Cover page for:

Preliminary Title Opinion (with copies of recorded exceptions)

Preliminary title opinion provided by:

Assured Title Agency, Inc.

(Dated February 1, 2023)

Parts of Auction Tracts 7 & 8 All of Auction Tracts 9 & 10

(Hancock County, Ohio)

For June 29, 2023 auction to be conducted by:

Schrader Real Estate and Auction Company, Inc.

On behalf of:

Kinder-Segen, LLC

Re; Karl Rieman Estate 119,83 acres CR 26 Rawson, Ohio 45881

This is to certify that we have examined the title to the following described premises:

Situated in the Township of Union, County of Hancock, State of Ohio, and being a part of the E ½ of the NW ¼ and part of the W ½ of the NE ¼ of Section 26, T1S, R9E, a tract of land bounded and described as follows:

Beginning at a railroad spike found marking the northeast corner of the W $\frac{1}{2}$ of the NE $\frac{1}{2}$ of Section 26;

Thence along the East line of the W ½ of said NE ¼, S 00° 14′ 15″ E, a distance of 1112.32 feet to the northwesterly limited access right of way line of Interstate No. 75, referenced by an iron pin found 1.39 feet north thereof;

Thence along said northwesterly limited access right of way line, S 45° 28' 51" W, a distance of 2247.88 feet to an iron pin set on the south line of the NW ¼ of Section 26;

Thence along the south line of said NW ¼, S 89° 44' 17" W, a distance of 1039.46 feet to a wood post found marking the southwest corner of the E ½ of said NW ¼;

Thence along the West line of the E ½ of said NW ¼, N 00° 09' 28" W, a distance of 2293.26 feet to an iron pin found marking the Southwest corner of a 4.00 acre tract of land as described in Volume 1870, Page 198 of the Hancock County Deed Records;

Thence along the south line of said 4.00 acre tract, N 89° 50' 19" E, a distance of 448.12 feet to an iron pin found marking the southeast corner of said tract;

Thence along the east line of said 4.00 acre tract, N 00° 09' 28" W, a distance of 388.82 feet to a railroad spike found on the north line of said NW $\frac{1}{2}$;

Thence along the north line of said NW 1/4, also being the centerline

of County Road No. 26 (40' R/W), N 89° 50' 19" E, a distance of 25.88 feet to a mag nail set marking the northwest corner of a 1.24 acre tract of land as described in Volume 988, Page 315 of the Hancock County Deed Records;

Thence along the west line of said 1.24 acre tract, S 00° 09' 41" East, a distance of 270.00 feet to an iron pin set marking the southwest corner of said tract;

Thence along the south line of said 1.24 acre tract, N 89° 50′ 19″ E, a distance of 200.00 feet to an iron pin set marking the southeast corner of said tract;

Thence along the east line of said 1.24 acre tract, N 00° 09' 41" W, a distance of 270.00 feet to a mag nail set on the north line of said NW ¼;

Thence along the north line of said NW ¼, also being the centerline of County Road No. 26 (40' R/W), N 89° 50' 19" E, a distance of 507.14 feet to a railroad spike found marking the northwest corner of a 1.500 acre tract of land as described in Volume 524, Page 992 of the Hancock County Deed Records;

Thence along the west line of said 1.500 acre tract, S 00° 28' 24" E, a distance of 275.90 feet (275.11 feet per deed) to the southwest corner of said 1.500 acre tract, also being the centerline of an open ditch, passing an iron pin found 17.00 feet north thereof;

Thence along the south line of said 1.500 acre tract, also being the centerline of an open ditch, N 68° 58' 32" E, a distance of 31.65 feet.

thence along the south line of said 1.500 acre tract, also being the centerline of an open ditch, S83°56'22"E, a distance of 54.55 feet;

thence along the south line of said 1.500 acre tract, also being the centerline of an open ditch, S50°24' 13"E, a distance of 171.85 feet;

thence along the south line of said 1.500 acre tract, also being the centerline of an open ditch, S70°39'00"E, a distance of 131.79 feet to the southeast corner of said 1.500 acre tract;

thence along the east line of said 1.500 acre tract and along the

east line of a 1.150 acre tract of land as described in Volume 437, Page 407 of the Hancock County Deed Records, N00°19'08"W, a distance of 425.00 feet to a railroad spike found on the north line of said NEI/4, passing an iron pin found at 20.00 feet:

thence along the north line of said NE1/4, also being the centerline of County Road No. 26 (40' R/W), N89°40'52"E, a distance of 797.65 feet to a mag nail found marking a northwest corner of a 6.189 acre tract of land as described in OR 2299, Page 1301 of the Hancock County Official Records;

