the opportunity to inspect the Property (including fixtures and any personal property specifically listed herein) and, subject to the Due Diligence contingency if elected, agrees to purchase the Property IN ITS PRESENT CONDITION unless the parties agree otherwise in writing. Buyer's decision to purchase the Property is a result of Buyer's own inspections and determinations and not because of or in reliance on any representations made by Seller or any other party. Buyer acknowledges that Brokers, their licensees, employees, officers or partners have not made an independent examination or determination of the structural soundness of the Property, the age or condition of the components, environmental conditions, the permitted uses, nor of conditions existing in the locale where the Property is situated; nor have they made a mechanical inspection of any of the systems contained therein.

(B) Any repairs required by this Agreement will be completed in a workmanlike manner.

(C) Revised flood maps and changes to Federal law may substantially increase future flood insurance premiums or require insurance for formerly exempt properties. Buyer should consult with one or more insurance agents regarding the need for flood insurance and possible premium increases.

12. NOTICES, ASSESSMENTS AND MUNICIPAL REQUIREMENTS (4-14)

(A) In Pennsylvania, taxing authorities (school districts and municipalities) and property owners may appeal the assessed value of a property at the time of sale, or at any time thereafter. A successful appeal by a taxing authority may result in a higher assessed value for the property and an increase in property taxes. Also, periodic county-wide property reassessments may change the assessed value of the property and result in a change in property tax.

(B) With the exception of county-wide reassessments, assessment appeal notices, notices of change in millage rates or increases in rates, in the event any other notices, including violations, and/or assessments are received after Seller has signed this Agreement and before settlement, Seller will within ______ days (10 if not specified) of receiving the notices and/or assessments provide a copy of the notices and/or assessments to Buyer and will notify Buyer in writing that Seller will:

Fully comply with the notices and/or assessments, at Seller's expense, before settlement. If Seller fully complies with the
notices and/or assessments, Buyer accepts the Property and agrees to the RELEASE in Paragraph 26 of this Agreement, OR

2. Not comply with the notices and/or assessments. If Seller chooses not to comply with the notices and/or assessments, or fails within the stated time to notify Buyer whether Seller will comply, Buyer will notify Seller in writing within ______ days (10 if not specified) that Buyer will:

a. Comply with the notices and/or assessments at Buyer's expense, accept the Property, and agree to the RELEASE in Paragraph 26 of this Agreement, OR

b. Terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 24 of this Agreement.

If Buyer fails to respond within the time stated in Paragraph 12(B)(2) or fails to terminate this Agreement by written notice to Seller within that time, Buyer will accept the Property and agree to the RELEASE in Paragraph 26 of this Agreement.

(C) If required by law, within 30 DAYS from the Execution Date of this Agreement, but in no case later than 15 DAYS prior to Settlement Date, Seller will order at Seller's expense a certification from the appropriate municipal department(s) disclosing notice of any uncorrected violations of zoning, housing, building, safety or fire ordinances and/or a certificate permitting occupancy of the Property. If Buyer receives a notice of any required repairs/improvements, Buyer will promptly deliver a copy of the notice to Seller.

(D) Seller has no knowledge of any current or pending condemnation or eminent domain proceedings that would affect the Property. If any portion of the Property should be subject to condemnation or eminent domain proceedings after the signing of this Agreement, Seller shall immediately advise Buyer, in writing, of such proceedings, Buyer will have the option to terminate this Agreement by written notice to Seller within _______ days (15 days if not specified) after Buyer learns of the filing of such proceedings, with all deposit monies returned to Buyer according to the terms of Paragraph 24 of this Agreement. Buyer's failure to provide notice of termination within the time stated will constitute a WAIVER of this contingency and all other terms of this Agreement remain in full force and effect.

247 13. TAX DEFERRED EXCHANGE (4-14)

-207

22%

27H

2.34

£3K

2.52

2.45

7.19

25h

2.56

(A) If Seller notifies Buyer that it wishes to enter into a tax deferred exchange for the Property pursuant to the Internal Revenue Code, Buyer agrees to cooperate with Seller in connection with such exchange, including the execution of such documents as may be reasonably necessary to conduct the exchange, provided that there shall be no delay in the agreed-to settlement date, and that any additional costs associated with the exchange are paid solely by Seller. Buyer is aware that Seller anticipates assigning Seller's interest in this Agreement to a third party under an Exchange Agreement and consents to such assignment. Buyer shall not be required to execute any note, contract, deed or other document providing any liability which would survive the exchange; nor shall Buyer be obligated to take title to any property other than the Property described in this Agreement. Seller shall indemnify and hold harmless Buyer against any liability which arises or is claimed to have arisen from any aspect of the exchange transaction.

(B) If Buyer notifies Seller that it wishes to enter into a tax deferred exchange for the Property pursuant to the Internal Revenue Code, Seller agrees to cooperate with Buyer in connection with such exchange, including the execution of such documents as may be reasonably necessary to conduct the exchange, provided that there shall be no delay in the agreed-to settlement date, and that any additional costs associated with the exchange are paid solely by Buyer. Seller is aware that Buyer has assigned Buyer's interest in this Agreement to a third party under an Exchange Agreement and consents to such assignment. Seller shall not be required.

