## **CONDITIONS OF SALE**

The Conditions of the present public sale are as follows:

1. The property to be sold:

ALL THAT CERTAIN tract of land with improvements thereon erected known as 2855 Safe Harbor Road, Township of Manor, County of Lancaster and Commonwealth of Pennsylvania, as more fully set forth in the attached legal description.

- 2. The highest bidder shall be the Purchaser upon the property being struck off to him; and he shall immediately thereafter sign the Purchaser's Agreement on these Conditions of Sale and pay down **Thirty-Five Thousand Dollars** (\$35,000.00) -- or furnish sureties satisfactory to the Seller -- as security for performance of this Agreement. If any dispute arises among bidders, the property shall immediately be put up for renewal of bidding.
- 3. BALANCE OF PURCHASE MONEY shall be paid at SETTLEMENT to be held at the office of the attorney for the purchaser on or before **June 30, 2023**, (unless some other time or place shall hereafter be agreed upon by the Seller and Purchaser), upon which payment the Seller shall convey to the Purchaser, by DEED prepared at the Purchaser's expense, good and marketable title to said property, free and clear of all liens and encumbrances not noted in these Conditions, but subject to any existing wall rights, easements, building or use restrictions, zoning or land subdivision regulations, encroachments of cornices, trim and spouting over property boundaries, or encroachments of any kind within the legal width of public highways.

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

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

- 4. Formal tender of deed and purchase money are waived.
- 5. (a) ACKNOWLEDGMENTS to deed shall be paid by Seller, and all required state and local REALTY TRANSFER TAXES paid by the Purchaser.
- (b) REAL ESTATE TAXES shall be apportioned to date of settlement or prior delivery of possession on a fiscal year basis.
- (c) Any "DISBURSEMENT" or similar FEES purported to be charged by Purchaser's title company or attorney against Seller, for services which Seller has not specifically engaged, shall be paid by Purchaser.
- 6. Included in the sale are all buildings, improvements, rights, privileges, and appurtenances: gas, electric, heating, plumbing, lighting, water, water softening and central air conditioning fixtures and systems; cook stoves and built-in ovens; laundry tubs; radio and television aerials, masts and rotor equipment; storm doors and windows, screen doors and fitted window screens; roller and venetian blinds, curtain and drapery rods and hardware; radiator covers; cabinets; awnings; and any articles permanently affixed to the property except

- 7. POSSESSION shall be given to the Purchaser at settlement.
- 8. Seller will continue in force the present insurance until delivery of deed or possession to the purchaser (whichever shall first occur), and in case of loss will credit on account of the purchase price at settlement any insurance collected or collectible, therefore.
  - 9. The Seller reserves the right to reject any or all bids.
- 10. No representations are being made by Seller as to the condition of the improvements situated on the premises and this sale is not contingent upon any desire of Purchaser, or requirements of Purchaser's mortgagee that there be satisfactory plumbing, heating, roofing, or termite inspections made prior to settlement. If any corrections are determined to be advisable, or required by any lender, such corrections shall be made at the expense of the Purchaser.

<u>X</u>	_ (applicable if checked) Purchaser acknowledges receipt of a copy of	i Seller's
Property Disclosure	e Statement, attached hereto and incorporated herein by reference.	

\_\_\_\_\_ (applicable if checked) Executor, Administrator, Trustee or Attorney-in-Fact as Seller. Seller has never occupied the property and lacks the personal knowledge necessary to complete the Seller's Property Disclosure Statement. Seller is not aware of lead-based paint or lead-based paint hazards on the property. Buyer waives the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.

premises tested for the presence of radon gas, no representations as to the presence or ab	or the interior of any improvements situated on the lead based paint or asbestos and as a result makes sence of such gas or material in acceptable or not conditioned in any way upon satisfactory tests
acknowledges receipt of a copy of Seller's concerning lead-based paint and lead-based pain	
12. The premises being sold at this	public sale is being sold as is.
addition to all other remedies provided by la Purchaser's down money as liquidated damages property is resold, or (b) to resell the property the present purchaser or his sureties (if any) and	the Purchaser with these Conditions, the Seller, in aw, shall have the option either (a) to retain the saregardless of whether or not or on what terms, the at public or private sale, with or without notice to do to retain any advance in price, or hold the present resulting from such resale, meanwhile holding the toward payment of any such loss.
YOUNG & YOUNG	
44 South Main Street	Glen H. Rambler
P.O. Box 126	
Manheim, PA 17545	
(717) 665-2207	Bunny E. Rambler

## **PURCHASER'S AGREEMENT**

I/We,		
		,
agree to have purchased the Real Estate mention	oned in the foregoing Conditions, subject to	
said Conditions, for the sum of		_
	Dollars (\$	).
and if I/we shall acquire possession of the preshall fail to make payment when due, I/we auth and, to the extent and under the conditions, if an <b>JUDGMENT IN EJECTMENT</b> against me/upossession of said premises, and direct the issue execution for costs; thereby waiving all irrege exemption laws, and right of appeal.	norize any attorney to appear for me/us in any ny, then permitted or prescribed by law, <b>CON</b> us, in favor of the Seller or the latter's assign uing of a writ of possession, with clause or v	r court FESS ns, for writ of
Witness my/our hands and seal/s this 6 <sup>th</sup>	h day of May 2023.	
REC	CEIPT	
Received of Purchaser on above date, a	s down money on account of the above purch	nase
price, the sum of		
	Dollars (\$	)

