

Steubenville Area

LAND



ÄÜCTION

Jefferson County, OH



- Quality Hunting
- Immediate possession available for 2024 Hunting Season
- Excellent Location
- Secluded Settings
- 2 Miles from Wintersville
- 40 miles to Pittsburgh



STARTS AT 6PM

MONDAY, NOVEMBER 4

held at the Steubenville Country Club, 413 Lovers Ln, Steubenville, OH 43953





INFORMATION BOOKLET



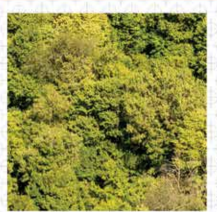


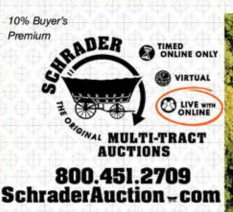












Disclaimer

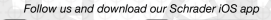
All information contained is believed to be accurate and from accurate resources. However, buyers are encouraged to do their own due diligence. Schrader Auction Company assumes no liability for the information provided.

Auction Manager

LUKE SCHRADER • 260.229.7089



950 N. Liberty Dr., Columbia City, IN 46725 800.451.2709 | 260.244.7606 www.schraderauction.com



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BOOKLET INDEX



Auction Registration Forms5,7-8
Location Map10
Tract Map12
Tract Descriptions & Auction Terms 14
Soils Map & Productivity Information 16
Topography Map18
County Tax Information
Recorded Exceptions
Preliminary Title40-54
Property Photos



BIDDER PRE-REGISTRATION FORM

MONDAY, NOVEMBER 4, 2024 57.73± ACRES – JEFFERSON COUNTY, OHIO

For pre-registration, this form must be received at Schrader Real Estate and Auction Company, Inc., P.O. Box 508, Columbia City, IN, 46725,

Email to <u>auctions@schraderauction.com</u> or fax to 260-244-4431, no later than Monday, October 28, 2024. Otherwise, registration available onsite prior to the auction.

BIDDER INFORMATION	
	(FOR OFFICE USE ONLY)
Name	Bidder #
Address	
City/State/Zip	
Telephone: (Res) (Office)	
My Interest is in Tract or Tracts #	
BANKING INFORMATION	
Check to be drawn on: (Bank Name)	
City, State, Zip:	
Contact: Phone No:	
HOW DID YOU HEAR ABOUT THIS A	UCTION?
□ Brochure □ Newspaper □ Signs □ Internet □ Radio	o 🗆 TV 🔲 Friend
Other	
WOULD YOU LIKE TO BE NOTIFIED OF FUT	
🗆 Regular Mail 🗖 E-Mail 🛛 E-Mail address:	
□ Tillable □ Pasture □ Ranch □ Timber □ Recreation	onal 🛛 Building Sites
What states are you interested in?	
Note: If you will be bidding for a partnership, corporation or other entity, y with you to the auction which authorizes you to bid and sign a Purchase Ag	
I hereby agree to comply with terms of this sale including, but not limited to, j premiums, and signing and performing in accordance with the contract if I am Real Estate and Auction Company, Inc. represents the Seller in this transaction	the successful bidder. Schrader

Online Auction Bidder Registration 57.73± Acres • Jefferson County, Ohio Monday, November 4, 2024

This form and deposit are only required if you cannot attend the auction and wish to bid remotely through our online bidding system.

This registration form is for the auction listed above only. The person signing this form is personally responsible for any bids placed on the auction site, whether bidding on behalf of their personal account or on behalf of a corporation or other third party. If you are bidding on behalf of a third party, you are responsible for obtaining the necessary documentation authorizing you to bid on behalf of the third party. Schrader Real Estate and Auction Co., Inc. will look to the herein registered bidder for performance on any bid placed on this auction if you are the successful high bidder.

As the registered bidder, I hereby agree to the following statements:

1. My name and physical address is as follows:

My phone number is:

- 2. I have received the Real Estate Bidder's Package for the auction being held on Monday, November 4, 2024 at 6:00 PM (EST).
- 3. I have read the information contained in the Real Estate Bidder's Package as mailed to me or by reading the documents on the website (www.schraderauction.com) and understand what I have read.
- 4. I hereby agree to comply with all terms of this sale, including paying all applicable buyer's premiums, and signing and performing in accordance with the Real Estate Purchase Agreement if I am the successful bidder.
- 5. I understand that Schrader Real Estate and Auction Co., Inc. represent the Seller in this transaction.

Schrader Real Estate & Auction Company, Inc. 950 North Liberty Drive / P.O. Box 508, Columbia City, IN 46725 Phone 260-244-7606; Fax 260-244-4431; email: auctions@schraderauction.com

For wire instructions please call 1-800-451-2709.

7

8

- 7. My bank routing number is ______ and bank account number is ______. (This for return of your deposit money). My bank name, address and phone number is:
- 8. **TECHNOLOGY DISCLAIMER:** Schrader Real Estate and Auction Co., Inc., its affiliates, partners and vendors, make no warranty or guarantee that the online bidding system will function as designed on the day of sale. Technical problems can and sometimes do occur. If a technical problem occurs and you are not able to place your bid during the live auction, Schrader Real Estate and Auction Co., Inc., its affiliates, partners and vendors will not be held liable or responsible for any claim of loss, whether actual or potential, as a result of the technical failure. I acknowledge that I am accepting this offer to place bids during a live outcry auction over the Internet *in lieu of actually attending the auction* as a personal convenience to me.
- 9. This document and your deposit money must be received in the office of Schrader Real Estate & Auction Co., Inc. by **4:00 PM**, **Monday**, **October 28**, **2024**. Send your deposit and return this form via fax or email to: 260-244-4431 or auctions@schraderauction.com.

I understand and agree to the above statements.

Registered Bidder's signature

Date

Printed Name

This document must be completed in full.

Upon receipt of this completed form and your deposit money, you will be sent a bidder number and password via e-mail. Please confirm your e-mail address below:

E-mail address of registered bidder:

Thank you for your cooperation. We hope your online bidding experience is satisfying and convenient. If you have any comments or suggestions, please send them to: kevin@schraderauction.com or call Kevin Jordan at 260-244-7606.

(+) + (+)

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LOCATION MAP



AUCTION LOCATION: Steubenville Country Club, 413 Lovers Ln, Steubenville, OH 43953

PROPERTY LOCATION: Near 3008 CR 26, Steubenville, OH **DIRECTIONS:** From the intersection of SR 43 and Canton Rd, head east for a quarter of a mile, then head south onto Fernwood Rd, continue for 2 miles (the road will turn into Cross Creek Rd). You will T into CR-26, take a left and the property will immediately be on your left.

TRACT MAP

 $(e^{i}) (e^{i}) (e^{$

TRACT MAP



TRACT DESCRIPTIONS



Steubenville Area AND AUCCTION STARTS AT 6PM MONDAY, NOVEMBER 4

Jefferson County, OH

acres

Offered in 1 Tract

- Quality Hunting
- Immediate possession available for 2024 Hunting Season
- Excellent Location
- Secluded Settings
- 2 Miles from Wintersville
- · 40 miles to Pittsburgh

Auction Terms & Conditions:

PROCEDURES: The property will be offered as a single $57.73 \pm$ acre unit.

BUYER'S PREMIUM: The purchase price will be the bid amount plus a 10% buyer's premium.

DOWN PAYMENT: 10% down payment on the day of the auction with the balance in cash at closing. The down payment may be made in the form of cash, cashier's check, personal check or corporate check. Your bidding is not conditional upon financing, so be sure you have arranged financing, if needed and are capable of paying cash at closing.

IMMEDIATE ACCESS: Buyers may fill out an immediate possession form to gain pre-closing access to the property for fall hunting activities.

ACCEPTANCE OF BID PRICES: Successful bidder(s) will be required to enter into a purchase agreement at the auction site immediately following the close of the auction. All final bid prices are subject to the Seller's acceptance or rejection.

EVIDENCE OF TITLE: The Seller will provide a Preliminary Title Opinion for the review of the prospective buyer(s). If Buyer(s) elect to have title insurance, the entire cost of the owner's title insurance will be the responsibility of the Buyer(s). Seller agrees to provide merchantable title to the property subject to matters of record. All tracts sold "As-Is".

DEED: Seller(s) shall provide a Warranty Deed(s).

CLOSING: The balance of the real estate purchase price is due at closing, which will take place approximately 45 days after the auction.

POSSESSION: Possession will be delivered at closing, subject to any immediate possession agreements.

REAL ESTATE TAXES / ASSESSMENTS: Taxes shall be prorated to the date of closing.

MINERALS: The sale of the real estate will include minerals



The Saxion property presents an excellent chance to acquire high quality hunting land and/or secluded building sites near Steubenville, OH. This property provides endless possibilities being large enough to offer privacy and recreational advantages while also adjoining the city of Wintersville. Study the deer photos taken in the last year and you will be sure to inspect this unique property for yourself! **IMMEDIATE POSSESSION OFFERED FOR FALL 2024 HUNTING RIGHTS**!

TRACT 1 - 57.73± acres of secluded settings conveniently located near Steubenville. Be sure to evaluate the deer photos showing proof of quality hunting! Existing trails allow for navigation throughout the woods and offers several shooting lanes. City water also borders the property providing for development or building site potential.

currently owned by Seller (if any). However, no promise, warranty or representation will be made as to the existence or value of any minerals or the nature or extent of Seller's interest therein.

ACREAGE: All boundaries are approximate and have been estimated based on current legal descriptions and GIS measurements.

SURVEY: A new survey will be made where there is no existing legal description or where new boundaries are created by the tract divisions in this auction. Any need for a new survey shall be determined solely by the Seller. Seller and successful bidder shall each pay half (50:50) of the cost of the survey. The type of survey performed shall be at the Seller's option and sufficient for title transfer.

TRAIL CAM PHOTOS: Some of the trail cam photos were taken on land being retained by the seller adjoining the subject.

AGENCY: Schrader Real Estate and Auction Company, Inc. and its representatives are exclusive agents of the seller.

