### **CONDITIONS OF SALE**

The conditions of the present public sale, held this 12<sup>th</sup> day of September 2023, are as follows:

- 1. <u>SELLER</u>: This sale is held on behalf of **Sunset Lodge Retreat LLC**, a Pennsylvania Limited Liability Company, and **Elmer Lee Lapp** (hereinafter individually and collectively referred to as "Seller").
- 2. <u>PREMISES</u>: The property to be sold is all that certain tract of land situate at 109 Westley Road, Township of Robeson, County of Berks, Commonwealth of Pennsylvania consisting of approximately Seventeen and fourteen hundredths (17.14) acres of land with improvements being identified as Tax Account Number 735-3130-322-9094 (hereinafter referred to as the "Premises"), and is more particularly described in Exhibit "A" attached hereto.
- 3. <u>PURCHASE AND DOWN PAYMENT</u>: The auctioneer shall take bids upon the Premises, and, in the event that the Premises is placed in the hands of the auctioneer for sale, the highest bidder on the Premises shall be the Purchaser thereof upon the property being struck off to him (all references to Purchaser as contained herein being deemed to refer to all Purchasers, jointly and severally, whether masculine or feminine, although referred to herein in the singular masculine form), and he shall immediately thereafter sign the Purchaser's Agreement on these Conditions of Sale and pay down a Deposit of Forty Thousand Dollars (40,000.00) (the "Down Payment") to the Seller as security for performance under the terms of this Agreement.
- 4. <u>REBIDDING</u>: If any dispute arises among bidders, the property shall immediately be put up for renewal bidding by the auctioneer.
- 5. <u>TITLE</u>: The balance of the purchase money shall be paid at settlement, as hereinafter set forth, upon which payment the Seller shall convey to the Purchaser, by special warranty deed prepared at the Purchaser's expense, title to the Premises insurable by a title insurance company licensed to do business in the Commonwealth of Pennsylvania, free and clear of liens and encumbrances except as noted in these conditions, but subject to 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, and subject to all easements, encumbrances, or encroachments which would be apparent upon reasonable physical inspection of the Premises. In addition, to the extent the same is in full force and effect, the conveyance of the Premises shall be under and subject to matters of record.

- 6. <u>SETTLEMENT</u>: Settlement shall be held at the office of Nicholas T. Gard, Esquire, Smoker Gard Associates LLP, Attorneys at Law, 121 East Main Street, New Holland, Pennsylvania 17557, or at such other place as Purchaser may elect, on or before, November 13, 2023, which time shall be of the essence of this Agreement. Possession shall be given to Purchaser at settlement.
- 7. <u>FORMAL TENDER</u>: Formal tender of deed and purchase money are waived.

### 8. COSTS:

- a. Acknowledgments to deeds shall be paid by Seller.
- b. All required state and local realty transfer taxes shall be paid by Purchaser.
- c. Real estate taxes upon the Premises shall be apportioned to the date of settlement or prior delivery of possession on a fiscal/calendar year basis as applicable.
- d. Water and sewer rent, if any, shall be paid by Seller on date of settlement or prior delivery of possession.
- e. The cost of any title search at regular rates, title insurance, certification of title, examination of title, and title company services, shall be paid by the Purchaser.
- 9. REJECTION OF BIDS: Seller reserves the right to reject any and all bids.
- 10. <u>FINANCING</u>: This sale of real estate shall not be contingent upon the Purchaser's ability to obtain financing for the purchase of these Premises, nor shall it be contingent upon the sale of any other real estate owned by the Purchaser.
- 11. <u>SURVEY</u>: Any survey, if desired or required by Purchaser, shall be made at Purchaser's expense.
- 12. <u>EMINENT DOMAIN AND EASEMENTS</u>: The Seller represents 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 noncompliance orders from any governmental authority to do work or correct conditions affecting the Premises of which the Seller has knowledge; 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 easement for 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, except such easements as may appear of record or which are noted in these conditions.