thence along a northwesterly line of said 6.189 acre tract, S23°39'44"W, a distance of 209.17 feet to an iron pin set;

thence along a northeasterly line of said 6.189 acre tract, N66°20'16"W, a distance of 83.59 feet to an iron pin set marking a northwesterly corner of said 6.189 acre tract;

thence along a northwesterly line of said 6.189 acre tract, S23°39'44"W, a distance of 640.60 feet to an iron pin found marking a southwesterly corner of said 6.189 acre tract;

thence along a southerly line of said 6.189 acre tract, S66°20'16"E, a distance of 400.00 feet to an iron pin found marking a southeasterly corner of said 6.189 acre tract;

thence along a southeasterly line of said 6.189 acre tract, N23°39'44"E, a distance of 640.60 feet to an iron pin set marking a northeasterly corner of said 6.189 acre tract;

thence along a northeasterly line of said 6.189 acre tract, N66'20'16"W, a distance of 256.41 feet to an iron pin set;

thence along a southeasterly line of said 6.189 acre tract, N23°39'44"E, a distance of 235.86 feet to a mag nail found on the north line of said NEI/4;

thence along the north line of said NE1/4, also being the centerline of County Road No. 26 (40' R/W), N89°40'52"E, a distance of 260.09 feet to the Point of BEGINNING, and containing 119.830 acres of land, more or less, of which 44.828 acres lie in said NE1/4, 0.486 acres lie in the right of way of County Road No. 26 in said NE1/4, 74.270 acres lie in said NW1/4, 0.246 acres lie in the right of way

of County Road No. 26 in said NW1/4, subject however to all legal highways and prior easements of record.

Parcel No. 44-0001028638 Map No. 1909-260-00-002

We hereby certify that in our opinion a good and merchantable title to the aforedescribed premises is vested in the name of Kinder-Segen, LLC, an Ohio Limited Liability Company, (an undivided ½ interest), as shown in Volume 2433, Page 215 of the Official Records of Hancock County, Ohio.; Karl L. Rieman, Sole Trustee of the Teresa A. Rieman Living Trust dated October 19, 2001, (an undivided ½ interest), as shown in Volume 2387, Page 2455 of the Official Records of Hancock County, Ohio.

SUBJECT ONLY TO THE FOLLOWING:

REAL ESTATE TAXES AND ASSESSMENTS:

Parcel No. 44-0001028638

- Real estate taxes and assessments, if any, for the first half of the year 2022, in the amount of \$1,022.25, are paid.
- Real estate taxes and assessments, if any, for the last half of the year 2022, in the amount of \$1,022.25, are paid.
- Real estate taxes and assessments, if any, for the year 2023 are a lien and have not yet been determined.

MORTGAGES:

1. Mortgage from Kinder-Segen, LLC, an Ohio Limited Liability Company and Karl L. Rieman, as Trustee of the Teresa A. Rieman Living Trust dated October 19, 2001 an Ohio Trust, to The Citizens National Bank of Bluffton in the principal amount of dated January 23, 2015, filed for record February 4, 2015, at 2:10 PM in Volume 2474, Page 957 of the Official Records of Hancock County, Ohio.

OTHER:

- Any and all zoning regulations and/or zoning ordinances.
- 2. Subject to oil, gas, coal and other mineral interests together with the rights appurtenant thereto whether created by deed, lease, grant, reservation, severance, sufferance or exception.
- Oil and Gas Lease from Andrew J. Nichols and Shirley A. Nichols, husband and wife to Palladian Enterprises, Inc. dated June 8, 1993, filed for record August 30, 1993 at 8:36 AM in Volume 947, Page 212 of the Official Records of Hancock County, Ohio. Assigned to Meridian Oil, Inc. dated October 14, 1994, filed for record December 20, 1994 at 11:06 AM in Volume 1122, Page 28 of the Official Records of Hancock County, Ohio.
- Right of Way from Ralph W. Wise to Hancock-Wood Electric Cooperative dated May 17, 1956, filed for record March 7, 1958 at 4:30 PM in Volume 271, Page 534 of the Deed Records of Hancock County, Ohio.
- Subject to Drainage Easements as set forth in Volume 414, Page 685 of the Deed Records of Hancock County, Ohio and in Volume 533, Page 731 of the Official Records of Hancock County, Ohio.

This Title Opinion is subject to the compliance with "Consumer Credit Protection," "Truth in Lending," or similar laws.