FAIR HOUSING: It is illegal, pursuant to the Ohio Fair Housing Law, Division (H) of Section 4112.02 of the Revised Code and the Federal Fair Housing Law 42 U.S.C.A. 3601, to refuse to sell, transfer, assign, rent, lease, sublease, or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, because of race, color, religion, sex, familial status, as defined in Section 4112.01 of the Revised

Code, ancestry, military status as defined in that section, disability as defined in that section, or

national origin or to so discriminate in

advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services. DISCLAIMER AND ABSENCE OF WARRANTIES: All

information contained in this brochure and all related materials are subject to the Terms and Conditions outlined in the Purchase Agreement. The property is being sold on "AS IS, WHERE IS" basis, and no warranty or representation, either express or implied, concerning the property is made by the seller or the auction company. Each potential bidder is responsible for conducting his or her own

independent inspections, investigations, inquiries, and due diligence concerning the property. The information contained in this brochure is

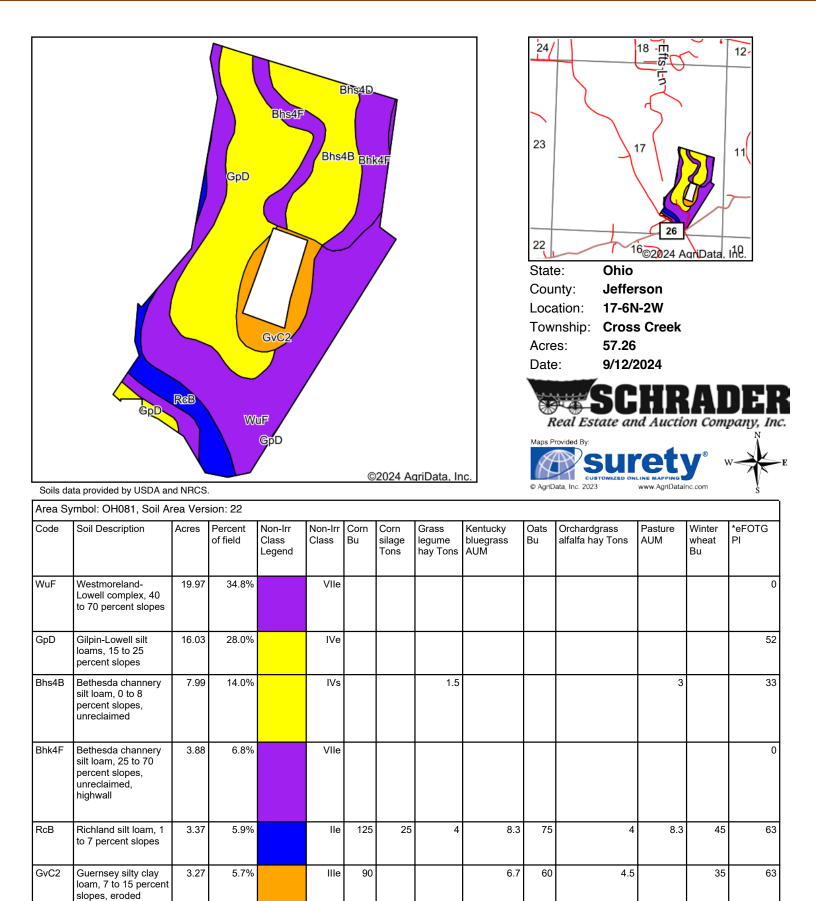
subject to verification by all parties relying on it. No liability for its accuracy, errors or omissions is assumed by the Sellers or the Auction Company. Conduct of the auction and increments of bidding are at the direction and discretion of the Auctioneer. The Sellers and Selling Agents reserve the right to preclude any person from bidding if there is any question as the person's credentials, fitness, etc. All decisions of the Auctioneer are final. ANY ANNOUNCEMENTS MADE THE DAY OF THE SALE TAKE PRECEDENCE OVER PRINTED MATERIAL OR ANY OTHER ORAL STATEMENTS MADE. AUCTION COMPANY OR OWNER NOT RESPONSIBLE FOR ACCIDENTS.

10% Buyer's Premium

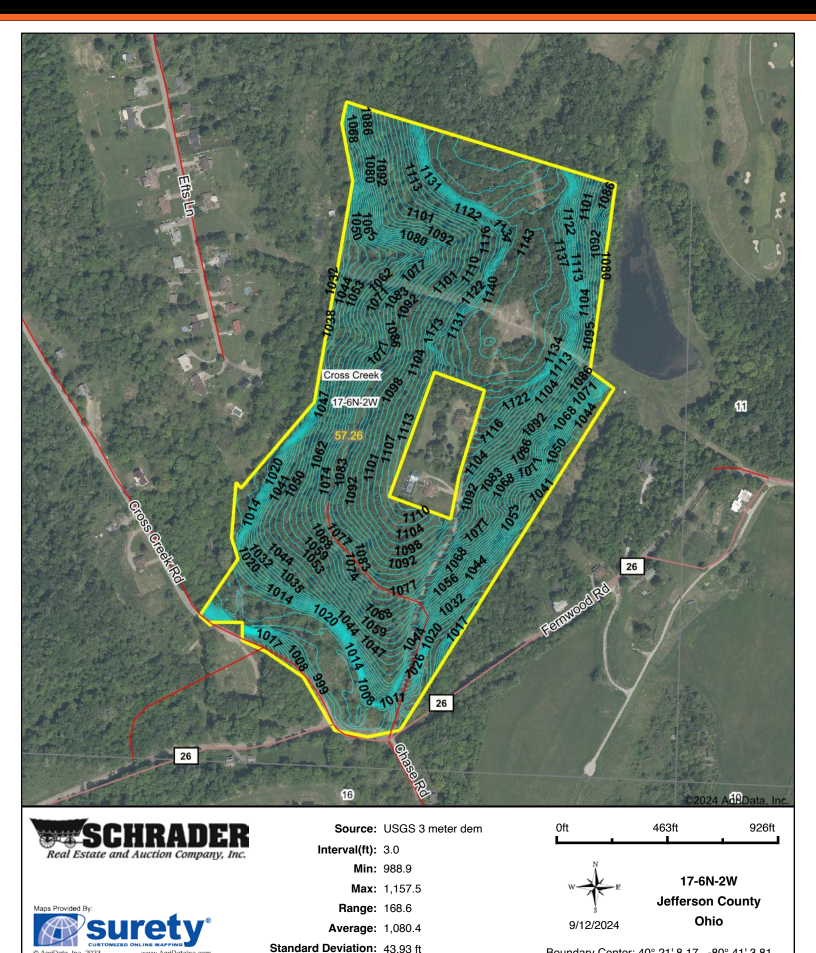


SOILS MAP

SOILS MAP



TOPOGRAPHY MAP



Agency as of 5/21/2008

Boundary Center: 40° 21' 8.17, -80° 41' 3.81

COUNTY TAX INFORMATION

(+++++++++)

Tax Charges and Credits

Tax Information	First Half Balance	Second Half Balance	Total
Gross Tax	1,871.77	1,871.77	3,743.54
Tax Credit (House Bill 920)	-710.44	-710.44	-1420.88
Effective Tax	1,161.33	1,161.33	2,322.66
Non-Business Credit	-96.98	-96.98	-193.96
Owner Occupancy Credit	0.00	0.00	0.00
HomeStead Credit	0.00	0.00	0.00
Net General	1,064.35	1,064.35	2,128.70
Net Special	0.00	0.00	0.00
Cauv Recoupment	0.00	0.00	0.00
Penalty General	0.00	0.00	0.00
Penalty Special	0.00	0.00	0.00
Interest General	0.00	0.00	0.00
Interest Special	0.00	0.00	0.00
Adjustment General	0.00	0.00	0.00
Adjustment Special	0.00	0.00	0.00
Taxes Billed	1,064.35	1,064.35	2,128.70
Prior Interest	0.00		
General Delinquency	0.00		
Special Delinquency	0.00		
First Half Past Due	0.00		
Taxes Due	1,064.35	1,064.35	
Applied Receipts and Adjustments	-2128.70	0.00	
Over Payment	1,064.35	-1064.35	
Balances	0.00	0.00	0.00

01/31/2024 2128.70 02/22/2024 1064.35 Totals 3193.05



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OTIRB Commitment for Title Insurance Ohio - 2021 v. 01.00 (07-01-2021)

Transaction Identification Data, for which the Company assumes no liability as set forth in Commitment Condition 5.e.:

Issuer: First American Title Insurance Company Issuing Office: 11 North Third Street, Newark, OH 43055 Issuing Office's ALTA® Registry ID: Commitment Number: 2807652NE Issuing Office File Number: 2807652NE Property Address: 57.73 acres County Road 26, Steubenville, OH 43953 Revision Number:

SCHEDULE A

- 1. Commitment Date: September 09, 2024 at 8:00 a.m.
- 2. Policy to be issued:
 - a. ALTA® Standard Owner's Policy Proposed Insured: TBD Proposed Amount of Insurance: \$1,000.00 The estate or interest to be insured: See Item 3 below
 - ALTA® Standard Loan Policy Proposed Insured: Lender To Be Determined Proposed Amount of Insurance: \$1,000.00 The estate or interest to be insured: See Item 3 below
- 3. The estate or interest in the Land at the Commitment Date is:

Fee Simple

4. The Title is, at the Commitment Date, vested in:

Michael J. Saxion

5. The Land is described as follows:

See Exhibit A attached hereto and made a part hereof

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First American Title Insurance Company

By: Mul

Authorized Signatory

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Commitment No. 2807652NE

SCHEDULE B, PART I—Requirements

All of the following Requirements must be met:

- 1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.

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- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
 - a. Warranty Deed from Michael J. Saxion, and spouse, if any to TBD.
 - b. Mortgage to be insured from TBD to Lender To Be Determined.
- Payment, cancellation and satisfaction of a Mortgage securing an original indebtedness in the amount of \$________, recorded February 21, 2024 in Official Record Volume 1526, Page 1282. (Covering caption and more land) Dated: February 15, 2024 Mortgagor: Michael J. Saxion, married to Jennifer Saxion Mortgagee: Farm Credit Mid-America, FLCA
- 6. Owners Affidavit from Michael J. Saxion in a form approved by First American Title Insurance Company.
- 7. Pay all taxes, charges, assessments, levied and assessed against the Land which are due and payable.
- 8. Satisfactory evidence should be had that improvements and/or repairs or alterations thereto are completed; that contractor, sub-contractors, labor and material men are all paid; and have released of record all liens or notice of intent to perfect a lien for labor or material.
- 9. Engineer's Approval: If the insured legal description is a metes and bounds legal, it must be approved by the Jefferson County Engineer's Office and attached to the instrument of conveyance prior to recording.

