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

This form rec	commended and an	proved for but no	t restricted to use b	v the members	of the Pennsylvania	Association of Realtors®	(PAR)
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**OGM** 

	11	•	ne members of the Pennsylvania A	Association of Realtors (PAR).		
_	RTY 2016 Murdstone Ro		·! 			
	R Donna L Lieberman and	l Carl J Lieberman				<del></del> -
3 BUYER						
5 🔲 subj	operty is (select one): ect to a lease affecting su subject to a lease affectin					
<ul> <li>gas a</li> <li>investif the P</li> <li>EXC</li> <li>(A) I</li> </ul>	withstanding the default land/or mineral rights/interestigation as to the history of roperty.  CEPTION (IF APPLICABUYET is aware that the fo	ests regardless of wheth of the ownership rights/  ABLE)  llowing oil, gas and/or respectively.	er they are conveyed, excep interests and status of the o mineral rights/interests have	the Property, Seller will not voted or reserved. Buyer is advil, gas and/or mineral rights/in been previously leased, assignot be transferred to Buyer:_	ised to condi nterests perta	uct an aining to
17						
20 1 21 22 1 22 2 1 23 <b>3. TIT</b> 24 (A) 1 25 26 27 (B) 1 28	interests and title that Selletions referenced above.  LE SEARCH CONTIN Buyer understands and acmineral rights/interests the Buyer will have quiet enjoil, gas and/or mineral rights/Interest rights/Interests the Buyer may elect, at Buyer will gas and/or mineral rights/Interest rights/In	It language of the Agreer is able to convey, free GENCY knowledges that the wat have been excepted. Syment of these rights/ir's expense, to conduct a hts/interests to the Properstands and acknowledger has the option to make	ement of Sale regarding title and clear of all other liens, arranty of title in the Agree Seller will not defend title interests. In investigation of the history to be performed by a palges that Seller may not one this Agreement contingen	meral rights/interests to the Pre to the Property, Buyer will encumbrances, and easement ment of Sale does not pertain to these rights/interests and erry of the ownership rights/interest properly licensed or otherwise with all oil, gas and/or mineral to neceiving a certain interest the RELEASE in the Agreem	accept only s, subject to n to the oil, does not coverests and sta qualified pro rights/interest in the oil,	the rights/ the excep- gas and/or venant that atus of the ofessional.
34 35	<ul><li>ELECTED. Investigat</li><li>Within the Investigat</li><li>of the oil, gas and/or r</li><li>search.</li></ul>	tion Period: days tion Period, Buyer will nineral rights/interests to	(60 if not specified) from the have completed an investige of the Property. Buyer will property.	ne Execution Date of the Agra gation of the ownership rights/ pay for any and all costs associated	eement of Sa interests and iated with th	d status ne title
36 <u>2</u>	2. If the result of the invest <b>Period:</b>	stigation demonstrates to	erms that are unsatisfactory t	o Buyer, Buyer will, within th	ie stated Inv	estigation
38 39 40	<ul><li>a. Accept the Prope</li><li>b. Terminate the Ag terms contained in</li></ul>	reement of Sale by writhe Agreement of Sale,	OR	ll deposit monies returned to	•	ding to the
41 42 43 44 45 <b>4. RES</b>	If Buyer and Seller d not terminate the Ag agree to the terms of	o not reach a written a reement of Sale by wr the RELEASE in the	greement before the concl itten notice to Seller with Agreement of Sale.	eptable to the lender(s), if any usion of the Investigation Poin that time, Buyer will acc	eriod, and B	•
46 (A) ] 47 1 48 1 49 [	royalties and is not transfe royalties regarding the sar ☐ Oil	Seller is reserving and a rring them to Buyer. The me, unless otherwise sta	retaining ownership of the fee rights/interests being reserted below. This reservation	following oil, gas and/or mine wed and retained by Seller incl will be executed in its entiret	ude the right	to receive
51	☐ Minerals					
52	Coal					
	<del>-</del>					
54 Buyer I	nitials:	]_	OGM Page 1 of 2	Seller Initials	<b>DLL</b> 09/04/20	<i>CJL</i> 09/04/20

