CONDITIONS OF SALE

The conditions of this public sale held **December 8, 2025** are as follows:

- 1. <u>PROPERTY</u>. The "Property" to be sold consists of approximately 0.45-acres +/- tract with improvements thereon situate in Paradise, Lancaster County, PA with an address of **80 Paradise Lane**, **Ronks, Pennsylvania 17572** identified as Tax Parcel 490-70966-0-0000.
 - 2. <u>SELLER</u>. This sale is on behalf of **Michael A. Stoltzfus** ("Seller").
- 3. <u>PURCHASE AND DOWN PAYMENT</u>. The auctioneer, **Beiler Campbell Auction Services**, shall take bids for the Property, and in the event that the Property is placed in the hands of the auctioneer for sale, the highest bidder shall be the "Purchaser" of the Property being struck off to him and he shall immediately thereafter sign the **Purchaser Agreement** attached to these Conditions of Sale, and pay down **\$30,000** of the purchase money in legal tender (USD) as security for performance of this Agreement to the Seller. If any dispute arises among bidders, the Property shall immediately be put up for renewal of bidding.
- 4. <u>SETTLEMENT</u>. The balance of purchase money shall be paid in legal tender of the United States at settlement to be held at the office of Blakinger Thomas, PC, 28 Penn Square, Lancaster, Pennsylvania 17603, **on or before January 12, 2026**, upon which payment the Seller shall convey to the Purchaser, by deed prepared at the Purchaser's expense, good and marketable title, as in insurable by a reputable title insurance company at regular rates, to the Property, free and clear of all liens and encumbrances, except as noted in these Conditions of Sale, and subject to any existing wall rights, easements visible upon the grounds and those of record, building or use restrictions, zoning or land subdivision regulation, encro0achments over property boundaries, or encroachments of any kind within legal width of public highways, and leases as described herein. In the event of a survey is require by Purchaser's title company, such survey shall be paid for by Purchaser. Formal tender of deed and purchase money are waived.

5. COSTS.

- A. ACKNOWLEDGEMENTS to dee shall be paid by Seller
- B. DISBURSEMENT or any similar fees, tax certification fees, service fees, and any other fees attempted to be charged against the Seller by the attorney or title company holding settlement for the Purchaser, shall be paid by Purchaser.
- C. ALL REQUIRED STATE AND LOCAL REALTY TRANSFER TAXES shall be paid by **Purchaser**.
- D. REAL ESTATE TAXES shall be apportioned to date of settlement or prior delivery of possession on a fiscal year basis.
- E. WATER and SEWER RENT (if any) shall be paid by Seller to date of settlement. The Property has a private well on lot and is currently served by the public sewer system.

- F. POSSESSION shall be given to the Purchaser at settlement.
- 6. <u>CONDITION OF PROPERTY</u>. The Property with a duplex with half of said duplex included in the sale. Included in the sale are all buildings, improvements, rights, privileges. and appurtenances, electric, heating, plumbing, lighting, water, and any articles permanently affixed to the Property. Excluded is all furniture and household items. 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 which occurs after possession has been given to the Purchaser, or (c) any taking by eminent domain. There are no known eminent domain proceedings pending related to the Property. Purchaser accepts the Property "AS IS". Purchaser acknowledges that settlement is not contingent on any Sellers Disclosure, inspection, appraisals, or assessments of any kind.
- 7. <u>TIMING</u>. The date(s) specific herein for settlement, and all other dates, are considered to be "of the essence of the contract" and are binding.
- 8. <u>ZONING</u>. The Property is zoned Residential in Paradise Township, Lancaster County. Purchaser is satisfied that the zoning of the Property is satisfactory for Purchaser's contemplated use. Seller makes no representations that Seller's present or prior uses of the Property comply with the applicable township zoning ordinances.
- 9. <u>SELLER DEFAULT</u>. If Seller is unable to give title as required herein, Purchaser may elect either (a) to take such title as Seller can give, or (b) require Seller to return to Purchaser all payments including any deposits 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.
- 10. <u>PURCHASER DEFAULT</u>. In case of non-compliance by the Purchaser with these Conditions, the Seller, in addition to all other remedies provided by law, shall have the option either (a) to retain the Purchaser's down money as liquidated damages regardless of whether or not, or on what terms, the Property is resold, or (b) to resell the Property at public or private sale, with or without notice to the Purchaser and to retain any advance in price, or hold the Purchaser liable for any loss, resulting from such resale, meanwhile holding the down money paid hereunder as security for or toward payment of any such loss.
- 11. <u>NO WARRANTY</u>. Seller makes no warranty as to the condition of the Property as to environmental matters. Seller has not conducted any investigations and has no actual knowledge of any environmental hazards, including but not limited to radon, asbestos, or spills. Purchaser understands and acknowledges that the structures and improvements on the Property may need repair and replacement.
- 12. <u>DISCLOSURES</u>. Seller's Disclosure Form is attached hereto as **EXHIBIT A** and Lead Paint Warning is attached hereto as **EXHIBIT B**. **EXHIBIT A** and **EXHIBIT B** are made a part hereof. The aforementioned disclosures notwithstanding, by execution of these Conditions of Sale, the Purchaser acknowledges that he has had a full and complete opportunity to inspect the Property. The Purchaser also waives rights under the law to be provided with a pamphlet required by the cited regulations about the dangers of lead poisoning. *The Property is being sold unto Purchaser "AS IS" with no representation, guarantee or warranty regarding the condition of the Property or any improvement or structure erected*