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NOTE: FAILURE TO ATTACH THE COUNTY-APPROVED LEGAL DESCRIPTION TO THE INSTRUMENT OF CONVEYANCE MAY CREATE A SUBSTANTIAL DELAY IN RECORDING.

- 10. Provide to this company evidence of survey showing no encroachments affecting the premises in question, otherwise, the policies issued herewith will contain an exception as to matters of survey.
- The actual value of the estate or interest to be insured must be disclosed to the Company, and 11. subject to the approval of the Company, entered as the amount of the policy to be issued. Until the amount of the policy to be issued shall be determined, and entered as aforesaid, it is agreed that as between the Company, the applicant for this commitment, and every person relying on this commitment, the Company cannot be required to approve any such evaluation in excess of \$100,000.00 and the total liability of the Company on account of the commitment shall not exceed said amount.

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Commitment No. 2807652NE

SCHEDULE B, PART II—Exceptions

Some historical land records contain Discriminatory Covenants that are illegal and unenforceable by law. This Commitment and the Policy treat any Discriminatory Covenant in a document referenced in Schedule B as if each Discriminatory Covenant is redacted, repudiated, removed, and not republished or recirculated. Only the remaining provisions of the document will be excepted from coverage.

The Policy will not insure against loss or damage resulting from the terms and conditions of any lease or easement identified in Schedule A, and will include the following Exceptions unless cleared to the satisfaction of the Company:

- 1. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I—Requirements are met.
- 2. Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or by making inquiry of persons in possession of the Land.
- 3. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the title including discrepancies, conflicts in boundary lines, shortage in area, or any other facts that would be disclosed by an accurate and complete land survey of the Land, and that are not shown in the Public Records.
- 4. Any lien or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown in the Public Records.
- 5. Rights of parties in possession of all or any part of the premises, including, but not limited to, easements, claims of easements or encumbrances that are not shown in the Public Records.
- 6. The lien of the real estate taxes or assessments imposed on the title by a governmental authority that are not shown as existing liens in the records of any taxing authority that levies taxes or assessments on real property or in the Public Records.
- 7. The following exception will appear in any loan policy to be issued pursuant to this commitment: Oil and gas leases, pipeline agreements, or any other instrument related to the production or sale of oil or natural gas which may arise subsequent to the Date of Policy.
- 8. Coal, oil, natural gas, or other mineral interests and all rights incident thereto now or previously conveyed, transferred, leased, excepted or reserved.

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- 9. Taxes or assessments approved, levied or enacted by the State, County, Municipality, Township or similar taxing authority, but not yet certified to the tax duplicate of the County in which the Land is situated, including but not limited to any retroactive increases in taxes or assessments resulting from any retroactive increase in the valuation of the Land by the State, County, Municipality, Township, or other taxing authority.
- 10. 2023 Tax Duplicate for Parcel Number 08-01765-000;

The first half tax in the amount of \$1,064.35, including current assessments, if any, is PAID.

The second half tax in the amount of **\$1,064.35**, including current assessments, if any, is **PAID**.

Total due to bring taxes current, including current tax due, assessments, delinquencies, penalties and interest, if any, is **None.**

Assessed Values: Land: \$50,520 Building: \$0 Total: \$50,520

Taxes and Assessments for subsequent years are undetermined, and a lien, not yet due or payable. Delinquent utility charges, weed cutting, and waste removal charges may become a lien on the Land.

- 11. Uncertified special tax assessments.
- 12. Ordinance No. 1998-147 for Annexation to the City of Steubenville recorded in Official Record Volume 459, Page 480.
- 13. Waterline Easement disclosed by instrument recorded in Official Record Volume 538, Page 427 on January 16, 2003.
- 14. Oil and Gas Lease recorded in Official Record Volume 1310, Page 318 on June 19, 2018 and any subsequent instruments pertinent thereto.
- 15. Right of way easement in favor of Northern Ohio Oil and Gas Co. Inc., recorded in Deed Volume 582, Page 899 on October 15, 1981. Subject to the terms and conditions thereof.
- Right of way easement in favor of United Group Realties, Inc., an Ohio corporation Dated: September 29, 1997, recorded in Volume 246, Page 755 on October 3, 1997. Subject to the terms and conditions thereof.
- 17. Notwithstanding the reference to acreage or square footage in the description set forth in Schedule A hereof, this commitment/policy does not insure nor guarantee the acreage or quantity of land set forth therein.

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18. Rights of the public in and to that portion of the land lying within CR 26.

The following 24 month chain of title is being shown per customer request and is for informational purposes only:

- Michael J. Saxion acquired title by General Warranty Deed recorded in Official a. Record Volume 1526, Page 1275 filed on February 21, 2024.
- b. HR4 Minerals, LLC, a Delaware limited liability company acquired title by General Warranty Deed recorded in Official Record Volume 1519, Page 2608 filed on May 9, 2023.

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EXHIBIT A

The Land referred to herein below is situated in the Township of Cross Creek, County of Jefferson, State of Ohio, and is described as follows:

Description of a 62.8040 Acre Tract of land situated in Section 17, Township 6, Range 2, Cross Creek Township, Jefferson County, Ohio. There is excepted from the 62.8040 Acre Tract two tracts previously conveyed, one of 1.0818 Acres by this survey, another of 2.0248 Acres by this survey. These two exceptions are more completely described later in this description leaving 59.6974 Acres to be conveyed. Said 59.6974 Acres being the remainder of a 71 Acre Tract as described in Volume 545, Page 161 of the Jefferson County Record of Deeds. A more complete description of the 62.8040 Acre Tract is as follows:

Beginning at a point in County Road 26, the Southeast corner of that said 62.8040 Acre Tract. The Southeast corner of Section 17, Township 6, Range 2 bears the following Two (2) bearings and distances from said beginning point: (1) South 30 deg. 00' 00" West 216.00 feet to a point on the South line of said Section 17; (2) Thence with the South line of said Section East 1221.00 feet to said Southeast corner of Section 17, Township 6, Range 2.

Thence from said beginning point and in County Road 26 the following Two (2) bearings and distances: (1) South 76 deg. 15' 46" West 139.80 feet; (2) North 80 deg. 50' 44" West 141.11 feet;

Thence leaving County Road 26 and in Township Road 174 the following four (4) bearings and distances: (1) North 32 deg. 39' 14" West 260.21 feet; (2) North 61 deg. 06' 30" West 184.70 feet to the Northeast corner of Cross Creek Township Trustee Tract recorded in Volume 298, Page 142; (3) Thence with the North line of said tract North 66 deg. 51' 04" West 109.44 feet; (4) North 59 deg. 36' 02" West 214.50 feet to the Southwest corner of the herein described tract;

Thence leave road North 32 deg. 02' 56" East 285.46 feet to an iron pin set;

Thence North 19 deg. 18' 02" West 92.40 feet to a fence post;

Thence North 2 deg. 41' 58" East 232.65 feet to an iron pin set (at 192.55 feet passing on line a fence post). Said last mentioned iron pin being on the South line of a 4.94 Acre Tract recorded in Volume 614, Page 30;

Thence with lines of the said 4.94 Acre Tract the following two (2) bearings and distances: (1) South 41 deg. 42' 32" East 19.70 feet to an iron pin set; (2) North 35 deg. 48' 40" East 563.80 feet to an iron pin set (at 73.12 feet passing on line a fence post) at 236.16 feet passing on line a fence post);

Thence North 7 deg. 19' 31" East 315.79 feet to an iron pin found capped P.S. 7015;

Thence North 7 deg. 19' 31" East 531.00 feet to an iron pin found capped P.S. 7015;

Thence North 13 deg. 03' 17" West 246.78 feet to an iron pin found capped P.S. 7015;

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Thence North 9 deg. 59' 49" East 92.45 feet to an iron pin found capped P.S. 7015;

Thence South 75 deg. 05' 01" East 134.31 feat to an iron pin found capped P.S. 7015;

Thence South 75 deg. 05' 01" East 1112.72 feet to an iron pin set;

Thence South 770.15 feet to an iron pin set;

Thence South 30 deg. 00' 00" West 1770.60 feet to the place of beginning, containing 62.8040 Acres.

There is excepted from the above 62.8040 Acre Tract a 1.0818 Acre Tract by this survey, which is the same property as recorded in Volume 364, Page 114. Begin for a description of the 1.0818 Acre Tract at its Southeast corner and in a 50' wide right of way the Southeast corner of Section 17, Township 6, Range 2 bears South 40 deg. 36' 49" East 1430.94 feet from said beginning point bearing on the South line of said section being East;

Thence from said beginning point and leave 50' right of way North 69 deg. 03' 50" West 274.70 feet to an iron pin set;

Thence North 20 deg. 56' 10" East 181.00 feet to an iron rod found;

Thence South 69 deg. 03' 50" East 246.00 feet to a point in the above mentioned 50 feet right of way and in an existing gravel road;

Thence in 50' right of way South 11 deg. 55' 34" West 183.26 feet to the place of beginning, containing by this survey 1.0818 Acres.

There is excepted from the above 62.8040 Acre Tract a 2.0248 Acre Tract by this survey which is the same property as recorded in Volume 552, Page 392. Begin for a description at the Northeast corner of the said 2.0248 Acre Tract and in a 50' right of way; the Southeast corner of Section 17, Township 6, Range 2 bears South 25 deg. 39' 33" feet East 1800.37 feet from said beginning point bearing on the South line of Section 17, Township 6, Range 2 being East;

Thence from said beginning point and in 50' right of way South 17 deg. 41' 58" West 375.02 feet to a point;

Thence leave 50' right of way North 69 deg. 03' 50" West 246.00 feet to an iron rod found;

Thence North 20 deg. 51' 10" East 374.00 feet to an iron pin set;

Thence South 69 deg. 10' 20" East 225.37 feet to the place of beginning (passing on line an old survey stake found at 122.90 feet) containing by this survey 2.0248 Acres.