The above Opinion is made subject to the right of any person or persons in possession of said premises or who has or have any unpaid accounts for labor performed or material furnished within the time frame from this date as prescribed in the Ohio Mechanic's Lien Law as found in Chapter 1311 of the Ohio Revised Code, and to special taxes and assessments not shown by the County Treasurer's Records.

The above Opinion is based on a search in said County of the Records of the Recorder, Auditor, Treasurer, Probate Judge, Sheriff, and Clerk of Courts, and contains every instrument on record as revealed by the indexes constituting a lien against said premises.

This Opinion of Title covers the period of time of the past Forty (40) years and is made for the benefit of The Karl Rieman Estate.

Dated at the City of Findlay, County of Hancock and State of Ohio, this 1st day of February, 2023, at 8:30 AM.

ASSURED TITLE AGENCY, INC. 301 South Main Street, 4th Floor Findlay, Ohio 45840 (419) 423-0060

John D. Oman

JDO: csw

pick-up heladian

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947 PAGE 212

(Paid Up) Ohio

THIS AGREEMENT made the Bth dey of June Andrew J, Nichols & Shirley A, Nichols, husband & wife whose somes &: 20416 Luettich Lane, Estero, Florida 33929 and Paladian Enlarprises Inc., P. O. Box 671685, Houston, Texas 77267, Lesses.

1. Lessor in consideration of Ten and more Dollars (\$10.00*), in hand paid, of the relarge harch contained, hereby grants, lesses and lets exclusively unto Lesses for the purpose or
mining for and producing of, gas and all other hydrocarbors, conducting exploration, geologic an
gravity and magnetic methods, hipoting pas, water and other fluids, and as in los subsurfaces sitstations, letephone lines and other structures thereon eard on, over and across lands owned or claand to produce, save, false care of, treat, transport and own said products, the following described
Harrock

County, Ohio Is-will (cometimes hereinatter reterred to as the

The East half of the Northwest quarter of Section 26, AND the West half of the Northwest quarter of Section 26, AND the West half of the Northeast quarter of Section 26, Township 1 South, Range 9 East, containing 160 acres, more or less, SAVE AND EXCEPT those certain parcels excepted and reserved in Hancock County Deed Book Volume 597 at Page 91, leaving a balance of 138.67 acres, more or less. The subject premises are assessed as Parcel No. 44-0001004366 in Bancock County as of the date of this Agreement.

August 30093 AT 8:36 OCLOCK AN NVCL 947 PACE 212 ATTA M. BAUM מאס, מסולים שיי ברבינכס, מאס RE B 12.00 PAD

Containing 138 67 acres, more or less.

REE BILL

County Record of D. Issue also covers and includes at land owned or claimed by Lesser adjacent or configurate to the land perfoculty described slove, we same be in said survey or surveys or in adjacent surveys, attrough not included within the boundardees of the lessed permises.

Limit have been also acres to the land of the control of the land (the "primary lerm") and as long thereafter as oil, go affect pursuant to the provisions hereof. If this lesse is not being otherwise me lessed premises are provided or this lessed in primary lerm of this lessed premises are provided or this lessed in the primary lerm. This option may be senticated by Lessen, at Lessen's sale discretion, at any time during the last year of the primary lerm. This option may be senticated by Lessen, at Lessen's sale discretion, at any time during the last year of the primary lerm of the lesse to be so estended. Additionally, Lesses shall, within theiry (20) days of such promotine are prefered on the provisions of this lesses in the primary lerm of the lesses to be so estended. Additionally, Lesses shall, within theiry (20) days of such promotine record an instrument providing notice of the lesses to be so estended. Additionally, Lesses shall, within theiry (20) days of such promotine record an instrument providing notice of the lesses to the lesses and the lesses to the lesses are recorded as instrument providing notice of the lesses to the lesses are recorded as instrument providing notice of the lesses to the lesses are provided to the providence of the portion of the special providence and swell have been continuing the providence of the providence and swell have been continuing the providence of swell have been continuing the providence of the well-need on the lesses to the providence of the providence of the providence of the well-need on the lesses of the lesses of providence of the providence of the well-need on the lesses of the lesses of the providence of the providence of the well

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produced from the leased permens. Units proided hereunder shall not substantially exceed in ears als hundred and forly (640) acres each plus their those specified, for the drifting or operation of a set or for obtaining maximum altovable from any well to be drifted, drifting or already drift units the standard or earled may conform substantially in size with brose prescribed or permitted or promitted or any well to be drifted, drifting or already drift recurring right but not the obligation to revise any unit formed hereunder by expansion or confinction or both, either bore or after commencement production, and over the confinement in the west spacing or drowing planter by expansion or confined by the governmental suthority having hirsdeliton, or production, and produced in 28 are online hydrocarbons from the leased premised or permitted by the governmental suthority having hirsdeliton, or logical maximum and the standard produced in 28 are portion of the leased premises or letteral broad premised, tessee shall have the right, but not the obligation, to poor united the standard produced in a second standard produced and forly (18 and 18 an