on the Property, included, but not limited to, its structural integrity, roof, appliances, electrical system, heating system, plumbing, water system, sewage disposal system, underground tanks, or any portion thereof. Purchaser acknowledges that the auctioneer has not made any specific representation regarding the Property, and that Purchaser has not relied on any specific representations regarding the Property, and that Purchaser has not relied upon any representations or statements of the auctioneer. Purchaser releases the auctioneer from any claims, actions or causes of action arising from or due to any defect in the Property existing on the date of this sale.

- 13. RADON DISCLOSURE. Radon is a radioactive gas produced naturally in the ground by the normal decay of uranium and radium. Uranium and radium are widely distributed in trace amounts in the earth's crust. Descendants of Radon gas are called Radon daughters, or Radon progeny. Several Radon daughters emit alpha radiation, which has high energy but short range. Studies indicate the result of extended exposure to high levels of Radon gas/Radon daughters is an increased risk of lung cancer. Radon gas originates in soil and rocks, it diffuses, as does any gas, and flows along the path of least resistance to the surface of the ground, and then to the atmosphere. Being a gas, Radon can also move into any air space, such as basements, crawl spaces and permeate throughout the home. If a house has a Radon problem, it can usually be cured by increased ventilation and/or preventing Radon entry. The Environmental Protection Agency advises corrective action if the annual average exposure to Radon daughters exceeds 0.02 working levels. Further information can be secured from the Department of Environmental Resources Radon Project Office, call 1-800-23RADON or (215) 369-3590, Purchaser acknowledges that 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, quitclaims, and forever discharges Seller, its shareholders, directors and officers, 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 Property. Seller has no knowledge concerning the presence or absence of Radon.
- 14. <u>RIGHT TO REJECT BIDS</u>. The Seller reserves the right to reject any or all bids. Seller reserves the right to withdraw the Property from sale, and/or to adjourn the sale to a future date or dates.
- 15. <u>ASSIGNMENT</u>. Purchaser may not assign these Conditions of Sale, in whole or in part, without first obtaining the written approval of Seller.
- 16. <u>INTENT</u>. This Agreement represents the whole Agreement between the parties, and any representations concerning the Property, or otherwise, made in prior to the execution of the Purchaser Agreement, are hereby superseded by this Agreement.
- 17. <u>AMENDMENT</u>. No modification of these Conditions of Sale shall be valid unless made in writing, executed with the same degree of formality as these Condition of Sale and the Purchaser's Agreement attached hereto.
- 18. <u>EFFECT OF WAIRVER OR CONSENT</u>. A consent or waiver by Seller, express or implied, to or of any breach or default by Purchaser in the performance of these Conditions of Sale is not a consent or waiver to or of any other breach or default. Failure on part of the Seller to complain of any act of Purchaser or to declare Purchaser in default of these Conditions of Sale, irrespective of how long that failure continues, does not constitute a waiver by Seller of Seller's right with respect to that default until the applicable statute of limitations period has run.