13. CONDITION OF PROPERTY AND FIXTURES: At settlement, the property and all 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 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. By execution of the Purchaser's Agreement, the Purchaser acknowledges that he has had a full and complete opportunity to inspect the Premises, and that the Premises is being sold unto Purchaser "AS IS", with no guarantee or warranty regarding the condition of the Premises, including the electrical system, heating system, plumbing, water system, sewer system or any portion thereof. In the event any repair or improvement to, or any inspection or testing of the Premises is desired or required by the Purchaser, or by any lender loaning money unto Purchaser for the purchase of the Premises, the costs of any such repair, improvement, inspection, or testing, shall be payable solely by the Purchaser. The Purchaser's Agreement shall not be conditioned upon any such inspection or testing, or any specific results from such inspection or testing.

### 14. REAL ESTATE SELLER DISCLOSURE ACT:

- a. X\_ The Purchaser acknowledges that a completed form of Real Estate Seller Disclosure has been provided.
- NO REPRESENTATION OR WARRANTIES BY THE SELLER. As the real estate transaction, which is the subject of this Agreement, involves the transfer by a fiduciary in the course of the administration of a decedent's estate, the Buyer hereby expressly acknowledges that this Agreement is not subject to the Pennsylvania Real Estate Seller Disclosure Law (68 Pa.C.S. §7301 et seq.) and, accordingly, the Buyer hereby expressly acknowledges that a Seller's Property Disclosure Statement will not be executed and delivered by Seller to Buyer prior to Closing. Therefore, it is hereby understood between the parties hereto that the Property is being purchased in its present condition, "As Is", and not as a result of any representations made by the Seller or any selling or other agent of the Seller. Accordingly, the Seller makes no representation or warranty to the Buyer, express or implied, that the Property is free from existing violations, orders, claims, citations penalty assessments, orders, investigations or proceedings under any housing, building, safety, health, environmental, fire or zoning ordinances, codes and regulations of the respective jurisdictions within which the Property is located or the certificate(s) of occupancy issued for the Property.
- 15. <u>LEAD BASE PAINT DISCLOSURE</u>; <u>WAIVER OF RISK AND ASSESSMENT</u>: This notice is provided pursuant to the requirements of regulations promulgated by the United States Environmental Protection Agency (hereinafter EPA), 24 C.F.R. Part 35, and 40 C.F.R. Part 745. The Disclosure required by such regulations is attached hereto and made a part hereof. By the execution of the Purchaser's Agreement attached to these Conditions of Sale, Purchaser acknowledges that he has reviewed

the information as set forth in the Disclosure attached hereto, and certifies that, to the best of his knowledge, the information provided therein is true and accurate. The Purchaser also waives rights under the aforesaid statute to be provided with a pamphlet required by the cited regulations about the dangers of lead poisoning.

The attached Disclosure contains a waiver of risk assessment. As a result of the waiver of risk assessment as set forth in the attached Disclosure, the Purchaser acknowledges that the property is being sold "AS IS" and shall not be subject to or contingent upon any such assessment or inspection for the presence of lead-based paint or lead-based paint hazards.

- 16. <u>WATER:</u> The Premises obtains water from a well on the property. Seller makes no representations or warranty as to the quality and/or quantity of any on-site or off-property source of water.
- 17. <u>SEWER:</u> The Premises is serviced by an individual on-lot sewage disposal system.
- 18. <u>ZONING</u>: The parties acknowledge that no representation whatsoever is made concerning zoning of the Premises and that Purchaser has satisfied himself that the zoning of the Premises is satisfactory for his contemplated use thereof.
- 19. <u>ENVIRONMENTAL REQUIREMENTS</u>: Seller has no knowledge that the Premises contains any hazardous or toxic substances, which would require remediation, but has made no independent investigation to that effect. Therefore, Seller makes no representation or warranty to Purchaser, express or implied, as to the condition of the Premises as to environmental matters. Seller has not conducted any investigations and has no actual knowledge of any environmental hazards, including by not limited to radon, asbestos, and urea formaldehyde insulation.
- 20. <u>DISBURSEMENT FEE</u>: Any disbursement or similar fees purported to be charged against Seller by any title company or attorney holding settlement for the Premises for services which Seller has not specifically engaged in writing shall be paid by Purchaser.
- 21. <u>INCLUSIONS WITH PREMISES</u>: Included in this sale are all buildings, improvements, rights, privileges, and appurtenances; and any articles permanently affixed to the property and Washer and Dryer, Refrigerator, Dishwasher, Whole House Generator, Big Screen Television in LL Media Room and Sound System, and Two Smart Televisions.
- 22. <u>EXCLUSIONS FROM PREMISES</u>: The following items are expressly excluded from the sale and will be removed from the Premises by Seller prior to settlement, the Premises to be restored to reasonable condition by Seller prior to settlement: **N/A**