The 62.8040 Acre Tract is subject to that much of a 50' right of way for road purposes that passes through said 59.6974 Acre Tract to be conveyed. The 50' right of way to lie 35' West of and 15' East of

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Form 50202839 (3-13-23)
Page 9 of 15



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the following described centerline. Begin at the Northeast corner of the above described 2.0248 Acre Tract the Southeast corner of Section 17, Township 6, Range 2 bears South 25 deg. 39' 33" East 1800.37 feet from said beginning point bearing on the South line of said section being East;

Thence from said beginning point and with said centerline the following Seven (7) bearings and distances:

(1) South 15 deg. 29' 53" West 345.51 feet;
(2) South 09 deg. 51' 12" West 265.47 feet;
(3) South 27 deg. 19' 40" West 225.70 feet;
(4) South 15 deg. 19' 40" West 161.88 feet;
(5) South 05 deg. 19' 40" West 227.28 feet;
(6) South 18 deg. 19' 40" West 154.60 feet;
(7) South 01 deg. 40' 20" East 120.00 feet to a point in County Road 26 being same right of way as described in Volume 552, Page 392.

Containing 59.6974 Acres of ground to be conveyed by this instrument. Description covers 62.8040 acres with exceptions of 1.0818 Acres and 2.0248 Acres, leaving 59.6974 Acres.

There is excepted from the 59.6974 Acres any previous exception for minerals and/or rights of ways.

This description was prepared on July 21, 1993, from an actual field survey made in December of 1988, by John R. Green, P.S. 4169. All iron pins set are 5/8" rebar with yellow caps. Bearings are based on those set forth in Deed Volume 518, Page 419.

Excepting therefrom:

Situated in the State of Ohio, County of Jefferson, Township of Cross Creek, being in Section 17, Township 6, Range 2, Seven Ranges, being a part of 59.6974 acres conveyed to United Group Realties, Inc., an Ohio Corporation, in Official Record Volume 246, Page 755, all records being of the Recorder's Office, Jefferson County, Ohio, unless otherwise noted and being more particularly described as follows: Being in Steubenville Corporation

Beginning for reference at the Northwest corner of Lot 171 of Country Club Hills as recorded in Plat Book 11, Page 56, said point being on the Southerly line of a 23.595 acre tract conveyed to Steubenville Country Club in Deed Volume 436, Page 310;

Thence, with the Southerly line of said 23.595 acre tract, North 66 degrees, 30 minutes 05 seconds West, 505.28 feet to a capped 5/8" rebar found at an angle point on the Easterly line of said 59.6974 acre tract and being THE PRINCIPAL PLACE OF BEGINNING of herein described tract;

Thence, with the East line of said 59.6974 acre tract, South 30 degrees 00 minutes 00 seconds West, 80.00 feet to an iron pin set;

Thence, crossing said 59.6974 acre tract with the following Two (2) new courses:

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1) North 55 degrees 38 minutes 11 seconds West, 124.60 feet to an iron pin set;

2) North 05 degrees 45 minutes 03 seconds East, 790.04 feet to an iron pin set on the Northerly line of said 59.6974 acre tract, the Southerly line of a 72.232 acre tract conveyed to Steubenville Country Club in Deed Volume 129, Page 256;

Thence, with the Northerly line of said 59.6974 acre tract, the Southerly line of said 72.232 acre tract, South 75 degrees 05 minutes 01 second East, 65.91 feet to a 5/8" rebar found at the common corner of said 59.6974 acre tract and said 72.232 acre tract;

Thence, with the Easterly line of said 59.6974 acre tract, the Westerly line of said 23.595 acre tract, South 00 degrees 00 minutes 00 seconds West, 770.15 feet to THE PLACE OF BEGINNING, CONTAINING 1.967 acres more or less, subject to all legal easements and rights-of-way of record and records in their respective utility offices.

This description was based on an actual field survey done on April 25, 2000, and in accordance of Administrative Code 4733-37. Iron pins set are 30" x 1" O.D, with yellow plastic caps inscribed "HYDE P.S. 7529". Basis of bearings is the Easterly line of a 59.6974 acre tract conveyed to United Group Realities, Inc., an Ohio Corporation, in Official Record Volume 246, Page 755 and is for angular purposes only.

The property address and tax parcel identification number listed herein are provided solely for informational purposes, without warranty as to accuracy or completeness.

Property Address: 57.73 acres County Road 26, Steubenville, OH 43953 Parcel No.: 08-01765-000

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ALTA COMMITMENT FOR TITLE INSURANCE issued by FIRST AMERICAN TITLE INSURANCE COMPANY

NOTICE

IMPORTANT—READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions; and the Commitment Conditions, First American Title Insurance Company, a Nebraska Corporation (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Amount of Insurance and the name of the Proposed Insured.

If all of the Schedule B, Part I—Requirements have not been met within 180 days after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

FIRST AMERICAN TITLE INSURANCE COMPANY

By:

Kenneth D. DeGiorgio, President

By:

Lisa W. Cornehl, Secretary

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COMMITMENT CONDITIONS

1. DEFINITIONS

- "Discriminatory Covenant": Any covenant, condition, restriction, or limitation that is a. unenforceable under applicable law because it illegally discriminates against a class of individuals based on personal characteristics such as race, color, religion, sex, sexual orientation, gender identity, familial status, disability, national origin, or other legally protected class.
- "Knowledge" or "Known": Actual knowledge or actual notice, but not constructive notice b. imparted by the Public Records.
- "Land": The land described in Item 5 of Schedule A and improvements located on that land c. that by State law constitute real property. The term "Land" does not include any property beyond that described in Schedule A, nor any right, title, interest, estate, or easement in any abutting street, road, avenue, alley, lane, right-of-way, body of water, or waterway, but does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
- d. "Mortgage": A mortgage, deed of trust, trust deed, security deed, or other real property security instrument, including one evidenced by electronic means authorized by law.
- "Policy": Each contract of title insurance, in a form adopted by the American Land Title e. Association, issued or to be issued by the Company pursuant to this Commitment.
- f. "Proposed Amount of Insurance": Each dollar amount specified in Schedule A as the Proposed Amount of Insurance of each Policy to be issued pursuant to this Commitment.
- "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each g. Policy to be issued pursuant to this Commitment.
- h. "Public Records": The recording or filing system established under State statutes in effect at the Commitment Date under which a document must be recorded or filed to impart constructive notice of matters relating to the Title to a purchaser for value without Knowledge. The term "Public Records" does not include any other recording or filing system, including any pertaining to environmental remediation or protection, planning, permitting, zoning, licensing, building, health, public safety, or national security matters.
- "State": The state or commonwealth of the United States within whose exterior boundaries i. the Land is located. The term "State" also includes the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands, and Guam.
- "Title": The estate or interest in the Land identified in Item 3 of Schedule A. j.
- If all of the Schedule B, Part I—Requirements have not been met within the time period specified in 2. the Commitment to Issue Policy, this Commitment terminates and the Company's liability and obligation end.
- 3. The Company's liability and obligation is limited by and this Commitment is not valid without:
 - the Notice: a.
 - the Commitment to Issue Policy; b.
 - c. the Commitment Conditions;
 - d. Schedule A;
 - Schedule B, Part I—Requirements; and e.

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34



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- f. Schedule B, Part II—Exceptions; and
- g. a counter-signature by the Company or its issuing agent that may be in electronic form.

4. COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company is not liable for any other amendment to this Commitment.

- **5.** LIMITATIONS OF LIABILITY
 - a. The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
 - i. comply with the Schedule B, Part I—Requirements;
 - ii. eliminate, with the Company's written consent, any Schedule B, Part II—Exceptions; or
 - iii. acquire the Title or create the Mortgage covered by this Commitment.
 - b. The Company is not liable under Commitment Condition 5.a. if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
 - c. The Company is only liable under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.
 - d. The Company's liability does not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Condition 5.a. or the Proposed Amount of Insurance.
 - e. The Company is not liable for the content of the Transaction Identification Data, if any.
 - f. The Company is not obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I—Requirements have been met to the satisfaction of the Company.
 - g. The Company's liability is further limited by the terms and provisions of the Policy to be issued to the Proposed Insured.
- 6. LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT; CHOICE OF LAW AND CHOICE OF FORUM
 - a. Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
 - b. Any claim must be based in contract under the State law of the State where the Land is located and is restricted to the terms and provisions of this Commitment. Any litigation or other proceeding brought by the Proposed Insured against the Company must be filed only in a State or federal court having jurisdiction.
 - c. This Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
 - d. The deletion or modification of any Schedule B, Part II—Exception does not constitute an

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agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.

- Any amendment or endorsement to this Commitment must be in writing and e. authenticated by a person authorized by the Company.
- When the Policy is issued, all liability and obligation under this Commitment will end and f. the Company's only liability will be under the Policy.

7. IF THIS COMMITMENT IS ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for closing, settlement, escrow, or any other purpose.

8. **PRO-FORMA POLICY**

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

CLAIMS PROCEDURES 9.

This Commitment incorporates by reference all Conditions for making a claim in the Policy to be issued to the Proposed Insured. Commitment Condition 9 does not modify the limitations of liability in Commitment Conditions 5 and 6.

10. CLASS ACTION

ALL CLAIMS AND DISPUTES ARISING OUT OF OR RELATING TO THIS COMMITMENT, INCLUDING ANY SERVICE OR OTHER MATTER IN CONNECTION WITH ISSUING THIS COMMITMENT, ANY BREACH OF A COMMITMENT PROVISION, OR ANY OTHER CLAIM OR DISPUTE ARISING OUT OF OR RELATING TO THE TRANSACTION GIVING RISE TO THIS COMMITMENT, MUST BE BROUGHT IN AN INDIVIDUAL CAPACITY. NO PARTY MAY SERVE AS PLAINTIFF, CLASS MEMBER, OR PARTICIPANT IN ANY CLASS OR REPRESENTATIVE PROCEEDING. ANY POLICY ISSUED PURSUANT TO THIS COMMITMENT WILL CONTAIN A CLASS ACTION CONDITION.

ARBITRATION 11.

The Policy contains an arbitration clause. All arbitrable matters when the Proposed Amount of Insurance is \$2,000,000 or less may be arbitrated at the election of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at http://www.alta.org/arbitration.

