1 PROPERTY 1549 Greencrest Drive, Pittsburgh, PA 15226

## OIL, GAS AND MINERAL RIGHTS/INTERESTS ADDENDUM TO AGREEMENT OF SALE

This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of Realtors® (PAR).

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<sup>2</sup> SELLER Nathan J. Rager and Jennifer J. Rager							
3 <b>B</b>	UYER						
	. TITLE		0.11				
5	Notwithstanding the default language of the A						
6	gas and/or mineral rights/interests regardless of						
7	investigation as to the history of the ownership	o rights/interests and status of the oil, gas an	nd/or mineral rights/interests pertaining to				
8	the Property.						
9 2.	,	1/ . 1 . 1 . / 1 . 1					
10	(A) Buyer is aware that the following oil, gas						
11	conveyed by Seller or a previous owner of	f the Property (exceptions) and cannot be tr	ansferred to Buyer:				
12							
13							
14	(D) D	1000/	1.4. Continue of the Donner of the American district				
15	(B) Buyer acknowledges that Seller may not						
16			the Property, Buyer will accept only the				
17	_	to convey, free and clear of all other liens, of	encumbrances, and easements, subject to the				
18	exceptions referenced above.						
19 3.		41	1. d				
20	(A) Buyer understands and acknowledges that						
21			s/interests and does not covenant that Buyer				
22	will have quiet enjoyment of these rights/		a arrangabin nighta/intangata and atatua of the				
23	(B) Buyer may elect, at Buyer's expense, to c						
24			licensed or otherwise qualified professional. iil, gas and/or mineral rights/interests to the				
25							
26		VES THIS OPTION and agrees to the REL	eiving a certain interest in the oil, gas and/or				
27		days (60 if not specified) from the Execu					
28			the ownership rights/interests and status of				
29		ests to the Property. Buyer will pay for any					
30 31	search.	ests to the Property. Buyer will pay for any	and an costs associated with the title				
32		emonstrates terms that are unsatisfactory	to Buyer, Buyer will, within the stated				
33	Investigation Period:	monstrates terms that are unsatisfactory	to Buyer, Buyer with, within the stated				
34		the the RELEASE in the Agreement of Sal	le OR				
35			it monies returned to Buyer according to the				
36	terms contained in the Agreement		it momes returned to buyer decording to the				
37		written agreement with Seller as acceptable	to the lender(s) if any				
38			f the Investigation Period, and Buyer does				
39	•	9	time, Buyer will accept the Property and				
40	agree to the terms of the RELEASE		time, Buyer win accept the Froperty and				
41 <b>4.</b>							
42	(A) Buyer acknowledges that Seller is reservi		g oil, gas and/or mineral rights/interests and				
43			retained by Seller include the right to receive				
44		wise stated below. This reservation will be					
45	Oil	wise stated selow. This reservation will se	onceated in its entirety at settlement.				
46	Gas						
47							
48	Coal						
49	Other						
50	(B) The warranty of title in the Agreement of	Sale does not pertain to the oil, gas and/or m	nineral rights/interests and royalties that have				
51			oes not covenant that Buyer will have quiet				
52	enjoyment of these rights/interests.	and di					
	<i>y y</i>						
			100 000				
53 ]	Buyer Initials:	OGM Page 1 of 2	Seller Initials: 07/15/20 07/15/20				
	zajv minus.	OGM Lage LVL2	9:23 AM EDT 9:36 AM EDT dottoop verified				