9. If a the expiration of the primary term, oil gas, or other hydrocarbons are not being produced on the leased premises, or from tand (20) days prior to the end of the primary term, this lease shall remain in force as ong as operations on said with or design or revorting operations thereon, or shall have completed a dry hole thereon within ninely additional well are presecuted within occasalion of more than ninely (20) consecutive days, and if they result in the production of oil, gas, or other hydrocarbons, as long thereafter as oil gas, or other hydrocarbons are produced from the leased premises, or from land pooled therewith. If, after the expiration of the primary term of this lease and after oil, gas, or other hydrocarbons are produced from the leased premises, or from land pooled remember, the production of the primary term of this lease and after oil, gas, or other hydrocarbons are produced from the leased premises, or from land pooled remember, the production of the productio

pooled or unified therewith, in primary and/or enhanced recovery, lesses shall have the right of ingress and egress along with the right is conducted the result of the lessed premises or landsuch operations on the issued premises as may be reasonably necessary for such purposes, including but reliable on growth period or great programs, the children of wells, and the constitution and use of makis, causal, pitelines, tanks, vealer wells, disposal wells, injection wells, pits, electife are coperations, there of const, any oil, gas, water and/or other substances produced on the lessed premises, except water from Lessee may use in such The right of ingress and egress granted hereby that apply, lessee shall buty its pipelines below plow depth. No well shall be located as my portion thereof. When required by Lesser in writing, Lessee shall buty its pipelines below plow depth. No well shall be located as the title handled (2000) feet from any house or have now on the lessed premises wellow. Lessee shall have the right at any lone of the right of ingress and or premises and the state of the state. Lessee that have the condition. Lessee shall be not work on the state of the state of the state. Lessee that the state of the state of the state of hashing as a state of the state. Lessee that the state of the state of the state of hashing as a state of the state. Lessee that the specific as and proposed the state of the state. Lessee that not be state for or assume any obligation will respect to (1) the lessed premises and it is specifically understand and agreed but Lessee shall not be state for or assume any obligation will respect to (1) the lessed premises are of the state of the state. Lessee that claims to the lessee of the state of the state. Lessee that claims to the

successors and assigns; but no change or delicion in omercity of the land, or in part, and the provisions hereof shall extend to their here classes and the state of the change or delicion in omercity of the land, or insplice, however eccomplished, shall operate to enlarge the classes with here here has been founded by registrated U.S. mail at Lesse's by intripal piece of business with a certified copy of a neconded instruments evidencing same. If Lesses has bettered the principal piece of business with a certified copy of a neconded instrument or stated with respect to the transferred business. It is not the complete the property of the present of the property of the present of the

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See EXHIBIT "A" attached 11/4

WITNESSES:	LESSOR:
Leotta C. Ballard as ro both Carl E. Fox as to both	Andrew J. Nichola
Edit E. Fox as to both	Shuly a higher
STATE OF Ohio	
On this 10 B day of June.	
known as the person_B_ described in and who essented is and who essented is are as	to me the languing instrument and administrated god that the had essential the
LEOTTA C. BALLARO Notary Public, State of Ohio My Commission Expires May 29, 1554	BerBC Ballio Roger Public In and Far The State Of Onio County
This lease was prepared by Pakadan Enlarphase Inc. P. O. Box 071665 Houston, Texas 77267 By:	

VOL 947 PACE 215

EXHIBIT "A"

Attached to and by reference made a part of that certain Oil and Gas Lease dated <u>June 8th</u>, 199<u>3</u>, by and between Andrew J. Nichols A Shirley A. Nichols, bushand A wife

, Lessor, and Palladian Enterprises Inc., Lessee.

