

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

Zip Code

Accepted by: Michael Fortna DBA Fortna Auctioneers

**AGREEMENT OF SALE** 

Ή	IS AGREEMENT made this 24th day of August, 2023 between			(hereinafter referred to as "Seller(s)"
nc			_ (hereinafter referred	to as "Buyer(s)"). that Seller(s) agree(s) to sell and Buyer(s) agree(s) to
uy	y Seller(s) the premises situated at 311 S. 6th Street - Lebanon, F	<u>A 17042</u> upon the	e following mutual term	s, covenants, and conditions:
	The <b>HIGH BID</b> for said property shall be the sum of \$	(\$		RS, payable from Buyer(s) to Seller(s) as follows:
	(a) Purchaser acknowledges that the total Purchase Price Include (b) TOTAL PURCHASE PRICE (High Bid + Buyer's Premium) \$ (c) The DEPOSIT (10%) of \$ FORTNA AUCTIONEERS until settlement.	)		of this agreement which said sum shall be retained in escrow by
	(d) The balance of the TOTAL PURCHASE PRICE due at closing settlement.	g \$	(\$	) DOLLARS, payable by cash or certified check at the time of
2.	Settlement shall be held within <b>45</b> days from the date hereof in the office	of the Recorder of Deeds	s of <b>Lebanon</b> , or at s	uch other place as the parties mutually agree upon.
3. a ti	Title to the aforesaid property shall be conveyed by <b>Special</b> warranty de tle insurance company licensed to do business in Pennsylvania. Title to sa ervations, conditions, easements, covenants, zoning, regulations, ordinance	eed and Seller(s) hereby a aid property shall be free a	agree(s) that a title sha and clear of all liens an	I be good and marketable and such as is insurable at standard rates to dencumbrances, but subject to currently existing restrictions,
١.	In all instances, time shall be of the essence of this agreement, unless ext	ended by mutual consent	of the parties in writing	J.
	Real Estate taxes, utilities, fuel oil in the tank, and other such charges sha nnsylvania imposed by any governmental body shall be paid by the Buyer(s		n the parties, pro-rata,	as of the date of settlement. All realty transfer taxes for the state of
er or	All plumbing, heating, and lighting fixtures, and systems appurtenant there netian blinds, and awnings, if any, together with such other personal proper nyeyed unless specifically excepted in this agreement, are included in this scumentation. All personal property is being sold in its "as is" condition. The	ty specifically, listed herei sale and purchase price a	in, and all trees, shrubb nd shall become the pr	very, and plants now in or on the premises herein intended to be operty of Buyer(s) at the time of settlement without further
<b>.</b>	Possessions shall remain with the Seller(s) until the time of settlement, at $% \left( s\right) =\left( s\right) \left( s\right) $	which time possession sh	nall be given to Buyer(s	), and, if the premises are tenanted, than to be subject to said tenancy
	The deed shall be prepared, acknowledged, and recorded at the expense vey should be required, the Buyer(s) thereof shall pay the cost.	of the Buyer(s). All title se	earches, title insurance	, and usual conveyance expenses shall be paid by the Buyer(s) and, i
igr ns	Any loss of damage to the property caused by fire, casualty, or loss commercement and the date of settlement, shall not, in any way, void or impair any urance policies, if any, until the time of final settlement. Buyer(s) is/are here d expense. Seller(s) shall maintain the property and any personal property settlement.	y of the conditions or oblig by notified that it is his/he	gations hereof. Seller(s er/their responsibility to	) shall maintain existing fire and extended coverage of homeowner's t insure his/her/their interest in the said premises at his/her/their own c
abo of o	In the event Seller(s) is/are unable to give and marketable title or such as ove, Buyer(s) shall have the option of taking such title as Seller(s) can provideclaring the agreement null and void, in which case Buyer(s) shall be repander of the parties hereunder and this agreement shall become null and void	ide, in which case the pur aid all monies paid on acco	chase price shall be re	duced by the amount which is necessary to eliminate defects in title, or
and Iar	Should the Buyer(s) violate or fail to fulfill and perform any of the terms or d all sums paid by the Buyer(s) on account of the purchase price shall be for mages would include auction company commissions, advertising, marketing reement, the original buyer will be responsible for damages.	orfeited. The seller may als	so have the legal right	to pursue legal actions for damages beyond the deposit money; such
	Seller(s) hereby warrant(s) that he/she/they have received no notice of vio operty is being used in a manner which does not violate the current zoning l		nance or other governn	nental law or regulation with respect to the aforesaid premises and the
	Assessments for improvements commenced prior to the date of this agressessments for improvements commenced after the date of this agreements			Il make allowance for such payment at the time of settlement.
lu	Property is being sold "as-is" without any representation or warranties of a mbing, heating, or any inspections of any type required by Buyer(s) or Buyer rementioned items and the results will not void or impair this agreement.			
	. It is understood and agreed that <b>FORTNA AUCTIONEERS</b> is acting as agreement of for damages for nonperformance thereof.	gent only and shall in no c	case whatsoever be he	ld liable by either party for the performance of any term or covenant of
	Buyer(s) acknowledge(s) that he/she/they has/have inspected the premised inspection and not as a result of any advertisement of announcement or r			
8.	This agreement may not be assigned by Buyer(s) without the prior written	consent of Seller(s).		
	This agreement contains the whole agreement between Seller(s) and Buyerwise, of any kind whatsoever.	er(s), and there are not o	other terms, obligations	covenants, representations, statements, or conditions, oral or
aw	This agreement shall be governed by, and construed in accordance with the soft another jurisdiction. The parties agree that any and all disputes, claim bject to the exclusive venue and jurisdiction of the Court of Common Pleas	ns, or controversies arising	g out of or relating to th	is agreement that are not resolved by their mutual agreement shall be
21.	This agreement shall be binding on the parties hereto, their executors, a	administrators, successor	s, and assigns.	
	IN WITNESS WHEREOF, the parties hereto, intending	ι to be legally bound, have	e hereunto set their har	nds and seals the day and year first above written.
E	BUYER(S):	SEL	LER(S):	
_	Address:	Add	ress:	

By:

Zip Code

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Home Phone, Area Code Office Phone, Area Code