259 260	and the transfer of the contract of the contract of the part			
261	Buyer Initiats: UP	ASC Page 5,6f 9	Seller Initials:	

363 363 264		to execute any note, contract, deed or other document providing any liability which would survive the exchange. Buyer shindennify and hold harmless Seller against any liability which arises or is claimed to have arisen from any aspect of the exchange transaction.	all ge
	i4. C ⊠	COMMERCIAL CONDOMINIUM (10-01)	
367			
268		use, and that Buyer may agree to modify or waive the applicability of certain provisions of the Uniform Condominium Act	ia) a c
364		remasy/vama (08 Pa.C.S. 9310) et sea.).	or
	15. T	TTLES, SURVEYS AND COSTS (4-14)	
271	(/	A) The Property will be conveyed with good and marketable title that is insurable by a reputal insurance company at the re	2-
272 274		ular rates, free and clear of all liens, encumbrances, and easements, excepting however the following: existing dead eastered	<u>.</u>
374		mistoric preservation restrictions of ordinances; building restrictions; ordinances; easements of made; easements visible than t	he
225	ſE	ground; easements of record; and privileges or rights of public service companies, if any.	
226	,-	Buyer will pay for the following: (1) Title search, title insurance and/or mechanics' lien insurance, or any fee for cancellation (2) Flood insurance, fire insurance, hazard insurance, mine subsidence insurance, or any fee for cancellation; (3) Appraisal fee	m;
277		and charges paid in advance to mortgage lender: (4) Hilver's customary settlement costs and according	
378	(0	-) Any survey or surveys required by the little insurance company or the abstracting company for preparing an adequate least decay.	
530		not of the Property (or the correction increase) will be obtained and paid for by Seller. Any survey or survey, derived by Davies	h-
2,541	_	required by the moregage lenger will be obtained and paid for hy Ruver	
281	(E) In the event of a change in Seller's financial status affecting Seller's ability to convey title to the Property as set forth in the	is
282 283		Agreement on or before the Settlement Date, or any extension thereof. Seller shall, within days 15 if not specified and	S.
284		buyer, in writing. A change in financial status includes, but is not limited to. Seller filling bankruprov, filling of a foreclarity of	
285		suit against the Property; entry of a monetary judgment against Seller; notice of public tax sale affecting the Property; and Sellers against the sale of the Property is against the sale of the sale of the Property is against the sale of the sale o	er
286		learning that the sale price of the Property is no longer sufficient to satisfy all liens and encumbrances against the Property. In a sevent of the death of Seller, the representative of the estate, or a surviving Seller shall immediately notify Buyer	ne
287	(E	If Seller is unable to give good and marketable title that is insurable by a reputable title insurance company at the regular rates,	
389		spectified in rangiziph 15(A), Buyer may terminate this Agreement by written notice to Seller, with all denosit monies returned	tn
189		buyer according to the terms of Paragraph 24 of this Agreement, Upon termination, Seller will reimburse Rover for any costs in pure	4.4
298		by buyer for any inspections of certifications obtained according to the terms of this Agreement, and for those items specified	ín
291 292 -	ć.	raragraph 15(B) Items (1), (2), (3) and in Paragraph [5(C)]	
293	(1	Oil, gas, mineral, or other rights of this Property may have been previously conveyed or leased, and Sellers make no representation of these rights unless indicated the status of the statu	ŅŊ.
294		about the status of those rights unless indicated elsewhere in this Agreement.	
295	(G	Oil, Gas and Mineral Rights Addendum (PAR Form OGM) is attached and made part of this Agreement. OCAL NOTICE (Where Applicable)	
296	,	THIS DOCUMENT MAY NOT SELL, CONVEY, TRANSFER, INCLUDE OR INSURE THE TITLE TO THE COAL AND RIGHTS OF SUPPORT UNDE	_
207		NEATH THE SURFACE LAND DESCRIBED OR REFERRED TO HEREIN, AND THE OWNER OR OWNERS OF SUCH COAL MAY HAVE THE COL	i .
298		PLETE LEGAL RIGHT TO REMOVE ALL SUCH COAL AND IN THAT CONNECTION, DAMAGE MAY RESULT TO THE SUBFACE OF THE LAND. AND	715
199		ANY HOUSE, BUILDING OR OTHER STRUCTURE ON OR IN SUCH LAND. (This notice is set forth in the manner provided in Section 1.	ď
JAHO Járá		the Act of July 17, 1957, P.L. 984.) "Buyer acknowledges that he may not be obtaining the right of protection against subsidence	~^
302		resulting from coal mining operations, and that the property described herein may be protected from damage due to mine subsidered by a private contract with the property described herein may be protected from damage due to mine subsidered by a private contract with the property described herein may be protected from damage due to mine subsidered by a private contract with the property described herein may be protected from damage due to mine subsidered by a private contract with the property described herein may be protected from damage due to mine subsidered by a private contract with the property described herein may be protected from damage due to mine subsidered by a private contract with the property described herein may be protected from damage due to mine subsidered by a protect	d-
103		ence by a private contract with the owners of the economic interests in the coal. This acknowledgement is made for the purpos of complying with the provisions of Section 14 of the Bituminous Mine Subsidence and the Land Conservation Act of April 2	se.
m4		1966." Buyer agrees to sign the deed from Seller which deed will contain the aforesaid provision.	7,
105	(H	The Property is not a "recreational cabin" as defined in the Pennsylvania Construction Code Act unless otherwise stated here:	
Ho			
107	,(I) _,	1. This property is not subject to a Private Transfer Fee Obligation unless otherwise stated here:	
509 509		Derivate Transfer Co. Add. (D. D. C PETC.)	
i i i i Sin a		Private Transfer Fee Addendum (PAR Form PTF) is attached and made part of this Agreement. 2. Notice Regarding Private Transfer Fees: In Pennsylvania, Private Transfer Fees are defined and regulated in the Private Transfer Fees are defined and regulated and r	
111		Transfer Fee Obligation Act (Act 1 of 2011; 68 Pa.C.S. §§ 8101, et. seq.), which defines a Private Transfer Fee as "a fee that	e
112		payable upon the transfer of an interest in real property, or payable for the right to make or accent the transfer of the obligation	
113		to pay the fee or charge runs with title to the property or otherwise binds subsequent owners of property regardless of whether	n ji
64		the fee or charge is a fixed amount or is determined as a percentage of the value of the property, the purchase price or other	
115		consideration given for the transfer." A Private Transfer Fee must be properly recorded to be binding and sellers must disclose	
16		the existence of the fees to prospective buyers. Where a Private Transfer Fee is not properly recorded or disclosed, the Act give	:5
17 16 T	6. B.F.	certain rights and protections to buyers.	
116. B H:14		AINTENANCE AND RISK OF LOSS (10-06) Seller will maintain the Property, grounds, fixtures and personal property specifically listed in this Agreement in its present con	
20	VO.	dition, normal wear and tear excepted.	1-
21.	(B)) Seller will promptly notify the Buyer if, at any time prior to the time of settlement, all or any portion of the Property is destroyed	4
22-	,	or damaged as a result of any cause whatsoever.	,i,
ž'i	(C)) Seller hears the risk of loss from fire or other casualties until settlement. If any property included in this sale is destroyed and no	ıc
24		replaced, Buyer will:	-
Ţ5		1. Accept the Property in its then current condition together with the proceeds of any insurance recovery obtainable by Seller, OR	
_			1
2p. B	uyer I	nitials: ASC Page 6 of 9 Seller Initials:	L
			24