- 23. <u>FIRE INSURANCE</u>: Seller will continue in force the present insurance coverage upon the Premises until delivery of deed or possession to the Purchaser, whichever event shall first occur, and, in case of loss, will credit on account of the purchase price at settlement any insurance collected or collectible either by Seller or any mortgagee or other loss payee therefor. The Purchaser should inquire after the property is struck off concerning the amount of such insurance.
- 24. RADON DISCLOSURE: Radon is a radioactive gas produced naturally in the ground by normal decay of uranium and radium. Uranium and radium are widely distributed in trace amounts in the earth's crust. Descendants of Radon gas are called Radon daughters, or Radon Progeny. Several Radon daughters emit a alpha radiation, which has high energy but short range. Studies indicate the result of extended exposure to high levels of Radon gas/Radon daughters is an increased risk of lung cancer. Radon gas originates in soil and rocks. It diffuses, as does any gas, and flows along the path of least resistance to the surface of the ground, and then to the atmosphere. Being a gas, Radon can also move into any air space, such as basements, crawl spaces and permeate throughout the home. If a house has a Radon problem, it can usually be cured by increased ventilation and/or preventing Radon entry. The Environmental Protection Agency advises corrective action if the annual average exposure to Radon daughters exceeds 0.02 working levels. Further information can be secured from the Department of Environmental Resources Radon Project Office, 1100 Grosser Road, Gilbertsville, Pennsylvania, 19525; Call 1-800-23RADON or (215) 369-3590. Purchaser acknowledges that Purchaser has the right to have the buildings inspected to determine if Radon gas and/or daughters are present. Purchaser waives this right and agrees to accept the property AS IS, with no certification from Seller. Purchaser releases, quit-claims, and forever discharges Seller, their heirs and assigns, from any and all claims, losses, or demands, including personal injuries, and all of the consequences thereof, whether now known or not, which may arise from the presence of Radon in any building on the Premises. Seller has no knowledge concerning the presence or absence of Radon.
- 25. <u>PURCHASERS' DEFAULT</u>: In case of noncompliance by the Purchaser with any term of these conditions, the Seller shall have the option, in addition to all other remedies provided by law, to exercise any one or more of the following remedies:
  - a. To retain the Purchaser's down money as liquidated damages, regardless of whether or not, or on what terms, the property is resold; and/or
  - b. To resell the Premises at public or private sale, with or without notice to the present Purchaser, and to retain any advance in price or hold the present Purchaser liable for any loss resulting from such resale, meanwhile holding the down money paid hereunder as security for or toward payment of such loss.