19	9. <u>S</u>]	EVERABILITY. If any provision of these Conditions of Sale or the application thereof
to any per	son, enti	ty or circumstance is held invalid or unenforceable to any extent, the remainder of these
Condition	s of Sale	e and the application of that provision to other persons, entities or circumstances are not
affected th	ereby. I	n such event, the invalid or unenforceable provision will be enforced to the greatest extent
permitted	by law.	

20.	PERSONAL P	ROPERTY. T	he Property may	contain personal	property of Se	ller that is
being retained.	Items of persona	al property are	not part of the Pr	operty pursuant to	these Condition	ns of Sale.

SELLER:
By: MICHAEL A. STOLTZFUS

PURCHASER AGREEMENT

80 Paradise Lane, Ronks, PA 17572 Tax Parcel 490-70966-0-0000

The undersigned, as "Purchaser", intending to be legally bound hereby, acknowledges that Purchaser has examined the Conditions of Sale attached hereto available for inspection prior to sale of the Property, and agrees to be bound by the full terms thereof, further acknowledging that only a summary of the Conditions of Sale was read prior to commencement of bidding for the Property.

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shall retappear to all sums private of terms he collection Fifty and stay of any stay death/dito be leg	tain the set for Purchas due here or public sereof, togon fee equid 00/100 execution te, now it is ability of the public series with the	Purchaser fails to ccurity deposit and aser, or any of the eunder, including sale, with or with gether with internal to Ten (10%) (\$250.00) Dollar. This warranty in force or here of the principal or hereby.	o make and Purce, and go any loout no est at the Percentrs, all constant in after exprincip	settlement as haser hereby d to confess coss resulting tice to Purcha he rate of T t of the amount osts of suit, clude a waiv nacted. This pals.	required irrevocation judgment from reaser, upon ten (10% ant then of release of ter of all Power	I in the formulation authors to against P sale of the n filing of Percent due, but in f heirs, and appraisem of Attorner	egoing C izes any urchaser, Property an Affida per annu no event d waiver ent, stay, ey shall	onditions attorney jointly o y by Sell- avit of De m, and to less than of appea and exer not be a	of Sale, Sof any cor r severally er, whether efault under ogether was Two Hunds, and wing mption lay	Seller urt to y, for er by er the vith a ndred thout ws of y the
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EXHIBIT A Seller's Disclosure Statement

EXHIBIT B Lead Paint Disclosure

DISCLOSURE OF INFORMATION AND ACKNOWLEDGMENT LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

INSPECTION	IS ADDENDUM TO T	HE AGR	EEMENT OF SAI	Æ	DATE:
RE: PROPERT	TY:				
SELLER:					
PURCHASER	:				
DATE OF AG	REEMENT: SE	TTLEMEN	NT DATE:	SALE PRICE: \$_	
notified that su of developing including learn poisoning also required to pro in the seller's p for possible lea Seller's Disclo	er of any interest in resich property may present lead poisoning. Lead phing disabilities, reduct poses a particular risk wide the buyer with any ossession and notify the id-based paint hazards sure (Please initial) resence of lead-based p	t exposure poisoning poisoning to intellig to pregna informatic buyer of a is recomma	to lead from lead-bin young children wence quotient, behavet women. The sell on on lead-based party known lead-based prior to purciple lead-based paint ha	ased paint that may p may produce perman avioral problems, and er of any interest in v int hazards from risk ed paint hazards. A ris hase.	g was built prior to 1978 is blace young children at risk nent neurological damage, d impaired memory. Lead residential real property is assessments or inspections sk assessment or inspection tow): bly present in the housing
(b)	Records and Reports	available ed the pur	to the seller (check chaser with all avail	one below):	hazards in the housing. rts pertaining to lead-based ():
Purchaser's A x (c) x (d) (e)	in the housing. cknowledgment (Please Purchaser has receive Purchaser has (check Purchaser has (check Received a lead-based paint X Waived the oppo	e initial) ed copies of ed the pant one below day opport or lead-ba	of all information list aphlet <i>Protect Your</i> v): cunity to conduct a sed paint hazards; of conduct a risk assess	sted above. Family From Lead in risk assessment or ins	or lead-based paint hazards Your Home. spection of the presence of respective the presence of lead-based
	·	the inforn	nation above and c	ertify, to the best of	their knowledge, that the
Seller	D	ate	Seller		Date
Durchaser	ח	ate	Purchaser		Date