325		2.]	Ferminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of
328	10 D		angraph 24 or the Agreement.
330	17, K	ECUR Min. A ma	DING (9-05)
331	t. CS	mese va	eement will not be recorded in the Office of the Recorder of Deeds or in any other office or place of public record. If Buye
		inner Di	permits this Agreement to be recorded, Seller may elect to freat such act as a default of this Agreement. IMENT (1-10)
333	Ť	his Agr	eement is hinding upon the parties, their hairs, portand provided the
334.	at	ole, on t	eement is binding upon the parties, their heirs, personal representatives, guardians and successors, and to the extent assign he assigns of the parties hereto. Buyer will not transfer or assign this Agreement without the written consent of Seller unlesses the difference of the parties hereto.
135			receive in this receivent, respectively of this Apresident may receive a additional terminal terminal terminal
336	17. G	OFFI	OUGY, LAW, YENUE AND PERSONAL JURISOLETION (6 AC)
33 %	A	\) l∏€'	validity and construction of this Agreement, and the rights and duties of the parties, will be accommed in a second of the parties.
338			
3,3%	(·B	3) The p	parties agree that any dispute, controversy or claim arising under or in connection with this Agreement or its performance by either
34i 34a		p	satirities to a court stigit be interestively by and in the grate or tederal courts either in the Commence of the
342		20,10	o successands that any documentalisms incorporation may be declared to the
	การ		
344	1'F	O 1 1 C E	Z NEGONDANG CONTRA IND SEX 11FFENDERS (MEZZANICT AND 76-15)
.545	fo	r comm	sylvania General Assembly has passed legislation (often referred to as "Megan's Law," 42 Pa.C.S. § 9791 et seq.) providing
346			
347			partment or the Pennsylvania State Police for information relating to the presence of sex offenders near a particular prop- check the information on the Pennsylvania State Police Web site at www.pameganslaw.state.pa.us.
34H 2			TCATION OF NON-FOREIGN INTEREST (10-01)
)49		Seller	r IS a foreign person, foreign corporation, foreign partnership, foreign trust, or foreign estate subject to Section 1445 of the
.370		Interr	hal Revenue Code, which provides that a transferee (Buyer) of a U.S. real property interest must withhold tax if the transferor
186		1	6) was reversit beroom
352	Z	Seller	r is NOT a foreign person, foreign corporation, foreign partnership, foreign person, foreign person, foreign corporation, foreign partnership, foreign person,
133			and cooks of to outof which has applied to the tax withinging requirements of Continuant like of the tax——— in
384			" Day's that the windingfulle of the life is the color of the Discount in Call of the Call
355		10,141	man dayan ar of defore closing, with the following.
356		L A	n affidavit stating, under penalty of perjury, the Seller's U.S. taypaver identification purpher and that the Cally is
357 358			Su beigott
384			"qualifying statement," as defined by statute, that tax withholding is not required by Buyer.
	2. R F	PRES	ENTATIONS (1-10)
361	7.4		
362	(A	All re	presentations claims advertising promotional activities breakures as for a first first transfer and the first firs
• •	(A.	All re	presentations, claims, advertising, promotional activities, procharge or plane of any kind grade by Call.
363	- {A.	All re ees, e This z	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other transfer or any other transfer.
	(A)	ees, e This z repres	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covernants, entations, statements or conditions, oral or otherwise, of any kind whatsonyer concerning this sale. This
. 363		All reces, each of the Control of th	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, entations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties
364 364 365 366	(B)	All reces, each This zero repressible alter Broke	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, entations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. It is a provided or may provide services to assist unrepresented parties in complying with this Agreement.
364 365 366 367 2 3	(B) 3. BR	All reces, each of the control of th	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, entations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. In provided or may provide services to assist unrepresented parties in complying with this Agreement.
364 365 365 367 2:	(B) 3. BR	All reces, each of the control of th	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, entations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. In provided or may provide services to assist unrepresented parties in complying with this Agreement.
363 365 365 367 20 367 20 368	(B) 3. BR	All reces, expression and the control of the contro	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, centations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. In a provided or may provide services to assist unrepresented parties in complying with this Agreement. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial
363 365 365 367 2 : 367 2 : 368 369	(B) 3. BR	All reces, express be alto Broke OKER	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, centations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. In the provided or may provide services to assist unrepresented parties in complying with this Agreement. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial
364 365 366 367 267 268 369 379 371	(B) 3. BR	All rees, e. This z repres be alte OKER Buyer	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- imployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, centations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. Indemnification (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any for brokerage commissions or fees are ever made against Buyer or Seller in connection with this transaction with this connection.
363 364 365 367 2 367 2 360 370 371	(B) 3. BR	All reces, e. This z repres be altered Broke OKER Buyer and the claims shall p	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, centations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any for brokerage commissions or fees are ever made against Buyer or Seller in connection with this transaction, each party is own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller ag
364 365 366 367 267 268 369 379 371	(B) 3. BR	All rees, es constant of the c	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, centations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any is for brokerage commissions or fees are ever made against Buyer or Seller in connection with its transaction, each party bid harmless each other and the above-listed Brokers from and against the non-performance of this Agreement in the proposed of this Agreement.
363 364 365 366 367 2 368 360 470 470 471 472	(B) 3. BR	All reces, e. Chis 2 repressible alternation of the control of the	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, centations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any is for brokerage commissions or fees are ever made against Buyer or Seller in connection with his transaction, each party into the party of the party and seller agree to indemnify and the above-listed Brokers from and against the non-performance of this Agreement by either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be either
364 364 365 366 467 2 366 369 479 471 472 473	(B) 3. BR (A)	ees, eecs, eecs, eecs, eecs, eecs, eecs, eecs be altered Broke COKER Buyer and the claims shall pand he party, person	presentations, claims, advertising, promotional activities; brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, centations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any say its own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any for entity. This paragraph shall survive settlement.