- 26. <u>SELLER'S DEFAULT</u>: If Seller is unable to give title as provided in Paragraph 5, Purchaser may elect either (a) to take such title as Seller can give, or (b) to require Seller to return to Purchaser all payments including any note(s) theretofore made to Seller on account of the purchase price, and to reimburse Purchaser for all costs of searching title, appraisals, inspections, and preparation of deed, mortgage and other settlement papers which Purchaser reasonably may have incurred, upon which return and payment all further obligation of this agreement on both Seller and Purchaser shall terminate.
- 27. <u>SUMMARY OF CONDITIONS</u>: The Purchaser acknowledges that these Conditions of Sale were available for inspection by the Purchaser prior to the commencement of bidding and sale of the Premises, that the Purchaser had an opportunity to review the full Conditions of Sale, and that the Purchaser understands the contents thereof and all terms and conditions under which the Premises is being sold, agreeing to be bound by the full terms and conditions as set forth therein. The Purchaser acknowledges that only a summary of the Conditions of Sale was read prior to commencement of bidding on the Premises, and that the Purchaser is not relying upon the public reading of the Conditions of Sale as a complete statement of the terms and conditions for sale of the Premises.
- 28. <u>PARTIES BOUND</u>: These conditions and the Agreement made hereunder shall be binding upon the parties hereto and their respective heirs, successors, executors, and assigns.
- 29. <u>INTENT</u>: This Agreement represents the whole Agreement between the parties, and any representations concerning the Premises, or otherwise, made prior to the execution of the Purchaser's Agreement, are hereby superseded by this Agreement.
- 30. <u>TIME OF THE ESSENCE</u>: The said time for settlement and all other times or obligations under these Conditions of Sale are hereby agreed to be of the essence of this Agreement and Conditions of Sale.
- 31. <u>1031 EXCHANGE.</u> Either party may participate in a 1031 Exchange at their own expense.

IN WITNESS WHEREOF, the Seller has executed these Conditions the day and year first above written.

### SUNSET LODGE RETREAT LLC

By: Melvin	Lee Lapp, Managing Member
Address:	711 Gault Road Narvon, PA 17555
Phone:	
Elmer Lee I	_app
Address:	
Phone:	

## **PURCHASER'S AGREEMENT**

	_	urchaser, intending to e foregoing Condition			-
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	•	attorney to appear for		•	
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and right of app	peai.				
Conditions of S for Purchaser, of all sums due I whether by priv of Default und annum, and tog in no event les suit, release of include a waiv	Sale, Purchaser or any of them, hereunder, included at the terms he gether with a cost that Two Thombers, and waits for of all apprace.	rchaser fails to make hereby irrevocable a and to confess judgm uding any loss resultate, with or without neereof, together with ellection fee equal to the busand Five Hundred wer of appeals, and we isement, stay, and extra of Attorney shall not be to be a second five to be a second five Hundred wer of appeals, and we are of Attorney shall not be a second five to	uthorizes any attent against Putting from resatotice to Purchainterest at the ten percent (10 and 00/100 (Stithout stay of exemption laws	attorney of any corchaser, jointly of ale of the Preminaser, upon filing of rate of ten percently) of the amount \$2,500.00) Dollar execution. This of any state, no	ourt to appear r severally, for ses by Seller, of an Affidavit ent (10%) per t then due, but rs, all costs of warranty shall ow in force or
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### **RECEIPT**

2	s receipt from Purchaser on behalf of Seller of the sum of the purchase price for the Premises, as a Down Payme
for the purchase of the Premises upon	· · · · · · · · · · · · · · · · · · ·
	Signature
	Printed Name
	Date

# EXHIBIT "A"

#### TRACT No. 1:

**ALL THAT CERTAIN** tract or parcel of land situate in the Township of Robeson, County of Berks, and Commonwealth of Pennsylvania, bounded and described as follows:

**BEGINNING** at a P.K. nail at or near the center of a public road known as Township Road T-340 leading between Pennsylvania Traffic Route 10 and Township Road T-341, said P.K. nail marking the Southeasterly corner of lands of John Remlinger and being also in line of lands of George Zeigler; thence in and along the center of T-340 and along said lands of George Zeigler South twenty-seven degrees fifteen minutes West (S 27° 15' W) one hundred thirty-two and three tenths (132.3) feet to a P.K. nail marking a corner of lands of Ralph Angstadt; thence still along the center of T-340 and along said lands of Ralph Angstadt South forty-three degrees forty minutes West (S 43° 40' W) one hundred and zero tenths (100.0) feet to a P.K. nail marking the corner of lands of Edward Eshleman; thence still along the center of T-340 and along said lands of Edward Eshleman South fifty-one degrees forty-five minutes West (S 51° 45' W) sixty and zero tenths (60.0) feet to a P.K. nail marking the corner of lands of Joseph V. Liszcz; thence leaving the said T-340 passing through an iron pin distant sixteen and five tenths (16.5) feet from the last described point and along lands of Joesph V. Liszcz the following two (2) courses and distances: [1] North forty-two degrees thirty minutes West (N 42° 30' W) three hundred fortynine and five tenths (349.5) feet to an iron pin; and [2] North twenty-two degrees twenty-five minutes West (N 22° 25' W) five hundred thirty-five and twenty-five hundredths (535.25) feet to an iron pin in line of lands of Walter Liszcz; thence along said lands of Walter Liszcz North eighty-eight degrees fifteen minutes East (N 88° 15' E) one hundred eighty and zero tenths (180.0) feet to an iron pin marking a corner of lands now or formerly of Robert Brinley; thence along said lands now or formerly of Robert Brinley South sixty-nine degrees seven minutes East (S 69° 07' E) four hundred thirty-four and thirty-two hundredths (434.32) feet to an iron pin in line of lands of Irvin Fromm; thence along lands of said Irvin Fromm, lands of A. Landis and lands of John Remlinger (aforementioned) South twenty-seven degrees fifteen minutes West (S 27° 15' W) three hundred twenty and zero tenths (320.0) feet to an iron pin; thence still along said lands of John Remlinger South sixty-two degrees forty-five minutes East (S 62° 45' E) two hundred and zero tenths (200.0) feet to the P.K. nail, the point or place of BEGINNING.

**CONTAINING** five and fifty-nine hundredths (5.59) acres, more or less.

**RESERVING HOWEVER** a certain one hundred twenty (120) feet wide right-of-way over and across the above described tract unto Metropolitan Edison Company, said right-of-way more clearly shown on a Map numbered 8-2610 dated April 4, 1979 prepared by A.E. Naylor, Registered Surveyor, West Reading, PA.

#### TRACT No. 2:

ALL THAT CERTAIN parcel or tract of ground located on the Eastern side of Pennsylvania Interstate Highway Route 176, bounded on the South by property of Jeffery R. Liszcz, and property of Eleanor V. Liszcz; on the East by property of Paul R. Dovin and property of Andrew F. Tazik; on the North by property of James L. Burkhart, also shown as Lot Nos. 1 and 3 of a recorded Subdivision Plan prepared by Earl R. Felty, Jr. for Walter R. Liszcz, situated in the Township of Robeson, County of Berks, and Commonwealth of Pennsylvania, being more

fully bounded and described as follows:

**BEGINNING** at a P.K. spike in the cartway of Sleepy Hollow Road (T-340); thence leaving aforementioned road and going along property of Eleanor V. Liszcz the three (3) following courses and distances: [1] North fifty-one degrees forty-six minutes fifty-six seconds West (N 51° 46' 56" W), a distance of three hundred forty-seven and twenty-five hundredths (347.25) feet to a steel pipe; [2] North thirty-two degrees fifty-three minutes forty-three seconds West (N 32° 53' 43" W), a distance of five hundred thirty-five and forty-eight hundredths (535.48) feet to a steel pipe; and [3] South seventy-seven degrees forty-nine minutes thirty-seven seconds West (S 77° 49' 37" W), a distance of seventy-four and eighty-two (74.82) feet to a steel pin. Thence going along the Eastern right-of-way line of Pennsylvania Interstate Highway Route 176 the following sixteen (16) following courses and distances: [1] North one degree forty-four minutes thirty-eight seconds East (N 01° 44' 38" E), a distance of twelve and seven hundredths (12.07) feet to a point; [2] North one degree forty-four minutes thirty-eight seconds East (N 01° 44' 38" E), a distance of fifty-two and twenty hundredths (52.20) feet to a point; [3] North twenty-three degrees twenty-nine minutes ten seconds West (N 23° 29' 10" W), a distance of one hundred one and twelve hundredths (101.12) feet to a point; [4] North forty-one degrees thirtyone minutes fourteen seconds West (N 41° 31' 14" W), a distance of fifty-five and ninety hundredths (55.90) feet to a point; [5] North sixty-two degrees forty minutes fifty-four seconds West (N 62° 40' 54" W), a distance of seventy-four and thirty-three hundredths (74.33) feet to a point; [6] North twenty-six degrees fifteen minutes fifty-six seconds West (N 26° 15' 56" W), a distance of one hundred one and ninety-eight hundredths (101.98) feet to a point; [7] North nine degrees fourteen minutes forty-two seconds West (N 09° 14' 42" W), a distance of fifty and twenty-five hundredths (50.25) feet to a point; [8] North forty-nine degrees fifty-six minutes fifty-one seconds West (N 49° 56' 51" W), a distance of sixty-one and three hundredths (61.03) feet to a point; [9] North fourteen degrees fifty-seven minutes twenty seconds West (N 14° 57' 20" W), a distance of fifty and zero hundredths (50.00) feet to a point; [10] North twenty degrees thirty-nine minutes fifty-eight seconds West (N 20° 39' 58" W), a distance of fifty and twentyfive hundredths (50.25) feet to a point; [11] North fourteen degrees fifty-seven minutes twenty seconds West (N 14° 57' 20" W), a distance of one hundred and zero hundredths (100.00) feet to a point; [12] North twenty degrees thirty-nine minutes fifty-six seconds West (N 20° 39' 56" W), a distance of one hundred and fifty hundredths (100.50) feet to a point; [13] North twenty-six degrees fifteen minutes fifty-six seconds West (N 26° 15' 56" W), a distance of fifty and ninetynine hundredths (50.99) feet to a point; [14] North nine degrees fourteen minutes forty-one seconds West (N 09° 14' 41" W), a distance of one hundred fifty and seventy-five hundredths (150.75) feet to a point; [15] North twenty degrees thirty-nine minutes fifty-eight seconds West (N 20° 39' 58" W), a distance of one hundred and fifty hundredths (100.50) feet to a point; and [16] North seventeen degrees forty-nine minutes four seconds West (N 17° 49' 04" W), a distance of sixty-eight and ninety-eight hundredths (68.98) feet to a point. Thence going along property of James L. Burkhart North eighty-three degrees twenty-two minutes fifty-five seconds East (N 83° 22' 55" E), a distance of five hundred eighty-eight and fifty-three hundredths (588.53) feet to a steel pin; thence going along property of James L. Burkhart, property of Paul R. Dovin, and property of Andrew F. Tazik, South five degrees twenty minutes twelve seconds East (S 05° 20' 12" E), a distance of one thousand seventy-two and fifty hundredths (1,072.50) feet to a steel pipe; thence going along property of Jeffery R. Liszcz the three (3) following courses and distances: [1] South seventy-seven degrees forty-nine minutes thirty-seven seconds West (S 77° 49' 37" W), a distance of one hundred fifty-seven and twenty-two hundredths

(157.22) feet to a steel pin; [2] South thirty-two degrees fifty-three minutes forty-three seconds East (S 23° 53' 43" E), a distance of five hundred twenty-four and fifty-nine hundredths (524.59) feet to a steel pin; and [3] South fifty-one degrees forty-six minutes fifty-six seconds East (S 51° 46' 56" E), a distance of three hundred forty-five and fifty-one hundredths (345.51) feet to a P.K. spike in the cartway of Sleepy Hollow Road. Thence going in and along Sleepy Hollow road, South forty-two degrees twenty-eight minutes four seconds West (S 42° 28' 04" W), a distance of twenty-six and six hundredths feet to a P.K. spike, the place of BEGINNING.

#### **CONTAINING** in area 11.555 acres.

**BEING THE SAME PREMISES** which James F. Bell, Jr. and Kimberly J. Cox, husband and wife, by Deed dated July 29, 2022, and recorded September 1, 2022, in the Office of the Recorder of Deeds in and for Berks County, Pennsylvania, as Instrument No. 2022035185 did grant and convey unto Sunset Lodge Retreat LLC and Elmer Lee Lapp, their heirs and assigns, each grantee 50% tenants in common.