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36

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	148294					
	BY THE PLANNING COMMITTEE READINGS					
	Messrs. Delatore, Fox, Fortunato	•				
	2ndDEC 8 (893					
	3rd DEC 8 1398					
	ORDINANCE NO. 1998-147					
	AN ORDINANCE ACCEPTING ANNEXATION ON APPLICATION OF UNITED GROUP REALTIES, INC. AND OTHERS, OWNERS OF REAL ESTATE, AND DECLARING AN EMERGENCY.					
	NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STEUBERVILLE, COUNTY OF JEFFERSON, STATELOF ONIO:					
	EECTION 1: The proposed annexation as applied for in the patition of United Group Realties, Inc. and others, approved for annexation to the City of Steubenville by the Board of County Commissioners on November 19, 1998 is hereby accepted. The territory to be annoxed is described as follows:					
	Description of a 62.8040 Aore Tract of land situated in Section 17, Township 6, Range 2, Cross Creek Township, Jefferson County, Ohio, and bounded and described as follows:					
	Beginning at a point in County Road 26, the southeast corner of the said 62,8040 Acre Tract. The southeast corner of Section 17, Township 6, Range 2 bears the following two (2) bearings and distances from said beginning point: (1) South 30° 00° 00° West 216.00 feet to a point on the south line of said Section 17; (2) Thence with the south line of said Section east 1221.00 feet to said southeast corner of Section 17, Township 6, Range 2.					
10-1C C	Thenco from said beginning point and in County Road 26 the rollowing two (2) bearings and distances: (1) South 76' 15' 46' West 139.80 feet; (2) North 80' 50' 44' Wost 141.11 feot, Thence leaving County Road 26 and in Township Road 174 the following four (4) bearings and distances: (1) North 32' 39' 14' West 270.21 feot; (2) North 61' 06' 30' West 184.70 feet to the northoast corner of Crous Creek Township Trustee Tract record in Volume 298, page 142; (3) Thence with the north line of said tract North 66' 51' 04' West 109.44 feet; (4) North 55' 36' 02' West 214.50 feet to the southwest corner of the horoin described tract; Thence leave road Horth 32' 02' 56' East 285.46 feet to an iron pin set; thence North 19' 18' 02' West 92.40 foot to a fence pout; Thence North 2' 41' 58' East 212.65 feet to an iron pin set (at 192.55 feet passing on line a fence pout; Thence North 19' 18' 02' West 92.40 foot to a fence pout; Thence North 2' 41' 58' East 212.65 feet to an iron pin set (at 192.55 feet passing on line a fence pout; Tract recorded in Volume 614, page 30, thence with 11ne; of the acid 4.94 Acro Tract the following two (2) bearings and distances: (1) South 41' 42' 32' East 19.70 feet to a iron pin sot; (2) North 35' 48' 40' East 56.80 feet to an iron pin sot; (2) North 35' 48' 40' East 56.80 feet to an iron pin sot; (2) North 35' 10' West 246.78 feet to an iron pin found capped P.S. 7015; Thence North 7' 19' 31' East 315.79 feet to an iron pin found capped P.S. 7015; Thence North 7' 19' 31' East 531.00 feet to an iron pin found capped P.S. 7015, Thence North 13' 03' 17' West 246.78 feet to an iron pin found capped P.S. 7015; Thence North 7' 59' 49' East 92.45 feet to an iron pin found copped P.S. 7015; Thence, South 75' 05' 01' East 134.31 feet to an iron pin found caped P.S. 7015; Thence, with the existing corporation line of the City of Steubenvillo, South 75' 05' 01' East 112.72 feet to an iron pin wat, Thence leaving, add the existing corporation line of the City of steubonvillo, South 770.15' teet to an i					
	PARENT THERDITION OF STANK PARENCE, MARSHALL COUNTY AUTORIT	•••				
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5. J . • . Ordinanco No. 1998-147 Page 2 OR VOI. 459 PG 401 SECTION 2. The certified transcript of the proceedings for annuxation, with an accurate map of the territory, together with the petition for annexation and other papers rolating to the proceedings of the County. Commissioners, are on file with the Clerk of Council of the City of Stoubenville and have been for more than cixty days. SECTION 3: The Clerk of Council is directed to make three copies of this ordinance, to each of which shall be altached a copy of the map accompanying the petition for annexation, a copy of the transcript of proceedings of the Board of County Commissioners relating thereto, and a certificate as to the correctness thereof. The Clork shall then forthwith deliver one copy to the County Auditor, one copy to the County Recorder and one copy to the Secretary of State, and shall file notice of this ennexation with the Board of Elections within thirty days after it becomes of inlive, and the Clerk shall do all other things required by law. SECTION 4: That this Ordinance is hereby declared to be an emergency Ordinance necessary for the preservation of the public health, wafety, and welfare of the oltizens of the City of Steubenville, Ohio, and for the further roason that acceptance of this annoxation must proceed as soon as possible so that services for the annexed area can begin at the continut possible time. and as a recult thoreof, this Ordinanco shall take offact and be in full force. immediately upon its passage by Council, otherwise, at the carliest period allowed by law. 8 1968 DEC 03760 APPEOVED DEC 8 1398 DATED 1. Pumele L. Oslande renter 1998-147 , էր նուց Record to b 7-141. Precord to b 7-141. Parale L. Onlando China or Connen 1117 \mathbf{x} TENDENVALE

PAUL I. SCALLS RICONDIE DFED OF BASEMENT

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OR VOI. 538 PG 427

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KNOW ALL MEN BY THESE PRESENTS, that UNITED GROUP REALTIES, INC:hereinafter referred to as "GRANTOR", for and in consideration of One Dollar (\$1.00) and other good and valuable consideration to them paid, by the City of Steubenville, (hereinafter "GRANTEE"), receipt of which is hereby acknowledged, do hereby GRANT, BARGAIN, SELL CONVEY and RELEASE to the GRANTEE, its successors and assigns forever, a perpetual nonexclusive Permanent Easement and a Tempotary Construction Easement in, across, through, over and under the real estate hereinafter described situated in the State of Ohio, County of Jefferson Township of Cross Creek, City of Steubenville, for the purpose of construction, operating, maintaining, inspecting, repairing, renewing, removing and replacing a waterline and appurtenances thereto, together with a right of access to said easement areas for said purpose.

The casements granted are delineated on Exhibits "A" and "B" attached hereto, and incorporated herein.

The granting of these easements does not preclude the use of said easement areas for sanitary sewer, gas, telephone, electric or television cable facilities which uses, in the judgement of GRANTEE, do not reasonable interfere with GRANTEE'S use of said casement areas.

The GRANTEE shall have the right hereunder, at all times, to enter upon the easement areas to do all things necessary for the purpose of constructing, operating, maintaining, inspecting, repairing, renewing, removing and replacing said waterline and all apportenances in, over, across or under said easements. Further, in connection with said construction, operating, maintaining, inspecting, repairing, renewing, removing and repl- sing of said waterline and appurtenances, GRANTOR agrees not to build, construct or place on ...e permanent easement any buildings or other structure which would interfere with said activity; however, construction of a road, landscaping and planting, except trees, shall not be prohibited therefrom.

In consideration of the conveyance by GRAN TORS of these casements, GRANTEE hereby agree that it shall permanently maintain, operate, repair, replace or reconstruct the waterline and appurtenances referred to hereis, and connection with such maintenance, repair, operation,

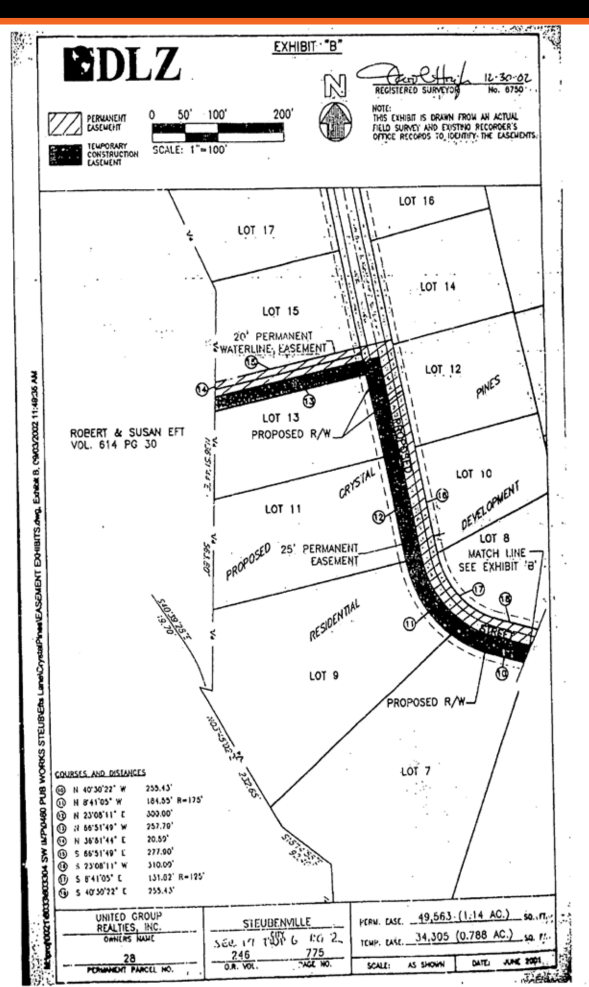
	0R VOL 538 PG 428	
IN WITNESS WHEREOF, the unders	signed have set his/her or their hand(s) this <u>1444</u> day	
Witness	GRANTOR	
(This acknowledgement is to be exceuted if	the GRANTOR is a corporation/partnership.)	
STATE OF OHIO } SS: COUNTY OF JEFFERSON }		
<u>Grantor</u> respectively, of the above did severally depose and say that they exect	1444 day of January, 2002, <u>Laymond</u> to me knows to be the <u>Witherss</u> and named corporation/partnership, and by me duly sworn, need the foregoing instrument for and on behalf of said prized so to do, and further did severally depose and say and that the seal affixed to said instrument is the seal of	
Witness my official signature and se	al on the day listed above.	