364 364 365 366 367 268 369 379 371 372 373 373	(B) 3. BR (A)	of All recess, e.e. This 2 repress be altered Broke COKER Buyer and the claims shall p and he party, person Seller in con	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, certains, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not certain amended, changed or modified except in writing executed by the parties. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any is own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker, (2) Is not an experistruction, engineering, code or regulatory compliance or environmental matters and was not encounted to provide a provide and part of the paragraph of any Broker identified in this Agreement: (1) Is a licensed real estate broker, (2) Is not an experistruction, engineering, code or regulatory compliance or environmental matters and was not encounted to provide a provide and part of the paragraph of a provide and provide and part of the paragraph of a provide and provide and part of the paragraph of a provide and provide and part of the paragraph of a provide and part of the part of the paragraph of a provide and part of the part of the paragraph of the part of the pa
364 364 365 366 367 27 368 371 372 373 375 376 377 378	(B) 3. BR (A)	o All reces, e. This 2 repress be altered Broke COKER Buyer and the claims shall p and he party, person Seller in conguidan	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, certains, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. In a provided or may provide services to assist unrepresented parties in complying with this Agreement. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any for brokerage commissions or fees are ever made against Buyer or Seller in connection with this transaction, each party say its own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify and the above-listed Brokers from and against the non-performance of this Agreement by either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker; (2) Is not an experistruction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or the matters, unless otherwise stated in writing; and (3) Has not made and will not make only advice or the content of the provide advice or the matters, unless otherwise stated in writing; and (3) Has not made and will not make only advice or the provide advice or the matters, unless otherwise stated in writing; and (3) Has not made and will not
364 364 365 366 367 2 : 368 379 371 372 373 375 376 377	(B) 3. BR (A)	All reces, e. This 2 repress be altered Broke OKER Buyer and the claims shall p and he party, person Seller in conguidant ranties	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, including at the parties of conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not executed, amended, changed or modified except in writing executed by the parties. (s) have provided or may provide services to assist unrepresented parties in complying with this Agreement. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any are the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any its own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify old harmless each other and the above-listed Brokers from and against the non-performance of this Agreement by either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker; (2) Is not an expert struction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or the insulatory compliance or environmental matters and will not make any representations or war- tion conduct investigations of the environmental condition or suitability of the Property or any adjacent property including
364 364 365 365 366 367 269 371 372 375 376 375 376 376 377 378	(B) (A) (B)	ees, ees, ees, ees, ees, ees, ees, ees,	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller. Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, sentations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. (s) have provided or may provide services to assist unrepresented parties in complying with this Agreement. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any are the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any is own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify old harmless each other and the above-listed Brokers from and against the non-performance of this Agreement by either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker, (2) Is not an expert struction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or not such matters, unless otherwise stated in writing; and (3) Has not made and will not make any representations or war- inor conduct investigations of the environmental condition or suitability of the Property or any adjacent property, including
364 364 365 365 366 367 236 371 372 373 374 375 376 377 376 377 378	(B) (A) (B)	All reces, e. This z repress be altered Broke OKER Buyer and the claims shall p and he party, person guidan ranties but no FAUL:	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller. Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, entations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any against sown legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify old harmless each other and the above-listed Brokers from and against the non-performance of this Agreement by either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker; (2) Is not an expert struction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or the nucleus matters, unless otherwise stated in writing; and (3) Has not made and will not make any representations or war- inor conduct investigations of the environmental condition or suitability of the Property or any adjacent property, including I limited to those conditions listed in Paragraph 9(C). T, TERMINATION AND RETURN OF DEPOSITS (1-18)
364 364 365 366 367 236 360 470 471 472 473 473 474 375 376 377 376 378 379 381 24	(B) (A) (B)	All reces, e. This 2 repress be altered Broke OKER Buyer and the claims shall p and he party, person guidan ranties but no FAUL. Where	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, entations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. (s) have provided or may provide services to assist unrepresented parties in complying with this Agreement. (INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any is for brokerage commissions or fees are ever made against Buyer or Seller in connection with this transaction, each party old harmless each other and the above-listed Brokers from and against the non-performance of this Agreement by either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker; (2) Is not an expert struction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or not conduct investigations of the environmental condition or suitability of the Property or any adjacent property, including Therefore, the property of the property of the property or any adjacent property, including Therefore the property of the prop
364 364 365 366 367 236 360 470 471 472 473 473 474 375 376 377 376 379 379 379 379 379 379	(B) (A) (B)	All reces, e. Chis 2 repressible alternation of the claims shall pand he party, person guidan ranties but no FAUL: Where deposit	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, tentations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not tered, amended, changed or modified except in writing executed by the parties. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any is for brokerage commissions or fees are ever made against Buyer or Seller in connection with this transaction, each party with the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any is for brokerage commissions or fees are ever made against Buyer or Seller in connection with this transaction, each party is its own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify old harmless each other and the above-listed Brokers from and against the non-performance of this Agreement by either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker, (2) Is not an experi struction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or inor conduct investigations of the environmental condition or suitability of the Property or any adjacent property, including the formula of the property of the property will