loop sigr	nature verification: dtlp.us/dFt5-xoGh-k9S1
55	(B) The warranty of title in the Agreement of Sale does not pertain to the oil, gas and/or mineral rights/interests and royalties that
56	have been reserved. Seller will not defend title to these rights/interests or royalties and does not covenant that Buyer will have
57	quiet enjoyment of these rights/interests.
58	(C) Seller's reservation, if any, does not apply to domestic free gas and surface damage rights/interests, which are set forth below.
59	(D) If Seller is reserving an interest in any non-excepted oil, gas and/or mineral rights/interests and royalties, within days of
60	the Settlement Date (30 if not specified) Seller will deliver to Buyer the proposed reservation language that will appear in the deed
61	that conveys title to the Property to Buyer for Buyer's review. If this reservation language does not reflect the terms in Paragraph
62	4(A) above, or if Seller fails to provide the proposed reservation language within the time provided, Seller may be in default of
63	the Agreement of Sale.
64	(E) Within days (15 if not specified) of receiving Seller's proposed reservation language, or if no reservation language is
65	provided within the stated time, Buyer will notify Seller of Buyer's choice to:
66	1. Agree to Seller's proposed reservation language, accept the Property, and agree to the RELEASE in the Agreement of Sale,
67	OR
68	2. Terminate the Agreement of Sale by written notice to Seller with all deposit monies returned to Buyer according to the terms
69	of the Agreement of Sale, OR  3. Enter into a mutually acceptable written agreement with Seller.
70 71	If Buyer and Seller do not reach a written agreement during the time stated in this Paragraph, and Buyer fails to respond
72	within the time provided for Buyer's response in Paragraph 4(E) above, or fails to terminate the Agreement of Sale by written notice
73	to Seller within that time, <b>Buyer will accept the Property</b> and agree to the RELEASE in the Agreement of Sale.
74	(F) If Seller fails to deliver the proposed reservation language as specified in Paragraph 4(D), and Buyer exercises the right to terminate
75	this Agreement as a result, all deposit monies shall be returned to Buyer according to the terms of the Agreement of Sale. Upon
76	termination, Seller will reimburse Buyer for any investigative costs incurred by Buyer to verify the title, status and ownership of the
77	oil, gas and/or mineral rights/interests underlying the Property.
78 <b>5.</b>	DOMESTIC FREE GAS
79	Seller will convey to Buyer 100% of the domestic free gas rights unless otherwise stated here
80	
81 6.	SURFACE DAMAGES
82	In the event Seller is reserving and retaining oil, gas and/or mineral rights/interests as set forth in Paragraph 4(A), then Seller fur-
83	ther agrees to convey, assign and/or transfer to Buyer: i) the exclusive right to receive compensation for any and all damages, which
84	include, but are not limited to, pipeline rights-of-way, well pad sites, compressor sites, and standing marketable timber, and ii) any and
85	all surface consent or surface remediation rights set forth in the applicable oil, gas, and/or mineral rights lease, pipeline right-of-way
86	agreement or other surface use agreement pertaining to the Property. A copy of the applicable language of the lease is attached to this

### 87 Addendum or will be provided to Buyer within days (10 if not specified). 88 7.

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- **DOCUMENTATION** Seller has no documentation pertaining to any written leases, addenda, surface use agreements, pipeline easements, or other documents relating to prior conveyances, assignments, or transfers of the oil, gas and/or mineral rights/interests to the Property.
- Seller has attached to this Addendum copies of all written oil, gas and/or mineral rights leases, addenda, surface use agreements, pipeline easements, and other documents (e.g., royalty agreements) within Seller's possession having to do with prior conveyances, assignments, or transfers of these rights/interests, as follows:

95 8. □ Seller/Seller's agent □ Buyer/Buyer's agent will be responsible for promptly notifying any and all lessees in writing of the assignment of any oil, gas and/or mineral rights/interests to Buyer. This paragraph will survive settlement.

#### ADDITIONAL RESOURCES 97 9.

For additional information regarding oil, gas and mineral ownership, leasing and transfer in the Commonwealth of Pennsylvania, 99 both parties are encouraged to contact the Pennsylvania Department of Environmental Protection's Bureau of Oil and Gas

Management, the Pennsylvania Department of Conservation and Natural Resources, or the Penn State Institute for Natural Gas Research.

102 Prior to signing this Addendum, both parties are advised to contact legal counsel experienced in oil, gas and/or mineral rights/ 103 interests if either has any questions about the transfer of these rights. Broker(s) and/or Licensee(s) will not provide legal advice 104 concerning the ownership status of the oil, gas and/or mineral rights/interests of the Property. Buyer and Seller have been given 105 the opportunity to negotiate the terms of this Agreement, including the reservation of oil, gas and/or mineral rights/interests. All

106 other terms and conditions of the Agreement of Sale remain unchanged and in full force and effect.

107 BUYER		DATE
108 BUYER		DATE
109 BUYER		 DATE
110 SELLER	dottoop verified   Donna L Lieberman	DATE
111 SELLER	dotloop verified  Carl J Lieberman 09/04/20 5:16 PM EDT	DATE
112 SELLER	DWJF-ZS5N-MX9Z-PZRC	 DATE

### WEST PENN MULTI-LIST, INC. RESIDENTIAL DISCLOSURE FORM FOR PROPERTIES BUILT PRIOR TO 1978 DISCLOSING INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

Rev. 7/2018

PROPERTY ADDRESS: 2016 Murdstone Road, Pittsburgh, PA 15241

(Complete Street, City and ZIP code)