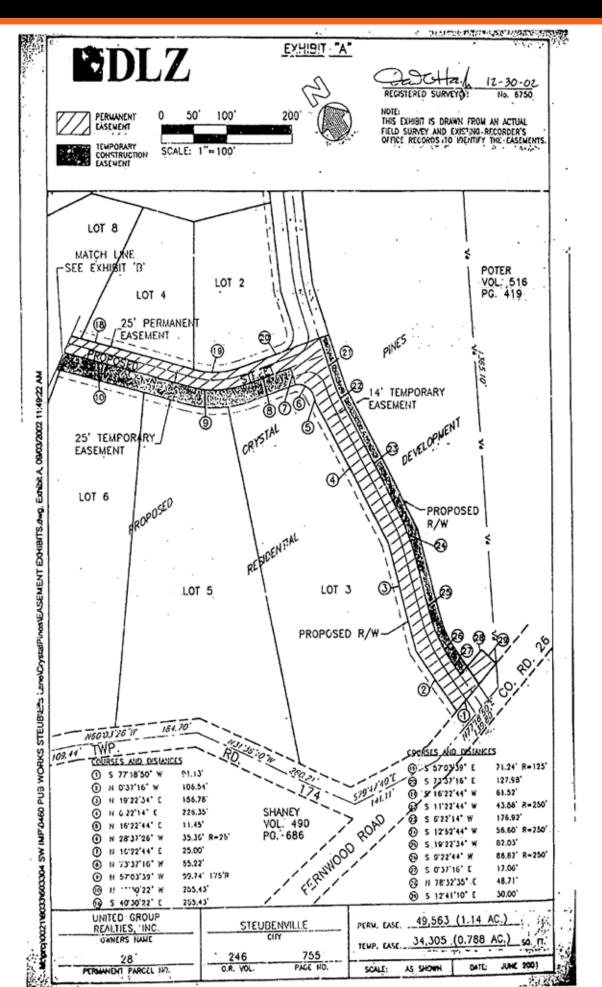
Cally R. GRANDS NOTARY PUBLIC GXP8-10:2004 41

City of Steubenville 308 Market Street Steubenville, OH 43952

This instrument prepared by

Mreap0021960336033.02 TOWTRS DELDEASE.dx:





PAUL R. MCKEEGAN JEFFERSON CO. OH RECORDER FEE 36 00 2111 JUN 19 AM 11: 53

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OR VOL 1310 PG 318

MEMORANDUM OF OIL & GAS LEASE

This Memorandum of Oil and Gas Lease dated the 11th day of June 2018 by and between Ramana M. Murty. President of United Group Realtles, INC., of P.O. Box 4070, Steubenville, OH 43952, hereinafter collectively called "Lessor," and <u>Ascent Resources - Uticu, LLC</u> on <u>Oklahoma Limited Liability Company</u>, whose address is P.O. Box 13678, Oklahoma City, OK 73113, hereinafter called "Lessee."

WHEREAS:

For and in consideration of the sum of Ten Dollars (\$10,00) cash in hand paid, and other good and valuable consideration, Lessor did make and execute in favor of Lessee an Oil and Gas Lease dated June 11, 2018, and made effective June 11, 2018, which provides for a Flve (5) year primary term and an option to renew for an additional Flve (5) year primary term.

Said lease covers all that certain tract of land being described as follows:

See attached Exhibit 'A' attached hereto and made a part hereof. .

Containing 61.321614 acres and located in the Townships of Cross Creek County, State of Ohio, for the purpose of drilling, operating for, producing and removing oil and gas and all the constituents thereof. This Lease may be extended beyond the primary term by certain activities including, without limitation, conducting operations, producing oil or gas, or making prescribed payments. This Lease also grants to Lessee a Right of First Refusal to match any offer to top lease the icased premises, which right may be exercised by Lessee within Fifteen (15) days after receipt of proper notice from Lessor.

This Memorandum of Oil and Gas Lease is being made and filed for the purpose of giving third parties notice of the existence of the Lease described above. The execution, delivery and recordation of this Memorandum of Oil and Gas Lease shall have no effect upon, and is not intended as an amendment of the terms and conditions of the Lease. It is the intent of the Lessor to lease all of Lessor's interest in and to the properties described herein, whether or not the tracts recited herein are property described, and further it is understood this lease includes all rights owned by the Lessor in the properties described herein.

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IN WITNESS WHEREOF, Lessor hereunto sets hand and seal.

WITNESS

LESSOR: United Group Realties, INC. Ramana M. Murry

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A	ACKNOWLEDGMENT	OR VOL	1310	PG 319
STATE OF Ohio)		• .	
COUNTY OF Jefferson) \$5:			
On this, the Bdsy of UNC 2 personally appeared Ramana, M. Murry, wi	0/8 before me Cancer M. Mus	If the undersigne	d officer, up Realties	
INC. and that he as such, being authorized to contained by signing the name of the corpora	o do so, executed the foregoing instrume	ent for the purpose th	erein	
			····	10 575
IN WITNESS WHEREOF, I hereu		x 142 4.24	22	
	My Commission Expires: Lepte Signature Plutary Public:	Marie St	unse	0
	Name/Notzry Public (print) AUN			5
			5	VIII Constant
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Prepared By/Return to Ascent Resources - Utica, LLC at P.O. Box 13678. Oklahoma City, OK 73113

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OR VOL 1310 PG 320

EXHIBIT "A"

Attached to and made part of that certain Memorandum of Oil and Gas Lease dated June 11, 2018, by and between Ramana M. Murty, President of United Group Realities, INC., as Lessor and Ascent Resources – Utica, LLC, P.O. Box 13678, Oklahoma City, OK 73113, as Lessee, to wit:

DESCRIPTION OF THE LEASED PREMISES

Township: 6 Range: 2 Section 17; Surface Tax Parce! No.: 03-01765-000, containing 57,7304 acres

and is bounded formerly or currently as follows:

On the North by lands of: Steubenville County Club On the East by lands of: Robert C, and Diane M. Strobet On the South by lands of: Edward and Jeffrey Clements On the West by lands of: Tiffany Giampolo

Containing 57,7304 acres and located in the Township of Cross Creek, Jefferson County, State of Ohio, for the purposes of drilling, operating for, producing and removing oil and gas and all the constituents thereof. Said lands, were conveyed to Lessor by virtue of deeds dated September 29, 1997 and recorded in said County and State in Official Records Vol 246, Page 755.

Fownship: 6 Range: 2 Section 12; Surface Tax Parcel No.: 08-01608-001, containing 3,591214 acres

and is bounded formerly or currently as follows:

On the North by lands of: US Bank National Assoc. On the East by lands of: Cassique Properties LP On the South by lands of: Sinclair Ave. On the West by lands of: US Bank National Assoc.

Containing 3.591214 acres and located in the Township of Wayne, Jefferson County. State of Ohio, for the purposes of drilling, operating for, producing and removing oil and gas and all the constituents thereof. Said lands were conveyed to Lessor by virtue of deeds dated March 8, 2013 and recorded in said County and State in Official Records Vol 1044, Page 417.

END

Lessor United Group Reatties, INC. nana M. Murty

4/10/23, 12:30 PM		transAddDoc.jsg	p	
	Document Category: MEMORANDU	M OF LEASE		
	Instrument Status: Recorded and	Verified		
	Instrument Type: LEASE			
	Instrument Number: 333820			
	Book Type:			
	Book / Page: 1310 / 318			
	Recorded Date: 06/19/2018 1	1:53:00 AM		
	Instrument Pages: 3			
	Instrument Date: 06/11/2018			
	Signature Page:			
• •	Legal Desc Page:	1 A.		
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Marginal References	is a set of a set of a set	·· . ·		
	337601 (RATIFICATION OF LEASE)	1329 0309	10/10/2018	
Names	The second s		-	
Grantor: UNITED GROUP REALTIES INC		• •		•
Grantee: ASCENT RESOURCES UTICA LLC				
	Comment (Public): Oll. & GAS			
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ASSIGNMENT SEE LEASE VOL. 58 PAGE 728
409413 520 000
RIGHT-OF-WAY AGREEMENT
FOR AND IN CONSIDERATION of One Dollar (\$1.00) in hand paid, the
receipt of which is hereby acknowledged, and the further consideration of \$
Thomas S. Fonow &Veronica A. Fonow(Husband &Wife)501 Benita Dr. Mingo Junction, Ohic43938
Mary A. Fonow (Widow)1C4 Wilma Ave. Steubenville, Ohio43952 Richard E.Quiring &Ruth C.Cuiring(Husband &Wife)110 W. Cariton Rd. Heroint Rolling Chanton, March with and Steubenville. Ohio 43952 3522 Manchester Rd. Akron, Ohio 44319
the Grantee, its successors or assigns, the right of way to lay, maintain, operate, relocate and remove a pipeline, with drips, valves and other necessary appurtenances thereto, on, over and through the following described lands, situated in Section/Lot 17 , Township Cross Creek 6.2 ,
County Jefferson , State Onio and bounded and described as follows:
On the North by the lands of Various Small Tracts On the East by the lands of C. & W.Kerr; Nayoelle Stroble On the South by the lands of Teramana Realty; Various Small Tracts On the West by the lands of Various Small Tracts with ingress and egress to and from the same. The Grantor shall fully use and enjoy the said prenises except for the purposes herein granted to the grantec which hereby agrees to pay any damages which might arise to crops, buildings, drain tile and fences from the exercise of any of the rights herein granted to it; said damages, if not mutually agreed upon, to be ascertained by three disinterested persons, one thereof to be appointed by
the Grantor, one by the Grantee, and the third by the two so appointed as aforesaid, and the award of such three persons shall be final and conclusive And the Grantee is further granted the right from the to time to lay additional lines of pipe alongside of, or to connect with, the first line provided upon the rayment of the price per lineal rod above mentioned for each additional line laid, and subject to the same conditions; and also the right to change the size of and replace its pipes, the damages, if any, to crops, buildings, drain tile and fences in making such change or replacement to be paid by the Grantee.
All payments hereunder may be made to Grantor by check made payable to the order of and mailed or delivered to <u></u>
and obligations of the Crantee in regard to the subject matter hereof and no covenant, agreement or obligation not expressed herein shall be imposed upon the Grantee; and this grant shall be binding upon the Grantor and Grantes = and shall inure to the benefit of their respective heirs, personal representations, successors and assigns.
umpress the signatures of the Crantor this 4 day of months a
September ,19 31 Find 15 4 Richard Eleventing The Mitcheld First Contract Ruffer , 2011
Mary allen Frider Mary AFonow Witness to all signatures In any a Foricer Mary AFonow Thomas S. Fonow
County of Jefferson On this <u>4 day of September</u> , 19 <u>61</u> , before me a Notary Public in and for said county and state personally appeared the said
the foregoing instrument and that it is <u>Their</u> free act and deep. Since my hand and official seal, the day and year aferesaid.
My commission expires:
This instrument prepared by: NORTHERN OHIO OIL & GAS CO., INC.