364 364 365 366 367 236 369 479 471 472 473 473 474 375 376 377 376 377 378 378 379 381 381 382 383 384	(B) (A) (B)	All reces, e. This 2 repress be altered Broke OKER Buyer and the claims shall p and he party, person guidan ranties but no FAUL: Where deposit Termin	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller. Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, entations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any a for brokerage commissions or fees are ever made against Buyer or Seller in connection with this transaction, each party way its own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker; (2) Is not an experi struction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or tool in such matters, unless otherwise stated in writing; and (3) Has not made and will not make any representations or war- tion conduct investigations of the environmental condition or suitability of the Property or any adjacent property, including. Illimited to those conditions listed in Paragraph 9(C). T. TERMINATION AND RETURN OF DEPOSITS (1-18) Buyer terminates this Agreement pursuant to any right granted by this Agreement. Buyer will be entitled to a return of all tomoies paid on account of Purchase Price pursuant to the terms of
364 364 365 366 367 236 369 479 471 472 473 473 474 375 376 377 376 378 379 381 24 383 383 384	(B) (A) (B)	All reces, e. This 2 repress be altered Broke OKER Buyer and the claims shall p and he party, person guidan ranties but no FAUL: Where deposit Termin Regard	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, entations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any for brokerage commissions or fees are ever made against Buyer or Seller in connection with his transaction, each party bay its own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify old harmless each other and the above-listed Brokers from and against the non-performance of this Agreement by either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker; (2) Is not an expert struction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or tee in such matters, unless otherwise stated in writing; and (3) Has not made and will not make any representations or war- tion conduct investigations of the environmental condition or suitability of the Property or any adjacent property, including. Illimited to those conditions listed in Paragraph 9(C). T. TERMINATION AND RETURN OF DEPOSITS (1-18) Buyer terminates this Agreement may occur for other reasons giving rise to
364 364 365 366 367 236 369 371 372 373 374 375 376 377 378 379 381 283 383 386 386 386	(B) (A) (B)	All reces, e. This 2 repress be altered Broke OKER Buyer and the claims shall p and he party, person guidan ranties but no FAUL: Where deposit Termin Regard determines.	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, tentations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. (s) have provided or may provide services to assist unrepresented parties. (INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any if or brokerage commissions or fees are ever made against Buyer or Seller in connection with this transaction, each party say its own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify old harmless each other and the above-listed Brokers from and against the non-performance of this Agreement by either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker; (2) Is not an expert struction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or not conduct investigations of the environmental condition or suitability of the Property or any adjacent property, including Ilmitted to those conditions listed in Paragraph 9(C). T. TERMINATION AND RETURN OF DEPOSITS (1-18) Buyer terminates this Agreement pursuant to any right granted by this Agreement. Buyer will be entitled to a return of all
364 364 365 366 367 236 369 371 372 373 374 375 376 377 378 378 378 381 383 384 386 386 386 386	(B) (A) (B)	All reces, experiences, experiences, experiences be altered Broke OKER Buyer and the claims shall pand he party, person guidan ranties but no FAUL: Where deposit Termin Regard determ 1. If t	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, centrations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. ((s) have provided or may provide services to assist unrepresented parties in complying with this Agreement. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the offorts of anyone other than said Brokers. It is agreed that if any is for brokerage commissions or fees are ever made against Buyer or Seller in connection with this transaction, each party is own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify old harmless each other and the above-listed Brokers from and against the non-performance of this Agreement by either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker; (2) Is not an experi struction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or too in such matters, unless otherwise stated in writing; and (3) Has not made and will not make any representations or war- inor conduct investigations of the environmental condition or suitability of the Property or any adjacent property, including. I Ilmited to those conditions listed in Paragraph 9(C). T. TERMINA
364 364 365 366 367 236 369 371 372 373 374 375 376 377 378 379 381 283 383 386 386 386	(B) (A) (B)	All reces, experiences, experiences, experiences be altered Broke OKER Buyer and the claims shall pand he party, person guidan ranties but no FAUL: Where deposit Termin Regard determ 1. If the agreement of the control of the contro	presentations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their licens- mployees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, tentations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not ered, amended, changed or modified except in writing executed by the parties. (s) have provided or may provide services to assist unrepresented parties in complying with this Agreement. INDEMNIFICATION (6-13) and Seller represent that the only Brokers involved in this transaction are: Hanna Frederick Commercial at the transaction has not been brought about through the efforts of anyone other than said Brokers. It is agreed that if any if or brokerage commissions or fees are ever made against Buyer or Seller in connection with this transaction, each party say its own legal fees and costs in connection with such claims. It is further agreed that Buyer and Seller agree to indemnify old harmless each other and the above-listed Brokers from and against the non-performance of this Agreement by either and from any claim of loss or claim for brokerage commissions, including all legal fees and costs, that may be made by any or entity. This paragraph shall survive settlement, and Buyer acknowledge that any Broker identified in this Agreement: (1) Is a licensed real estate broker, (2) Is not an experi struction, engineering, code or regulatory compliance or environmental matters and was not engaged to provide advice or inor conduct investigations of the environmental condition or suitability of the Property or any adjacent property, including Ilmited to those conditions listed in Paragraph 9(C). T. TERMINATION AND RETURN OF DEPOSITS (1-18) Buyer terminates this Agreement pursuant to any right granted by this Agreement. Buyer and