ADDITIONAL PROVISIONS:

- 1. Lessee shall reimburse Lessor for the market value of any growing crops destroyed by Lessee's operations hereunder, or for the market value of crops taken out of cultivation due to Lessee's operations by paying to Lessor prior to initiation of drilling the sum of \$1,500.00 per acre of land utilized in such operation. As to any lands owned by Lessor designated for Lessee's surface use which have tile drainage systems, Lessee shall pay to Lessor the sum of \$2,000.00 per acre. Furthermore, Lessee shall also reimburse Lessor for the reasonable value of damages to the livestock, fences, roads, personal property, buildings or other improvements of Lessor caused by Lessee's operations on the leased premises.
- 2. It is hereby understood and agreed that prior to entry on the leased premises, Lessee shall consult with Lessor as to the location of all drillsites, points of ingress and egress, roads, and, if necessary, production facilities. Lessee agrees to use reasonable efforts to minimize the amount of acreage utilized during its operations, and maintain the leased premises, so as to minimize interference with Lessor's agricultural use of the leased premises.
- 3. Upon notice from Lessee of its intent to conduct operations on the leased premises, Lessor agrees to consult with Lessee to determine the location and positions of any and all tile drains and outlets situated in or on the leased premises. Lessee shall use reasonable efforts to conduct its operations to protect such drains and outlets from damage, and as long as this lease is in full force and effect, Lessee shall repair or restore any drains or outlets which are damaged by Lessee during the course of its operations on the leased premises within ninety (90) days from the date of notification by Lessor of such damage, given adequate weather conditions.
- 4. IT IS HEREBY UNDERSTOOD AND AGREED BY THE PARTIES HERETO THAT THE PROVISIONS OF THIS EXHIBIT "A" SHALL SUPERSEDE ANY PROVISIONS OF THE PRINTED LEASE FORM TO THE CONTRARY.

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- auto not
Andrew J. Nichols
Shirley A. Richols
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Mail 12733.

1122 PAGE 28

ASSIGNMENT OF OIL AND GAS LEASE

ALLO AND RECORDED

ALLO MOVED APRIL OF U. AT 11:00 O'CLOCK A M
IN VOL. 112-3. PAGE 28

ANITA M. MUSCRAVE LLR
PECONDER, NUNCOCK CO., OND

PEC (1/2:00) PAGE

STATE OF OHIO

COUNTY OF HANCOCK

KNOWN ALL MEN BY THESE PRESENTS

THAT, PALLADIAN ENTERPRISES INC., whose address is P. O. Box 671685, Houston, Texas 77267, (hereinafter referred to as Assignor), for and in consideration of Ten Dollars (\$10.00) and other good and valuable consideration to it in hand paid, the receipt and sufficiency of which is hereby acknowledged and confessed, does hereby bargain, sell, transfer, convey and assign unto MERIDIAN OIL INC., whose address is 400 North Sam Houston Parkway East, Suite 1200, Houston, Texas 77060 (hereinafter referred to as Assignee), all of Assignor's right, title and interest in and to the Oil and Gas Lease(s), described in Exhibit "A" INSOFAR as the same covers and affects the land(s) described in said Exhibit attached hereto and made a part hereof.

THIS Assignment is made without warranty of title, either express or implied and shall be subject to any prior reservations or assignments.

IN WITNESS WHEREOF, this instrument is executed this 14th day of October, 1994, but effective as of the 1st day of September, 1994.

PALLADIAN ENTERPRISES INC.

W. J. Scart

STATE OF TEXAS

KNOWN ALL MEN BY THESE PRESENTS

COUNTY OF HARRIS

This instrument was acknowledged before me on the 14th day of October, 1994, by W. J. SCARFF, President of PALLADIAN ENTERPRISES INC., on behalf

of said corporation.

MY COMMISSION EXPIRES:

PATRICIA A. DAVIS
October 30, 1995

This Instrument was prepared by: Meridian Oil Inc. 400 N. Sam Houston Parkway E., Suite 1200 Houston, Texas 77060 HHULA Q NAUYO NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS

July de 2

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EXHIBIT "A" Attached to and made a part of that cartain Assignment of 01 and Gas Lesse dated October 14, 1994.