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OR JUL 246 PG 755

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CORRECTIVE WARRANTY DEED

KNOW ALL MEN BY THESE PRESENTS: That JAMES T. FONOW and KAREN FONOW, husband and wife, of Jefferson County, State of Ohio; EMIL BACICH and RUTH BACICH, f/k/a RUTH QUIRING, husband and wife, of Jefferson County, State of Ohio; and THOMAS FONOW and VERCNICA FONOW, husband and wife, of Jefferson County, State of Ohio, for valuable consideration paid, grant(s), with General Warranty Covenants, to UNITED GROUP REALTIES, INC., an Ohio corporation, whose tax mailing address is: 401 Market Street, Steubenville, Ohio 43952, the following real property:

Description of a 62.8040 Acre Tract of land situated in Section 17, Township 6, Range 2, Cross Creek Township, Jefferson County, Ohio. There is excepted from the 62.8040 Acre Tract two tracts previously conveyed, one of 1.0818 Acres by this survey, another of 2.0248 Acres by this survey. These two exceptions are more completely described later in this description leaving 59.6974 Acres to be conveyed. Said 59.6974 Acres being the remainder of a 71 Acre Tract as described in Volume 545, page 161 of the Jefferson County Record of Deeds. A more complete description of the 62.8040 Acre Tract is as follows:

Beginning at a point in County Road 26, the southeast corner of the said 62.8040 Acre Tract. The southeast corner of Section 17, Township 6, Range 2 bears the following two (2) bearings and distances from said beginning point: (1) South 30 deg. 00' 00" West 216.00 feet to a point on the south line of said Section 17; (2) Thence with the south line of said Section east 1221.00 feet to said southeast corner of Section 17, Township 6, Range 2.

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Thence from said beginning point and in County Road 26 the following two (2) bearings and distances: (1) South 76 deg. 15' 46" West 139.80 feet; (2) North 80 deg. 50' 44" West 141.11 feet; Thence leaving County Road 26 and in Township Road 174 the following four (4) bearings and distances: (1) North 32 deg. 39' 14" West 260.21 feet; (2) North 61 deg. 06' 30" West 184.70 feet to the northeast corner of Cross Creek Township Trustee Tract recorded in Volume 298, page 142; (3) Thence with the north line of said tract North 66 deg. 51' 04" West 109.44 feet; (4) North 59 deg. 36' 02" West 214.50 feet to the southwest corner of the herein described tract; Thence leave road North 32 deg. 02' 56" East 285.46 feet to an iron pin set; thence North 19 deg. 18' 02" West 92.40 feet to a fence post; Thence North 2 deg. 41' 58" East 232.65 feet to an iron pin set (at 192.55 feet passing on line a fence post). Said last mentioned iron pin being on the south line of a 4.94 Acre Tract recorded in Volume 614, page 30; thence with lines of the said 4.94 Acre Tract the following two (2) bearings and distances: (1) South 11 deg. 42' 32" East 19.70 feet to an iron pin set; (2) North 35 deg. 48' 40" East 563.80 feet to an iron pin set (at 73.12 feet passing on line a fence post) 'at 236.16 feet passing on line a fence

OR VOL246 PG 75

post); Thence North 7 deg. 19' 31" East 315.79 feet to an iron pin found capped P.S. 7015; Thence North 7 deg. 19' 31" East 531.00 feet to an iron pin found capped P.S. 7015; Thence North 13 deg. 03' 17" West 246.78 feet to an iron pin found capped P.S. 7015; Thence North 9 deg. 59' 49" East 92.45 feet to an iron pin found capped P.S. 7015; Thence South 75 deg. 05' 01" East 134.31 feet to an iron pin found capped P.S. 7015; Thence South 75 deg. 05' 01" East 1112.72 feet to an iron pin set; Thence South 770.15 feet to an iron pin set; Thence South 30 deg. 00' 00" West 1770.60 feet to the place of beginning, containing 62.8040 Acres.

There is excepted from the above 62.8040 Acre Tract a 1.0818 Acre Tract by this survey, which is the same property as recorded in Volume 364, page 114. Begin for a description of the 1.0818 Acre Tract at its southeast corner and in a 50' wide right of way the southeast corner of Section 17, Township 6, Range 2 bears South 40 deg. 36' 49" East 1430.94 feet from said beginning point bearing on the south line of said section being aast; Thence from said beginning point and leave 50' right of way North 69 deg. 03' 50" West 274.70 feet to an iron pin set; Thence North 20 deg. 56' 10" East 181.00 feet to an iron rod found; Thence South 69 deg. 03' 50" East 246.00 feet to a point in the above rantioned 50 foot right of way and in an existing gravel road; Thence in 50' right of way South 11 deg. 55' 34" West 183.26 feet to the place of beginning, containing by this survey 1.0818 Acres.

There is excepted from the above 62.8040 Acre Tract a 2.0248 Acre Tract by this survey which is the same property as recorded in Volume 552, page 392. Begin for a description at the northeast corner of the said 2.0248 Acre Tract and in a 50' right of way; the southeast corner of Section 17, Township 6, Range 2 bears South 25 cleg. 39' 33" East 1800.37 feet from said beginning point bearing on the south line of Section 17, Township 6, Range 2 being east; thence from said beginning point and in 50' right of way South 17 deg. 41' 58" West 375.02 feet to a point: thence leave 50' right of way North 69 deg. 03' 50" West 246.00 feet to an iron rod found; thence North 20 deg. 51' 10" East 374.00 feet to an iron pin set; Thence South 69 deg. 10' 20" East 225.37 feet to the place of beginning (passing on 'ine an old survey stake found at 122.90 feet) containing by this survey 2.0248 Acres.

The 62.8040 Acre Tract is subject to that much of a 50' right of way for road purposes that passes through said 59.6974 Acre Tract to be conveyed. The 50' right of way to lie 35' west of and 15' east of the following described centerline. Begin at the northeast corner of the above described 2.0248 Acre Tract the southeast corner of Section 17, Township 6, Range 2 bears South 25 deg. 39' 33" East 1800.37 feet from said beginning point bearing on the south line of said section being east; Thence from said beginning point and with said centerline the following seven (7) bearings and distances: (1) South 15 deg. 29' 53" West 345.51 feet; South 09 deg. 51' 12" West 265.47 feet; (2) South 27 deg. 19' 40" West 225.70 feet; South 15 deg. 19' 40" West 161.88 feet; (3) (4) South 05 deg. 19' 40" West 227.28 feet; (5) (6) South 18 deg. 19' 40" West 154.60 feet; (7) South 01 deg. 40' 20" East 120.00 feet to a point in County Road 26 being same right of way as described in Volume 552, page 392.

Containing 59.6974 Acres of ground to be conveyed by this instrument. Description covers 62.8040 acres with exceptions of 1.0818 Acres and 2.0248 Acres, leaving 59.6974 Acres.

There is excepted from the 59.6974 Acres any previous exception for minerals and/or rights of ways.

This description was prepared on July 21, 1993, from an actual field survey made in December of 1988, by John R. Green, P.S. 4169. All iron pins set are 5/8" rebar with yellow caps. Bearings are based on those set forth in Deed Volume 518, page 419.

Prior Instrument Reference: Volume 244, page 371

THIS DEED IS RE-RECORDED TC CORRECT THE DESCRIPTION.

WITNESS their hands this 29th day of September, 1997.

Signed and acknowledged in the presence of:

WITNESS for J & K Fonow

WITNESS for J & K Fonow

Paulette a marte WITNESS for E & R Bacich nacy mustate WITNESS for E & R Bacich

WITNESS FOR T & V FONOW

Faulatte Marti WITNESS for T & V Fonow Partin

STATE OF OHIO)) SS:

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COUNTY OF JEFFERSON)

Before me, a Notary public in and for said County and State, personally appeared the above-named JAMES T. FONOW and KAREN FONOW, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at <u>Atembergalle</u>, this <u>ilet</u> day of <u>Applember</u>, 1997.

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PAULETTE ANN MARTIN, NOTARY PUBLIC STATE OF SHID MY COMMISSION EXPIRES 11/30/97

NOTARY PUBLIC

KAREN FONOW

aren

AMES

EMIL BACICH

OR VOL246 PG 757

Furth Barech Authours RUTH BACICH f/k/a RUTH QUIRING

April 2

THOMAS FONOW

en anida

VERONICA FONOW

OR VOL246 PG 758

STATE OF OHIO)) SS: COUNTY OF JEFFERSON)

Before me, a Notary Public in and for said County and State, personally appeared the above-named EMIL BACICH and RUTH BACICH, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at <u>Steubenwille</u>, this <u>29</u>^M day of <u>September</u>. 1997. <u>Paulette Ann Martin</u> NOTARY PUBLIC

STATE OF OHIO)) SS: COUNTY OF JEFFERSON)

Before me, a Notary Public in and for said County and State, personally appeared the above-named THOMAS FONOW and VERONICA FONOW, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at <u>Itersenville</u>, this <u>25</u>th day of <u>Repters been</u> 1997.