391 Buyer Initials:

Broker how to distribute some or all of the deposit monies.

3. According to the terms of a final order of court.

ASC Page 7 of 9 Seller Initials:

- 4. According to the terms of a prior written agreement between Buyer and Seller that directs the Broker how to distribute the deposit monies if there is a dispute between the parties that is not resolved. (See Paragraph 24(C))
- (C) Buyer and Seller agree that if there is a dispute over the entitlement to deposit monies that is unresolved specified) days after the Settlement Date stated in Paragraph 3(A) (or any written extensions thereof) or following date of termination of the Agreement, whichever is earlier, then the Broker holding the deposit monies will, within 30 days of receipt of Buyer's written request, distribute the deposit monies to Buyer unless the Broker is in receipt of verifiable written notice that the dispute is the subject of litigation or mediation. If Broker has received verifiable written notice of litigation or mediation prior to the receipt of Buyer's request for distribution. Broker will continue to hold the deposit monies until receipt of a written distribution agreement between Buyer and Seller or a final court order. Buyer and Seller are advised to initiate litigation or mediation for any portion of the deposit monles prior to any distribution made by Broker pursuant to this paragraph. Buyer and Seller agree that the distribution of deposit monies based upon the passage of time does not legally determine entitlement to deposit monies, and that the parties maintain their legal rights to pursue litigation even after a distribution is made.
- (D) Buyer and Seller agree that Broker who holds or distributes deposit monies pursuant to the terms of Paragraph 24 or Pennsylvania law will not be liable. Buyer and Seller agree that if any Broker or affiliated licensee is named in litigation regarding deposit monies, the attorneys' fees and costs of the Broker(s) and licensee(s) will be paid by the party naming them in litigation.

(E) Seller has the option of retaining all sums paid by Buyer, including the deposit monies, should Buyer:

- 1. Fail to make any additional payments as specified in Paragraph 2, OR
- Furnish false or incomplete information to Seller, Broker(s), or any other party identified in this Agreement concerning Buyer's legal or financial status, OR

Violate or fail to fulfill and perform any other terms or conditions of this Agreement.

- (F) Unless otherwise checked in Paragraph 24(G), Seller may elect to retain those sums paid by Buyer, including deposit monies. On account of purchase price, OR.
 - 2. As monies to be applied to Seller's damages, OR
 - 3. As liquidated damages for such default.
- (G) ☑ SELLER IS LIMITED TO RETAINING SUMS PAID BY BUYER, INCLUDING DEPOSIT MONIES, AS LIQUI-DATED DAMAGES.
- (H) If Seller retains all sums paid by Buyer, including deposit monies, as liquidated damages pursuant to Paragraph 24(F) or (G), Buyer and Seller are released from further liability or obligation and this Agreement is VOID.
- (I) Brokers and licensees are not responsible for unpaid deposits.

ARBITRATION OF DISPUTES (1-00) 412 25.

393

391

395

396 397

398

399

400

401

492

403 ana

405

407

405

409

410 414

412

413

414

415

416 417

118

412

326 (21

123

424

125

421

427

428

430

431

4.14

134

4.16

445

446

447

4.18

4.19

Buyer and Seller agree to arbitrate any dispute between them that cannot be amicably resolved. After written demand for arbitration by either Buyer or Seller, each party will select a competent and disinterested arbitrator. The two so selected will select a third. If selection of the third arbitrator cannot be agreed upon within 30 days, either party may request that selection be made by a judge of a court of record in the county in which arbitration is pending. Each party will pay its chosen arbitrator, and bear equally expenses for the third and all other expenses of arbitration. Arbitration will be conducted in accordance with the provisions of Pennsylvania Common Law Arbitration 42 Pa. C.S.A. §7341 et seq. This agreement to arbitrate disputes arising from this Agreement will survive settlement. 439 26. RELEASE (9-05)

Buyer releases, quit claims and forever discharges SELLER, ALL BROKERS, their LICENSEES, EMPLOYEES and any OFFICER or PARTNER of any one of them and any other PERSON, FIRM or CORPORATION who may be liable by or through them, from any and all claims, losses or demands, including, but not limited to, personal injury and property damage and all 432 of the consequences thereof, whether known or not, which may arise from the presence of termites or other wood-boring insects, radon, 43.3 lead-based paint hazards, mold, fungi or indoor air quality, environmental hazards, any defects in the individual on-lot sewage disposal

system or deficiencies in the on-site water service system, or any defects or conditions on the Property. Should Seller be in default under the terms of this Agreement or in violation of any Seller disclosure law or regulation, this release does not deprive Buyer of any right to pursue any remedies that may be available under law or equity. This release will survive settlement.