SELLER'S NAME: Donna L Lieberman and Carl J Lieberman

## THIS FORM MUST BE COMPLETED FOR ANY PROPERTY BUILT PRIOR TO 1978 AND INITIALED IN EACH BOX **BELOW AS APPROPRIATE**

A. LEAD WARNING STATEMENT: Every purchaser of any interest in residential real property on which a residential dwelling was

	built prior to 1	978 is notified t	that such property	may present expos	ture to lead from lead-based	paint that may place young children at
	risk of develo	ping lead poise	oning. Lead poiso	oning in young ch	ildren may produce perma	anent neurological damage, including
	learning disab	ilities, reduced	intelligence quot	ient, behavioral r	problems, and impaired me	emory. Lead poisoning also poses a
	particular risk	to pregnant wo	men. The Seller o	f any interest in r	esidential real property is re	equired to provide the Buyer with any
	information on	ı lead-based pai	nt hazards from ri	sk assessments or	inspections in the Seller's p	possession and notify the Buyer of any
						ds is recommended prior to purchase.
			eferenced herein	must be perform	ned by an inspector who	is properly certified as required by
		ederal Law.				
В.	SELLER'S DI			D/00 15 15 5 1		
	1. PRESENC.				SED PAINT HAZARDS (cl	
		(a) Known lea	ad-based paint and	or lead-based pai	nt hazards are present in or	r about the Property (if so, provide the
		pasis for dete	rinining that lead-	based paint and/c	or lead-based hazards exist	, the location(s), the condition of the
		painted surfac	ead-based paint haz	randa in or about the	Concerning the Seller's Kn	owledge of the presence of lead-based
		paint and/or re	ad-based paint naz	cards in or about if	le Property):	
22	4/20 / 09/04/20	(h) Seller has	no knowledge of	the presence of	ead-based paint and/or lea	d-based paint hazards in or about the
5:15 P	M EDT 5:16 PM EDT verifiedotloop verified	Property.	no knowledge of	the presence of i	cad-based paint and/or lea	u-based paint nazards in or about the
юшоор			TS AVAILABLE	TO SELLER (chec	ck one box only):	
		(a) Seller has	provided the Buy	er with all availab	ale records and reports pert	raining to lead-based paint and/or lead-
			azard in the Propert			anning to read-based paint and/or read-
		oused paint in	Lara in the Propert	.y (not documents)	•	
09/04	1/20 / 09/04/20	(b) Seller has	no records or rep	orts pertaining to	lead-based paint and/or lea	ad-based paint hazards in or about the
5:15 PN otloop	M EDT 5:16 PM EDT verified otloop verified	Property.		1 3	1	Parameter in or accounting
C.			MENT AND CER	RTIFICATION:		
R	Z / DLL Ag	ent/Licensee ha	as informed Seller	of Seller's obliga	tions under the Residential	Lead-Based Paint Hazard Reduction
5:18 PI	4 EDT 5:15 PM EDT A C1	t 42 U.S 848	(52(d) and is awa	re of Agent's res	nonsibility to ensure such	compliance The Agent/Licensee has
otloop	verified toop verified info	ormed Seller of	the obligation to p	provide the Buyer	with a Federally approved	pamphlet on lead poisoning prevention
	and	the approved	pamphlet has been	presented to the	Buyer prior to the Buyer si	igning the Acknowledgement set forth
	bel	ow.				
	The following	have reviewed	the information a	bove and certify t	hat the Agent statements as	re true and correct to the best of their
					sign and date this form.	
			Company Name) K	ELLER WILLIAMS	REALTY MC-132	-
		ENSEE Donna				DATE
			ompany Name) _			DATE
n	AGENT/LICE	KNOWLEDG	MENT.			DATE
D.				Protect Vour Fam	ily from Load in Vous Ho	ome and has read the Lead Warning
		itement.	d the pampinet r	rotect four ram	ily from Ledd in Tour Ho	ome and has read the Lead warning
			d Seller's disclosu	re of known lead.	hased paint and/or lead-has	sed paint hazards and has received the
					ead-based paint hazards ider	
		itial (i) or (ii) b		sed paint and/or re	ad-based paint nazards ider	inned above.
	(i)	(1) 01 (11) 0		y opportunity (or	mutually agreed-upon per	riod) to conduct a risk assessment or
	``				based paint and/or lead-base	
	(ii)					ection for the presence of lead-based
				-based paint hazard		processor or remaining
E.	CERTIFICAT	TION OF ACC		1		
	The following	parties have r	eviewed the infor	mation above an	d certify, to the best of th	eir knowledge, that the information
	they have prov	vided is true ar	id accurate.		Service Control of the Control of th	policia, y control control control of the control o
	Donna L Lieberman			dotloop verified 09/04/20 5:15 PM		
	Seller			Date	Buyer	Date
	Carl J Lieberman			dotloop verified 09/04/20 5:19 PM EDT 5NMU-UEVT-7DYT-LKPZ	<b>V</b>	Dute
	Seller				Duvor	D. A.
	in a militarin		(	Date dotloop verified	Buyer	Date
	Donna Lieberman		(	dotloop verified 09/04/20 5:18 PM EDT COMU-MR3K-ZG6M-LAWC		
	Agent			Date	Agent	Date