PROP. NO.	LSE NO.	LESSOR	LESSEE	DATE	*	STATE	STATE COUNTY	BOOK	PAGE	PROSPECT	BOOK PAGE PROCEET LEGAL DESCRIPTION
18715200	OH35418 210	MARSHALL, ELEANDR	PALLADIAN ENTERPRISES INC 04-08	04-06	-93	HÖ	HANCOCK .963	.963	18	Dilks	T2S, R9E, SEC 3: 79.1 ACRES OUT OF W/2 NE/4,
19715500	ОН35422 210	MATHEWSON, EUGENE A, ET UX	PALLADIAN ENTERPRISES INC	04-06	-83	1	HANCOCK .963	.963	1	DUKE	725, R9E, SEC 5: 39.1 ACRES OUT OF S/2 E/2 SE/4
18716100	OH35424 210	MERTZ, WAYNE L, ET UX	PALLADIAN ENTERPRISES INC 06-17	06-17	.93	F	HANCOCK 1964	*964	66	DUKE	T15, R9E, SEC 22: 62.6 ACRES OUT OF 5/2 SE/4
19716000	OH35423 210	MEYER, ELMER L, ET UX	PALLADIAN ENTERPRISES INC 06-03 -93	06-03	69	£	HANCOCK , 947	.947	224	DUKE	T15, R10E, SEC 7: 40,17 ACRES OUT OF SE/4 SE/4, 65.22 ACRES OUT OF NE/4 SE/4 & W/2 SE/4, SE/3 ACRES OUT OF W/2 SE/4; SEC 18: 88.36 ACRES OUT OF W/2 ME/4
18718300	OH36428 210	MEYER, MARK H, ET AL	PALLADIAN ENTERPRISES INC 06-04		-93	8	HANCOCK -947	-947	220	DUKE	T15, R10E, SEC 19: N/2 NE/4 SW/4
19716400	OH35427 210	MEYER, ROBERT E	PALLADIAN ENTERPRISES INC 11-07		693	동	HANCOCK ,1044	1044	23	DUKE	T2S, R9E, SEC 4: 41.906 ACRES OUT OF W/2 W/2 NE/4, 40.488 ACRES OUT OF ED MANA
19716500	OH35428 210	MIRCO INC	PALLADIAN ENTERPRISES INC	05-17	-93	НО	HANCOCK -1017	-1017	215	DUKE	T2S, 89E. SEC 21: W/2 NW/4
18714700	OH35414 210	MONTBATH FARM	PALLADIAN ENTERPRISES INC	05-14	-93	£	HANCOCK . 847	.847	229	DUKE	72S, R9E, SEC 31: N/Z NW/4, 64.13 ACRES OUT OF NE/4 NW/4 & N/2 SE/4 NW/4
18718100	OH35433 210	UX	PALLADIAN ENTERPRISES INC	03-26	69	용	HANCOCK -963	.963	63	DUKE	1725, R9E, SEC 16: 79.38 ACRES OUT OF W/2 E/2 SE/4 & S/2 W/2 SE/4
19719400	OH35434 210	MONTGOMERY, CHARLES W, ET UX	PALLADIAN ENTERPRISES INC 03-10		69	용	HANCOCK .885	-885	114	DUKE	725, R9E, SEC 30: 33.17 ACRES OUT OF SE/4 SW/4, 140.48 ACRES OUT OF S/2 NW/4 & N/2 SW/4
18718500	OH35435 210	MONTGOMERY, CLAIR E	PALLADIAN ENTERPRISES INC	03-10	693	F	HANCOCK . 885	885	129	DUKE	T2S, R9E, SEC 15: 105.5 ACRES OUT OF E/2 SW/4 & S/30 ACRES OUT OF E/2 NW/4; SEC 28: 50 ACRES OUT OF W/SIDE SW/4
18719700	OH35436 A210	MONTGOMERY, DONAVIN R	DMERY, DONAVIN R PALLADIAN ENTERPRISES INC	04-01	-93	Н	HANCOCK .963	963	65	DUKE	12S, R9E, SEC 17: 58.06 ACRES OUT OF NÆND E/2 NE/4
19719900	ОН35438 210	MONTGOMERY, HELEN F	PALLADIAN ENTERPRISES INC	03-12	-93	H	HANCOCK . 885	885	9.4	DUKE	12S, R9E, SEC 23: S/2 NW/4, 10 ACRES OUT OF N/END W/2 E/2 SW/4
16720100	OH35438 B210	MONTGOMERY, MARGARET I	MONTGOMERY, MARGARET I PALLADIAN ENTERPRISES INC 04-05		-63	HO	HANCOCK -963	963	61	DUKE	T2S, R9E, SEC 17: 58.08 ACRES OUT OF MEND E/2 NE/4

PALLADIAN ENTERPRISES INC 05-14 -93 OH HANCOCK -947 208
-93 OH HANCOCK -946 257
-93 OH HANCOCK -885 108
-93 OH HANCOCK -885 102
-93 OH HANCOCK -954 216
-93 OH HANCOCK -947 212
-93 OH HANCOCK -964 127
-93 OH HANCOCK -963 77
-93 OH HANCOCK -963 125
-93 OH HANCOCK -963 93

EXHIBIT 'A'
Attached to and made a part of that certain Assignment of Oil and Gas Lease dated. October 14, 1994,

