

26 E. Main Street, Annville, PA 17003 (717) 867-4451 Fax: (717) 867-5265

Driving The Real Estate Auction Revolution

Home Phone, Area Code

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AGREEMENT OF SALE

THIS AGREEMENT made this 26th day	of October, 2019 between			_(hereinafter referred to as "Seller(s)")
and		(hereinafter referred to	as "Buyer(s)"). that Sell	er(s) agree(s) to sell and Buyer(s) agree(s) to
buy Seller(s) the premises situated atcovenants, and conditions:	Schoolhouse Lane - Turbo	otville, PA 17772 (+/-) 90	Acres	upon the following mutual terms,
(a) Purchaser acknowledges th (b) TOTAL PURCHASE PRICE	e the sum of \$(\$	nium of10% to be page	aid by Purchaser(s). \$_	
(d) The balance of the TOTAL settlement.	PURCHASE PRICE due at closing \$	(\$) DOLLARS, payabl	e by cash or certified check at the time of
2. Settlement shall be held within 45 _days	from the date hereof in the office of the Recorder of	f Deeds of Montour Count	y , or at such other place	as the parties mutually agree upon.
by a title insurance company licensed to do	nveyed by SPECIAL warranty deed and Seller(s pusiness in Pennsylvania. Title to said property shants, zoning, regulations, ordinances, statues, and re	Ill be free and clear of all liens a	and encumbrances, but s	ubject to currently existing restrictions,
4. In all instances, time shall be of the esse	nce of this agreement, unless extended by mutual of	consent of the parties in writing.		
5. Real Estate taxes, utilities, fuel oil in the Pennsylvania imposed by any governmental	tank, and other such charges shall be apportioned body shall be paid buy the Buyer(s).	petween the parties, pro-rata, as	s of the date of settlemen	nt. All realty transfer taxes for the state of
Venetian blinds, and awnings, if any, togethe conveyed unless specifically excepted in this	s, and systems appurtenant thereto, and forming a or with such other personal property specifically, listed agreement, are included in this sale and purchase g sold in its "as is" condition. The following items are	ed herein, and all trees, shrubbe price and shall become the pro	ery, and plants now in or operty of Buyer(s) at the t	on the premises herein intended to be
7. Possessions shall remain with the Seller	(s) until the time of settlement, at which time posses	ssion shall be given to Buyer(s),	and, if the premises are	tenanted, than to be subject to said tenancy.
8. The deed shall be prepared, acknowledg survey should be required, the Buyer(s) ther	ed, and recorded at the expense of the Buyer(s). All eof shall pay the cost.	I title searches, title insurance,	and usual conveyance e	xpenses shall be paid by the Buyer(s) and, if a
agreement and the date of settlement, shall insurance policies, if any, until the time of fin	sed by fire, casualty, or loss commonly covered by to not, in any way, void or impair any of the conditions al settlement. Buyer(s) is/are hereby notified that it i operty and any personal property specifically schedu	or obligations hereof. Seller(s) s his/her/their responsibility to it	shall maintain existing fir nsure his/her/their intere	re and extended coverage of homeowner's typ st in the said premises at his/her/their own cos
above, Buyer(s) shall have the option of taki	re and marketable title or such as will be insured by ng such title as Seller(s) can provide, in which case which case Buyer(s) shall be repaid all monies paid ement shall become null and void.	the purchase price shall be red	luced by the amount whi	ch is necessary to eliminate defects in title, or,
and all sums paid by the Buyer(s) on accour	Il and perform any of the terms or conditions of the at tof the purchase price shall be forfeited. The seller mmissions, advertising, marketing, attorney fees, existible for damages.	may also have the legal right to	pursue legal actions for	damages beyond the deposit money; such
13. Seller(s) hereby warrant(s) that he/she/t property is being used in a manner which do	hey have received no notice of violation of any zoni es not violate the current zoning law.	ng ordinance or other governme	ental law or regulation wi	th respect to the aforesaid premises and the
	nced prior to the date of this agreement shall be pa after the date of this agreement shall be the respor		make allowance for sucl	n payment at the time of settlement.
	y representation or warranties of any kind. Any rado type required by Buyer(s) or Buyer(s) financial insti t void or impair this agreement.			
16. It is understood and agreed that FORTN this agreement of for damages for nonperfor	A AUCTIONEERS is acting as agent only and shall mance thereof.	l in no case whatsoever be held	l liable by either party for	the performance of any term or covenant of
	ey has/have inspected the premises prior to the time vertisement of announcement or representation ma			rs this agreement to purchase as a result of
18. This agreement may not be assigned by	Buyer(s) without the prior written consent of Seller	(s).		
19. This agreement contains the whole agree otherwise, of any kind whatsoever.	ement between Seller(s) and Buyer(s), and there a	re not other terms, obligations, o	covenants, representatio	ons, statements, or conditions, oral or
laws of another jurisdiction. The parties agre	nd construed in accordance with the laws of the Cor ee that any and all disputes, claims, or controversies on of the Court of Common Pleas of Lebanon Count	s arising out of or relating to this	s agreement that are not	resolved by their mutual agreement shall be
21. This agreement shall be binding on the	e parties hereto, their executors, administrators, suc	ccessors, and assigns.		
BUYER(S):		SELLER(S):		
Address:		Address:		
Zip Code		Zip Code		

By:

Accepted by: Michael Fortna DBA Fortna Auctioneers