NOTARY PUBLIC

MY COMMISSION EXPIRES 11/30/92

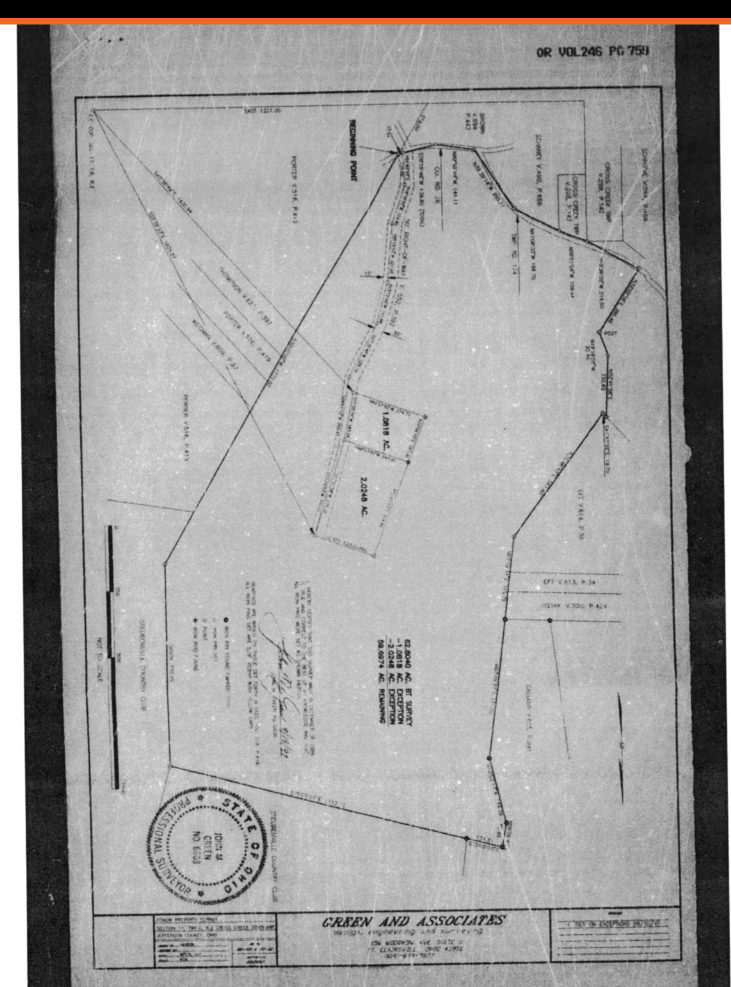
STATE OF CHIO MY COMMISSION EXPIRES 11 30197

This Instrument Prepared by: ROLERT C. HARGRAVE Attorney at Law Steubenville, Ohio

RECORDED Nº 6.91 PANG R. MCKEED / F RECORDER

Oct 3 11 38 AM '97

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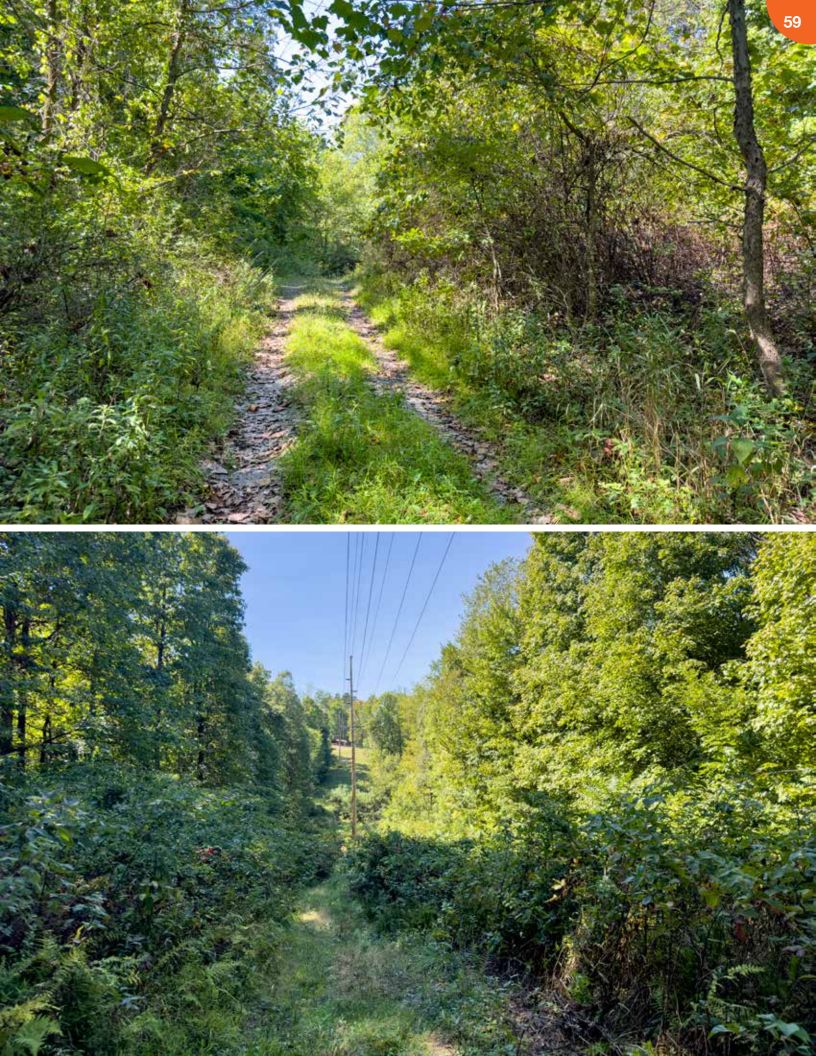


PROPERTY PHOTOS





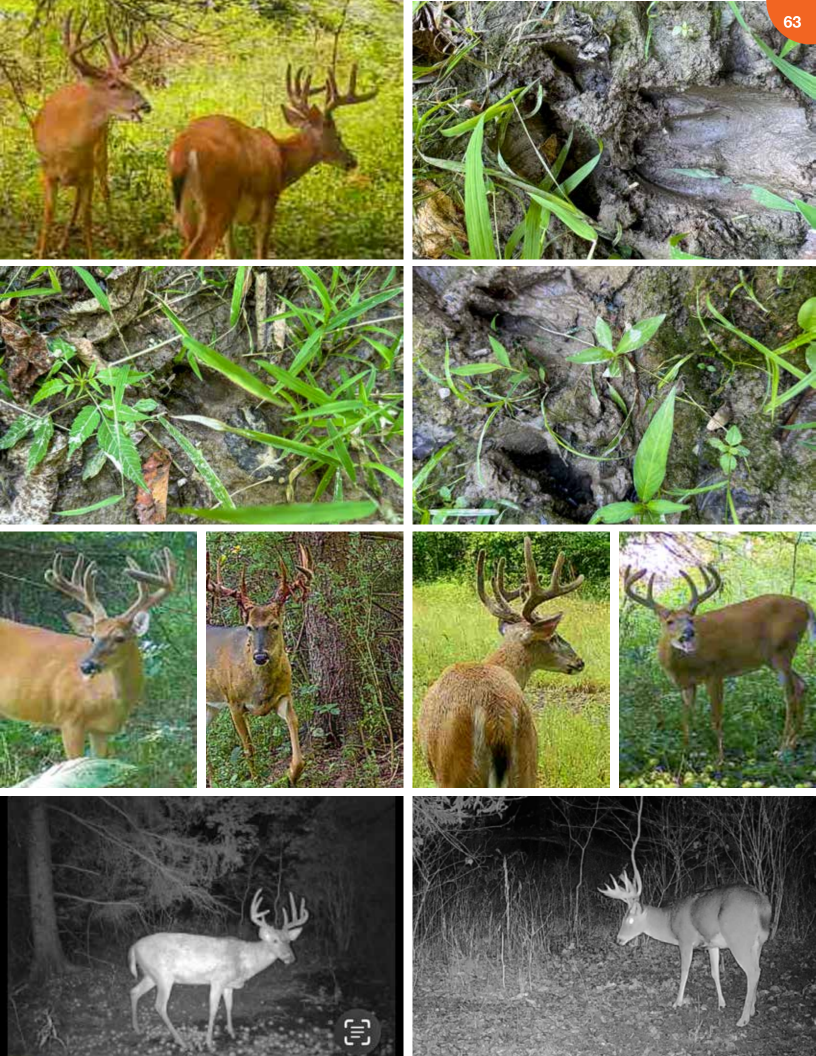


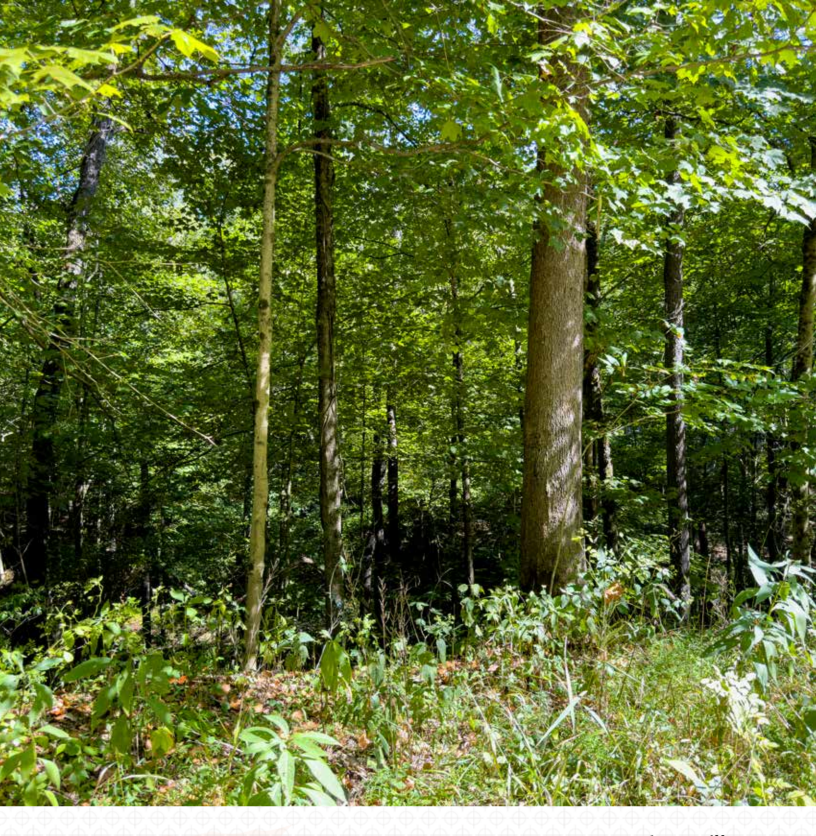












Auction Manager: Luke Schrader • 260.229.7089



950 North Liberty Drive, Columbia City, IN 46725 800.451.2709 • 260.244.7606 • www.schraderauction.com

Ohio Real Estate: Schrader Real Estate and Auction Company, Inc.#REC.0000314452 (Jeffersonville, OH) • Rex D. Schrader II #BRKP.2014002282 Luke N. Schrader #SAL.2020005357

Ohio Auctioneer: Schrader Real Estate and Auction Company, Inc. #63198513759 Rex D. Schrader II #2012000041 • Luke Schrader #2023000236