RIGHT-OF-WAY HASEMENT
KNOW ALL MEN BY THESE PRESENTS, THAT THE UNDER SIGNED RALP W. Wise
For a good and valuable consideration, the receipt whereof is hereby acknowledged does hereby grant unto the Hancock-Wood Electric Cooperative, Inc., a corporation, whose postoffice address is North Baltimore, Ohio and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of State of Ohio, and more particularly described as follows:
Legal Description NELOCNW+ of Sec 26 Unity Han &
Township Uucon Section 26 Housed Roadd 7/5 (9)
a tract of land approximately 80 acres in area located 1 miles 4 from the town of 14 Con on and bounded by land owned by 12 town of 14 con on and bounded by land owned by 15 town of 15 town of 15 town of 16 town of 16 town of 17 town town and to place construct, operate, repair, maintain, relocate and replace thereon and in or upon all streats, roads or highways abutting said lands an electric transmission or distribution line or system, and to cut and trim tress and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous tress that are tail enough to strike the wires
In granting this essement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.
The undersigned covenants that he is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:
It is further understood that, whenever necessary, words used in this instrument in the singular shall be construed to read in the plural and the words used in the masculine gender shall be construed to read in the feminine. IN WITNESS WHEREOF, the undersigned has set his hand and seal this day of the last of the la
Signed, sealed and delivered in the Roll W. W.
presence of: Australia Australia Australia
STATE OF ONLY SE CAPITAL THE - 1960
perform Agreement, that on this
Seal the day and year last mentioned above.
At. 4:30 o'clock P. M. Recerted 7/10.56 This instrument prepared by R. P. Luse. Busk 27/1989 53/4 While C Falls
70 f Bookin

That. We, Ralph W. Wise and Naomi E. Wise, husband and wife,

the Grantors, who claim title by or through
instrument recorded in Volume 240, Page 281 of the Deed Records of Hancock
County Recorder's Office, for the consideration of One Dollar (\$1.00) and other
valuable consideration
received to our full satisfaction of

James R. Rettig and Constance M. Rettig, husband and wife, the Grantees, whose TAX MAILING ADDRESS will be

Give. Grant. Bargain, Sell and Convey unto the said Grantees, do heirs and assigns, the following described premises, situated in the Township of Hancock and State of Ohio:

Being a part of the East Half (1/2) of the Northwest Quarter (1/4) and the West Half (1/2) of the Northeast Quarter (1/4) of Section Twenty-six (26), Township One (1) South, Range Nine (9) East, a tract of land bounded and described as follows:

Beginning at a railroad spike set on the North line of the East Half of the Northwest Quarter of Section 26 and described as lying, South 89° 37' 33" East, a distance of 1238.77 feet from a railroad spike found marking the Northwest corner of said East Half of the Northwest Quarter; thence from the above described point of beginning, and continuing along the North line of said East Half of the Northwest Quarter, also being the centerline of County Road Number 26, South 89° 37' 33" East, a distance of 86.47 feet to the North Quarter corner of said Section 26; thence along the North line of the West Half of the Northeast Quarter, South 89° 28' 06" East, a distance of 196.37 feet to a railroad spike set; thence at right angles, south 00° 31' 54" West, a distance of 303.75 feet to an iron stake set and passing an iron stake set at 18.00 feet; thence parallel with the North line of the West Half of the Northeast Quarter, North 89° 28' 06" West, a distance of 47.00 feet to an iron stake set; thence North 37° 19' 00" West, a distance of 384.37 feet to the point of beginning and passing an iron stake set 25.00 feet southeasterly thereof, said tract of land containing 1.150 acres of land, more or less, of which 0.111 acre lies in the East Half of the Northwest Quarter, and 1.039 acres lies in the West Half of the Northeast Quarter, said tract of land also subject to all legal highways and prior easements of record.

IN ADDITION TO THE PREMISES DESCRIBED ABOVE, GRANTORS SHALL GRANT AND CONVEY UNTO GRANTEES, THEIR HEIRS AND ASSIGNS, A NON EXCLUSIVE EASEMENT AND RIGHT OF WAY TO INSTALL, MAINTAIN AND OPERATE A DRAINAGE TILE EXTENDING FROM THE SOUTHWESTERLY BOUNDARY OF THE PREMISES DESCRIBED ABOVE IN A SOUTH OR SOUTHWESTERLY DIRECTION TO THE TAWA CREEK.

THIS IS A SURVEYOR'S DESCRIPTION PREPARED BY JAN F. NIGH, REGISTERED SURVEYOR #5490, PETERMAN ASSOCIATES, INC.

APPROVED

NO PLAT REQUIRED

Hancock Co. Regional Planning Commission
80 United Home Span 80

be the same more or less, but subject to all legal highways.