43/4 27. REAL ESTATE RECOVERY FUND (1-18)

A Real Estate Recovery Fund exists to reimburse any persons who have obtained a final civil judgment against a Pennsylvania real 4.10iestate licensee (or a licensee's affiliates) owing to fraud, misrepresentation, or deceit in a real estate transaction and who have been 140 unable to collect the judgment after exhausting all legal and equitable remedies. For complete details about the Fund, call [717] 783-441. 3658. 442

443 28. COMMUNICATIONS WITH BUYER AND/OR SELLER (6-13) 444

Wherever this Agreement contains a provision that requires or allows communication/delivery to a Buyer, that provision shall be satisfied by communication/delivery to the Broker for Buyer, if any, except where required by law. If there is no Broker for Buyer, those provisions may be satisfied only by communication/delivery being made directly to the Buyer, unless otherwise agreed to by the parties. Wherever this Agreement contains a provision that requires or allows communication/delivery to a Seller, that provision shall be satisfied by communication/delivery to the Broker for Seller, if any, If there is no Broker for Seller, those provisions may be satisfied only by communication/delivery being made directly to the Seller, unless otherwise agreed to by the parties.

450 29. NOTICE BEFORE SIGNING (4-14)

Unless otherwise stated in writing, Buyer and Seller acknowledge that Brokers are not experts in legal or tax matters and that Brokers 451 have not made, nor will they make, any representations or warranties nor conduct research of the legal or tax ramifications of this 352 Agreement. Buyer and Seller acknowledge that Brokers have advised them to consult and retain experts concerning the legal and tax-453 effects of this Agreement and the completion of the sale, as well as the condition and/or legality of the Property, including, but not 454 limited to, the Property's improvements, equipment, soil, tenancies, title and environmental aspects. Buyer and Seller acknowledge 435 receipt of a copy of this Agreement at the time of signing. This Agreement may be executed in one or more counterparts, each of 436

437 Buyer Initials: Ch. NR.	ASC Page 8 of 9	Seller Initials:	BM
·		•	
			\

WHEN SIGNED, THIS AGREEME	NT 18 A BINDING CON	VTRACT Return of this Agreement	والمرازي والتربيب والمستطيلين ويروم أمروه
ments, merading return by siscillatic	transmission, bearing the	signatures of all parties, constitutes ac	and any addenda and amend- centance by the porties
W Se Si ECIAL CLAUSES (1-20)		South and the first part of th	optime by the parties.
463 (A) The following are part of this Ag	reement if checked:	TAB E	
463 Appraisal Contingency Addended 464 Short Sale Addendum to Agreet	um to Agreement of Sale	(PAR Form ACA)	
Zoning Approval Contingency	Addendum to Apreement c	of Sale (PAR Form ZA)	
464	Annahaman ta ki Bi antitotti o	out (PARTOM ZA)	
467			
469 (B) Additional Terms:			· · · · · · · · · · · · · · · · · · ·
470 (D) Auditional Terms;			<u> </u>
371			
472			
Buyer has received the Cor Code §35,336.	isumer Notice, where app	licable, as adopted by the State Real E	state Commission at 49 Pa.
Buyer has received a staten	nent of Buyer's estimated	closing costs before signing this Agree	ment.
ا با الأصما			
before signing his Agreem	osit Money Notice (for co	coperative sales when Broker for Selle	r is holding deposit money)
47% BUYER JOHEN LO	al the	DATE 1/29/21	
	<u> </u>		
479 Mailing Address 1982 AFFIELD	<u>0901 КА ОКТУЕ</u> Fax	7 70 1007	·
SI BUYER NOVE Palls	Tax	Email gpadda@hau	
<u> </u>	01 100	DATE 1-29	,20
		UEZ: F TT	
483 Phone(s)	Fax	Email Nkpadda@ya	hoo.com
494 BUYER		DATE	
495 Mailing Address			
486 Phone(s)	Fax	Email	
487 AUTHORIZED REPRESENTATIVE			
488 Title			·
489 COMPANYHanna Frederick Commercial			
		, , , , , , , , , , , , , , , , , , , ,	
400 Seller has received the Consumer Notice, w	tere applicable, as adopter	by the State Real Estate Commission	at 49 Pa. Code & 35.336
491 Seller has received a statement of Seller's es	timated closing costs befo	re signing this Agreement.	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
492 VOLUNTARY TRANSFER OF CORD	ÓÐ ÁTTÉ AGGETTŐ GÉ	a Private Compression of the com	
492 VOLUNTARY TRANSFER OF CORP. 493 by the Board of Directors to sign this Agree. 494 exchange of all or substantially all the same.	ment on behalf of the Sall	er corporation and that this sale days	and the second of the second o
assuming or an or substitutity at the prope	erty and assets of the cort	poration, such as would require the au	or constitute a sale, lease, or horization or consent of the
shareholders pursuant to 15 P.S. §1311.	•		The state of the state of the
5	And And	2 / 24 0	
1916 SELLER Superior T. Will	KU POIT	DATE 2.1.2020	
497 Mailing Address			
Phone(s)	Fax	Email	
199 SELLER		DATE	
Mailing Address	· · · · · · · · · · · · · · · · · · ·		
Sin Phone(s)	Fax	Fmail	· ····································
502 SELLER		Email DATE	
Mailing Address			
Phone(s)	Fare		
	Fax	<u>Email</u>	
305 AUTHORIZED REPRESENTATIV			
Title	· · · · · · · · · · · · · · · · · · ·		
607 COMPANY Hanna Frederick Commercial			
•			