## LEGAL DESCRIPTION

**ALL THAT CERTAIN** small farm, with the two dwelling houses, barn, and other improvements, thereon erected, situate on the northwest side of the public road from Letort to Safe Harbor, near "Indiantown" in Manor Township, Lancaster County, Pennsylvania, bounded and described as follows:

BEGINNING (at the easternmost corner thereof) at a turn in the aforementioned improved road at the cross-roads leading to Stehman's Church and a "back" route to Safe Harbor; thence extending by land now or late of Harry Gantz and Lester Witmer, the twelve courses and distance of South forty-eight (48) degrees West, thirty-one and four-tenths (31.4) perches to a stake, North sixty-nine (69) degrees West, thirteen and five-tenths (13.5) perches to a Black Walnut tree, North eighty-five and one-fourth (85 1/4) degrees West, ten and six-tenths (10.6) perches, South seventyseven and three-fourths (77 3/4) degrees West, ten and three-tenths (10.3) perches, South seventysix (76) degrees West, thirtyOfive and two-tenths (35.2) perches, South eighty-three and one-half (83 ½) degrees West, eighteen and nine-tenths (18.9) perches, South seventy-five and three-fourths (75 ¾) degrees West, six (6) perches, South fifty-five (55) degrees West six and six tenths (6.6) perches, South thirty-four (34) degrees West, five and six-tenths (5.6) perches, south eighty-four (84) degrees West, fourteen and six-tenths (14.6) perches, North fifty-nine (59) degrees West, six and seven-tenths (6.7) perches, South eighty-nine and three fourths (89 3/4) degrees West, six (6) perches; thence crossing the head of the former Habecker's Mill dam, North twenty-one (21) degrees East, two (2) perches; thence by land now or late of Joseph Reisinger (formerly Rayard Benedict) to two courses of North eighty-nine and three-fourths (89 3/4) degrees East, fifteen and eight-tenths (15.8) perches and North forty-three (43) degrees East, eighty and eight-tenths (8.8) perches; thence by said Reisinger's land, the thirteen courses of North forty-nine and three-fourths (49 ¾) degrees East, seven and four-tenths (7.4) perches to a tree, North sixty-eight and one-half (68 ½) degrees East, fourteen (14) perches, North fifty-four (54) degrees East, three (3) perches, North seventy-six (76) degrees East, fourteen (14) perches, North sixty-nine (69) degrees East, thirteen and three-tenths (13.3) perches, North twenty-five (25) degrees West, two (2) perches, North sixty-five (65) degrees East, four (4) perches, South thirty-nine and one-half (39 ½) degrees East (crossing below the "heart of the Mill Dam" to the aforementioned former mill race), fourteen and four-tenths (14.4) perches, North seventy-seven (77) degrees East twenty and five-tenths (20.5) perches, due East, ten (10) perches, North three-fourths (34) of one degree East, fourteen and three-tenths (14.3) perches, South seventy-nine and one-half (79 ½) degrees East, four and five-tenths (4.5) perches, and North six and one-half (6 ½) degrees West, thirty-seven and twotenths (37.2) perches to a stone; thence North seventy-three and one-half (73 ½) degrees East, seven (7) perches to the middle of the Letort-Safe Harbor Road; thence by the middle of the latter, South thirty-seven and one-half (37 ½) degrees East, fifty and eight-tenths (50.8) perches to the place of **BEGINNING**.

**CONTAINING** fourteen acres, seventeen perches.

**BEING THE SAME PREMISES** which Merle W. Wade and Mary Elizabeth Wade, husband and wife, by deed dated October 13, 1957, and recorded October 30, 1957, in the Recorder

of Deeds Office in and for Lancaster County, Pennsylvania Record Book Z, Volume 45, Page 425, granted and conveyed unto Glen H. Rambler and Bunny E. Rambler, husband and wife, their heirs and assigns.

**EXCEPTING AND RESERVING ALL THAT CERTAIN** tract containing 0.197 acre of land, conveyed by Glen H. Rambler and Bunny E. Rambler, husband and wife, to the Commonwealth of Pennsylvania, Department of Transportation by Deed recorded April 25, 1986, in the Office of the Recorder of Deeds in and for Lancaster County, Pennsylvania in Record Book Q, Volume 94, Page 329.

**UNDER AND SUBJECT** to an easement in favor of the owner(s) of property identified as Tax ID #410-87626-0-0000 (2853 Safe Harbor Road, Manor Township, Lancaster County, Pennsylvania); said easement is more fully described in the Office of the Recorder of Deeds in and for Lancaster County, Pennsylvania in Record Book 5991691.