54	(C) S	eller's reservation, if any, does not apply to domestic free gas and surface damage rights/inter	ests, which are set forth below.			
55		Seller is reserving an interest in any non-excepted oil, gas and/or mineral rights/interests and				
56	th	e Settlement Date (30 if not specified) Seller will deliver to Buyer the proposed reservation lar	ngauge that will appear in the deed			
57	th	at conveys title to the Property to Buyer for Buyer's review. If this reservation language does	not reflect the terms in Paragraph			
58	4(	(A) above, or if Seller fails to provide the proposed reservation language within the time pro	vided, Seller may be in default of			
59	th	e Agreement of Sale.				
60	(E) W	Vithin days (15 if not specified) of receiving Seller's proposed reservation language,	or if no reservation language is			
61	p	rovided within the stated time, Buyer will notify Seller of Buyer's choice to:				
62	1.	Agree to Seller's proposed reservation language, accept the Property, and agree to the REI	LEASE in the Agreement of Sale,			
63		OR				
64	2.	Terminate the Agreement of Sale by written notice to Seller with all deposit monies returne	ed to Buyer according to the terms			
65		of the Agreement of Sale, OR				
66	3.	Enter into a mutually acceptable written agreement with Seller.				
67	If	Buyer and Seller do not reach a written agreement during the time stated in this Paragi	raph, and Buyer fails to respond			
68	W	ithin the time provided for Buyer's response in Paragraph 4(E) above, or fails to terminate the A	Agreement of Sale by written notice			
69		Seller within that time, Buyer will accept the Property and agree to the RELEASE in the Agr				
70	(F) If	Seller fails to deliver the proposed reservation language as specified in Paragraph 4(D), and Bu	yer exercises the right to terminate			
71		is Agreement as a result, all deposit monies shall be returned to Buyer according to the terms o				
72		ination, Seller will reimburse Buyer for any investigative costs incurred by Buyer to verify the ti	tle, status and ownership of the oil,			
73		as and/or mineral rights/interests underlying the Property.				
74 <b>5.</b>		ESTIC FREE GAS				
75	Seller	will convey to Buyer 100% of the domestic free gas rights unless otherwise stated here				
76						
77 <b>6.</b>		FACE DAMAGES				
78		event Seller is reserving and retaining oil, gas and/or mineral rights/interests as set forth in P				
79		to convey, assign and/or transfer to Buyer: i) the exclusive right to receive compensation for an				
80		e not limited to, pipeline rights-of-way, well pad sites, compressor sites, and standing marketa	The state of the s			
81	face consent or surface remediation rights set forth in the applicable oil, gas, and/or mineral rights lease, pipeline right-of-way agreement or other surface use agreement pertaining to the Property. A copy of the applicable language of the lease is attached to this					
82 83		ndum or will be provided to Buyer within days (10 if not specified).	ge of the lease is attached to this			
84 <b>7.</b>		UMENTATION				
85	_	eller has no documentation pertaining to any written leases, addenda, surface use agreements,	nineline easements or other doc-			
86		ments relating to prior conveyances, assignments, or transfers of the oil, gas and/or mineral right				
87		eller has attached to this Addendum copies of all written oil, gas and/or mineral rights leases,				
88		peline easements, and other documents (e.g., royalty agreements) within Seller's possessi				
89		eyances, assignments, or transfers of these rights/interests, as follows:				
90						
91						
92	Πα <del>1</del>	(0.11 ) (D. 7) (1.11 ) (1.1 ) (1.1 ) (1.1 ) (1.1 )	11.1			
93 8.		er/Seller's agent Buyer/Buyer's agent will be responsible for promptly notifying any and a				
94		ment of any oil, gas and/or mineral rights/interests to Buyer. This paragraph will survive settl	ement.			
95 <b>9.</b>		TIONAL RESOURCES				
96		Iditional information regarding oil, gas and mineral ownership, leasing and transfer in the Cor				
97		arties are encouraged to contact the Pennsylvania Department of Environmental Protection's				
98	Resea	gement, the Pennsylvania Department of Conservation and Natural Resources, or the Penn Sta	ate institute for Natural Gas			
99	Resea	ICII.				
100 <b>P</b> r	ior to s	igning this Addendum, both parties are advised to contact legal counsel experienced in oil	gas and/or mineral rights/inter-			
		her has any questions about the transfer of these rights. Broker(s) and/or Licensee(s) w				
		he ownership status of the oil, gas and/or mineral rights/interests of the Property. Buyer				
		ity to negotiate the terms of this Agreement, including the reservation of oil, gas and/or				
•			G			
104 <b>Al</b>	l other	terms and conditions of the Agreement of Sale remain unchanged and in full force and	effect.			
	г					
105 <b>BU</b>	JYER		DATE			
106 <b>BU</b>	JYER		DATE			
107 <b>B</b> I	JYER		DATE			
108 <b>SE</b>	ELLER	dotloop verified   07/15/20 9:23 AM EDT   BIZ7-6781-0NL-9OSV	DATE			
109 <b>SE</b>	ELLER	BIZ0161-UNL-UUSV   dottop verified   Gennifer J. Rager	DATE			
		MDSR-MHAW-RBME-NR1U	·			