ADDENDUM/ENDORSEMENT TO AGREEMENT OF SALE. This filtre recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of REALTORS* (PAR).

PROPERTY 1670 Church Road, Allentown, PA 18104

ASA

SELLER Joseph J Miller Jr c/o Suzanne Miller Power of Attorney, Linda L Miller (dec	reased), and Joseph J Miller Jr c/o Suzanne Miller Power of Attorne
BUYER Gurpreet S Padda and Navjot K Padda DATE OF AGREEMENT 01/27/2020	
DATE OF AGREEMENT 01/27/2020	
Buyer at Buyer's oution may establish a business antity to mayle	41. 5
Buyer, at Buyer's option, may establish a business entity to replac the Buyer elects to perform the same (which Buyer may perform Buyer and Seller agree to execute a new Agreement of Sale with t Buyer and all liabilities of Buyer under this new Agreement shall fulfill same. The new Agreement of Sale shall maintain all of the postpone or delay due diligence or Closing, and no other terms sh	the Buyer under this Agreement. In the event up to and including the date of Closing), then he new name of Buyer, however, all obligations of remain in the the event the new Buyer fails to same terms, conditions, and dates, so as not to all change.
	•
All other terms and conditions of the Agreement of Sale remain unchanged	and in full force and effect.
BUYER	DATE /-29-20
BUYER Mardod Rach	DATE 1-25-20
SELLER SURANL T Miller PUA	DATE 2-1-2020
SELLER	DATE DATE
SELLER	DATE
D. C. C. C. A. C.	

ZA This form recommended and approved lin, but not restricted to use by, the members of the Pennsylvania Association of Realture & (PAR). 1 PROPERTY1670 Church Road, Allentown, South Whitehall Township, PA SELLER Joseph J Miller Jr c/o Suzanne Miller Power of Attorney, Linda L Miller (deceased) BUYER Gurpreet S Padda, Navjot K Padda DATE OF AGREEMENT 01/27/2020 6 VERIFICATION OF ZONING FOR PROPOSED USE CONTINGENCY 10 Contingency Period: days (15 days if not specified) from the Execution Date of the Agreement of Sale. 31 Within the Contingency Period, Buyer, at Buyer's expense, may verily that Buyer's proposed use of the Property as 12 is permitted under the current zoning classification 1.3 for the Property and is not prohibited by any other governmental land use restrictions. If Buyer's proposed use of the Property is not permitted. Buyer will, within the Contingency Period, notify Seller in writing that the 14 15 proposed use of the Property is not permitted, and Buyer will: 16 (A) Accept the Property and agree to the terms of the RELEASE paragraph of the Agreement of Sale, OR 17 (B) Terminate the Agreement of Sale by written notice to Seller, with all deposit monies returned to Buyer according to the terms of 18 the Agreement of Sale, 19 (C) Enter into a mutually acceptable written agreement with Seller. 20 If Buyer and Seller do not reach a written agreement during the Contingency Period and Buyer does not terminate the 21 Agreement of Sale by written notice to Seller within that time, Boyer will accept the Property and agree to the RELEASE 22 paragraph of the Agreement of Sale. 23 24 25 26 27 CHANGE OF ZONING/MUNICIPAL APPROVAL FOR PROPOSED USE CONTINGENCY 28 29 DAYS of the Execution Date of the Agreement of Sale (15 days if not specified). Buyer will make a formul writ-30 ten application for zoning approval, variance, non-conforming use, or special exception from South Whitehall Township 31 (municipality) to use the Property as Truck/Trailer repair and parking 32 (proposed use). Buyer will pay for applications, legal representation, and any other costs 33 associated with the application and approval process. 31 35. If the municipality requires the application to be signed by the current owner. Seller agrees to do so. 38 37 If final, unappealable approval is not obtained by 391 days from Execution date 3. Buyer will: 33 (A) Accept the Property with the current zoning and agree to the terms of the RELEASE paragraph of the Agreement of Sale, OR 39 (B) Terminate the Agreement of Sale by written notice to Seller, with all deposit monies returned to Buyer according to the terms of 40 the Agreement of Sale, OR (C) Enter into a mutually acceptable written agreement with Selfer. 42 If Buyer and Seller do not reach a written agreement before the time specified in paragraph 3, and Buyer does not ter-13 minate the Agreement of Sale by written notice to Seller within that time, Buyer will accept the Property and agree to the 14 terms of the RELEASE paragraph of the Agreement of Sale, 15 16 -67 All other terms and copalitions of the Agreement of Sale remain unchanged and in full force and effect. 49 50 BUYER DATE 51 BUYER DATE

DATE

DATE

DATE

DATE



52 BUYER

53 SELLER

55 SELLER

SELLER

41