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The Revised Code.

On Have and to Hold the above granted and bargained premises, with the heirs and E. Wise,

our

heirs and

their heirs, executors and heirs and

appurtenances thereof, unto the said Grantees,

And We, Ralph W. Wise and Naomi E. Wise,

assigns forever.

the said Grantor s, do for

Warranty Deed

10240

va 533 PRE 731

KNOW ALL MEN BY THESE PRESENTS,

That	RALPH W. WISE, an unmarried man,	
		The Grantor
in conside	eration of the swm of One dollar (\$1.00) and other good	and valuable consideration
in hand pa	aid by WESLEY J. MONTGOMERY and DEBORAH A. MONTGOMERY	-
		the Grantee_s
whose ma	uiling address is 10469 T.R. 58, Findlay, OH 45840	
	E, GRANT, BARGAIN, SELL AND CONVEY unto the s	Township of Union,
	assigns, the following described premises, situate in thio, to-wit:	the/Gounty of Hancock
19	Being a parcel of land situated in the E½ NW¼, Section E. Hancock County, Ohio and more particularly describe Commencing at a railroad spike found set at the NW. CO easterly on and along the north line of Section 26, all of County Road 26, a distance of 448.12 feet to a rail thence southerly a distance of 388.82 feet to a point; parallel with the north line of Section 26 a distance a point; thence northerly a distance of 388.82 feet to beginning, containing 4.00 Acres more or less, subject easements. ##-/100 4367 Note. All bearings are calculated from an assumed mer to describe angular measurement only. Taxes are to be prorated to the date of closing. Provisions as to restrictions on property and easement sfer recorded in Hancock County Recorder's	ed as follows: OR E½ NW¼; thence Iso the centerline Iroad spike set; If thence westerly of 448.12 feet to of the place of to all legal ridian and are used
Page		
TO appurtena assigns fo	HAVE AND TO HOLD the above granted and bargained noces thereunto belonging, unto the said Grantees.	premises, with the their heirs and
And	the said Grantor does for himself	and heirs covenant
with said	Grantees , their heirs and assigns, that	at at and until the enseal-
and indefe in the ma	se presents he is well seized of the above descriessible estate in Fee Simple, and has good right to be nner and form as above written; and that the same are whatsoever.	bargain and sell the same
to the sal	Warrant and Defend said premises, with the appurtenant of Grantees, their heirs and assigns forever and sof all persons whomsoever; www.xxx	NO PLAT INCUIRED Mancock Co. Regional Planning Commission
XXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	xak xya xya xya ya xa ya xa ya xa

RESTRICTION AND EASEMENT TO GRANTEES FOR SEWER MAINTENANCE

As part of the consideration herein, Grantor does hereby grant, bargain and convey to the Grantees, their heirs, successors and assigns a perpetual easement for the construction, maintenance and operation of a tile sufficient to comply with the requirements as set by the Hancock County Regional Planning Commission and/or the Hancock County Health Department for the discharge of effluent from Grantees' septic system over, across and through Grantor's property to a sufficient outlet.

Grantees to maintain and pay for any damage to crops and to be responsible for the maintenance and upkeep of same.

Further, as part of the restrictions and conditions of the within conveyance, Grantees shall not construct any building closer than six (6') feet from the property lines as set forth herein and further any fences to be constructed and placed strictly on Grantees' property, at least two (2) feet from property line.

10/10/87

26 10 17

Ralph or Wise Wesley Hortzmery Deboral a. Montgomery

IN West his	hand , the		-		hereunto
	Lord, One Thousan				7)
Signed and ack in the pres)	Ralphyw. WI	! W. W. w	S. PAGE (100)
			ß	0	-
Befo he above named Grantor , h nstrument, and th August day of	OHIO, ALLEN COUNTE me, a Notary Pu RALPH W. WISE, and erein, who acknowled the same is his ESTIMONY WHERE of October	blic within and unmarried medged that free act and OF, I have head, A. D	he did nd deed. ereunto set	my hand and o	the foregoing official seal
The fees for Recording must be paid when presented for Record. WARRANTY DEED FROM PAIDH W WISE an unmarried man	TO WESLEY. J. MONTGOMERY & DEBORAH A. MONTGOMERY 10469-T.R58, Findlay, OH-45840 Received OCTOLOR & 31	Recorded Colors of Deeds In Allen County Records of Deeds vol. 533 Page 731	Cerman des House Recorder	TRANSFERRED Getseur 21, 19.87 Carteau P. Sriti	ROMEY & WARREN LAW OFFICES 339 North Main Street Jima, Ohio