# 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

PROPERTY ADDRESS: 1761 Partridge Run Road, Pittsburgh, PA 15241

(Complete Street, City and ZIP code)

SELLER'S NAME: Christopher T. Lee and Kristy M. Lee

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

A.	built prior to 1 risk of develo learning disab particular risk information or known lead-ba	978 is notified oping lead pois pilities, reduced to pregnant we a lead-based pa used paint hazar	that such property soning. Lead poise I intelligence quo omen. The Seller countries from r ds. A risk assessm	may present expos- oning in young ch tient, behavioral p of any interest in re- isk assessments or tent or inspection fo	ure to lead from ildren may prod roblems, and in esidential real pro- inspections in the propossible lead-p	lead-based paint that makes permanent neurological paired memory. Lead perty is required to perform paired possession at aint hazards is recommended.	nay place young children at logical damage, including d poisoning also poses a rovide the Buyer with any and notify the Buyer of any needed prior to purchase.  certified as required by
		ederal Law.					
В.	SELLER'S D			ID/OD I E I D D I G			
	T. PRESENC	(a) Known le basis for dete painted surfa	ead-based paint and ermining that lead ces, and other ava	d/or lead-based pain l-based paint and/o	nt hazards are pr r lead-based haz concerning the S	ards exist, the location	Property (if so, provide the on(s), the condition of the the presence of lead-based
03/08	L / ML 03/09/21	(b) Seller ha	s no knowledge o	f the presence of 1	ead-based paint	and/or lead-based pair	nt hazards in or about the
6:24 AN dotloop v	N EST 8:52 PM EST verifiedotloop verified	Property.				•	
	2. RECORDS	(a) Seller has	provided the Buy	TO SELLER (chec yer with all availab rty (list documents):	le records and re		ad-based paint and/or lead-
03/08	/21 / RML 1	(b) Seller has	no records or re	ports pertaining to	lead-based paint	and/or lead-based pai	nt hazards in or about the
6:24 AV otloop v	1 EST 8:52 PM EST erifiedotloop verified	Property.		7	P	par	in included in or doods the
C.	AGENT ACK	NOWLEDGE	EMENT AND CE				
02/25	/21 / Ag	ent/Licensee h	as informed Seller	r of Seller's obligat	tions under the I	Residential Lead-Base	d Paint Hazard Reduction
8:17 AN otloop v	A EST AC	t., 42 U.S. §48	352(d), and is aw	are of Agent's resp	ponsibility to en	sure such compliance.	The Agent/Licensee has
	and	d the approved	pamphlet has bee	n presented to the	with a Federally Buver prior to th	approved pamphiet on e Buver signing the A	lead poisoning prevention cknowledgement set forth
	bel	ow.					
	The following	have reviewed	the information a	above and certify the	nat the Agent sta	itements are true and	correct to the best of their
	knowledge and	belief. Seller	Agent and Buyer	Agent must both s	sign and date thi	s form.	
		ENSEE Donna		KELLER WILLIAMS I	REALIT PILISBU	KGH SOUTH	<b>DATE</b> 2/25/21
			ompany Name)				_DATE 2/23/21
	AGENT/LICI						DATE
D.		CKNOWLEDO					
			ed the pamphlet	Protect Your Fami	ily from Lead in	Your Home and has	read the Lead Warning
		itement.	1011 111	C1 1 1	1 1 1 1 17	1 11 1 1 1 1	
						or lead-based paint has azards identified above	zards and has received the
		itial (i) or (ii) b		ased paint and/or le	au-baseu paint na	azards identified above	•
				ay opportunity (or	mutually agreed	l-upon period) to con-	duct a risk assessment or
	3.6		inspection for the	e premises of lead-b	pased paint and/o	r lead-based paint haza	ards; or
	(ii)	,				nt or inspection for th	e presence of lead-based
	CERTIFICA	TION OF LOA		l-based paint hazard	ls.		
E.	CERTIFICAT			umatian abassa an	d acutife. to the	hant of their love of	J 414 41 ' C ('
		vided is true a		imation above an	u certify, to the	best of their knowled	dge, that the information
	Christopher T. Lee	vided is ti de a	na accurate.	dotloop verified 03/08/21 6:24 AM EST JILO-GAVT-DKTS-KDPN			
	Seller			JILO-GAVT-DKTS-KDPN  Date	Buyer		Date
	Kristy M. Lee		(2)	dotloop verified 03/09/21 8:52 PM EST F42C-W7OU-RU4F-BMRX			Date
	Seller			F42C-W7OU-RU4F-BMRX  Date	Buyer		Date
	Donna Lieberman				Duyer		Date
	L.			dotloop verified 02/25/21 8:17 AM EST AMN2-95DS-WPWI-4XQP	Agont		D
	Agent			Date	Agent		Date

Rev. 7/2018

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

		**		•	nsylvania Association of Realto	ors® (PAR).	0 0111
1 <b>P</b>	ROPER'	$_{ m TY}$ $^{ m 1761}$ Partridge Run F	Road, Pittsburgh, I	PA 15241			
2 <b>S</b>	ELLER !	Christopher T. Lee and K	risty M. Lee				
3 <b>B</b>	UYER_						
4 <b>T</b>	hic Dron	perty is (select one):					
		et to a lease affecting sul	heurfoog rights				
		bject to a lease affecting		te			
0 1	V not su	bject to a lease affecting	g subsurface rigii	18.			
7 <b>1</b> .	TITL	E					
8					g title to the Property, Sel		
9	_	_	_		ed, excepted or reserved.	•	
10		-	f the ownership ri	ghts/interests and status	s of the oil, gas and/or mi	neral rights/interests per	rtaining to
11	the Pro						
		EPTION (IF APPLICA	,				
13					ests have been previously		or otherwise
14	co	onveyed by Seller or a pre	evious owner of th	e Property (exceptions)	and cannot be transferre	d to Buyer:_	
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19					nd/or mineral rights/inter		
20		<u> </u>	0 0	0	rding title to the Property		
21			r is able to convey	, free and clear of all of	her liens, encumbrances,	and easements, subject	to the excep
22		ons referenced above.	CENCY				
23 <b>3</b> . 24		E SEARCH CONTING		a vicementi of title in t	ha Aamaamant of Cala da	as mat martain to the ai	1 ass and/a
25					he Agreement of Sale do fend title to these rights/i		
26		uyer will have quiet enjoy			end title to these rights/i	interests and does not c	ovenani ina
27		1 0	,		the history of the owners	hin rights/interests and	status of the
28					ed by a properly licensed		
29					ay not own all oil, gas a		
30	_				contingent on receiving a		
31					agrees to the RELEASE i		
32					d) from the Execution Da		
33	<u> </u>				n investigation of the own		
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35		search.	C	1 ,	, 1, ,		
36	2.	If the result of the invest	tigation demonstra	tes terms that are unsati	sfactory to Buyer, Buyer v	vill, <b>within the stated I</b>	nvestigatior
37		Period:					- C
38		a. Accept the Proper	ty and agree to the	e the RELEASE in the	Agreement of Sale, OR		
39		b. Terminate the Agr	reement of Sale b	y written notice to Selle	er, with all deposit monies	s returned to Buyer acco	ording to the
40		terms contained in t					
41					er as acceptable to the lea		
42		•		Č .	the conclusion of the Inv	9	•
43		_		•	ller within that time, Bu	uyer will accept the P	roperty and
44		agree to the terms of t			e.		
45 <b>4</b> .		RVATION OF RIGHT		` ,			
46					p of the following oil, gas		
47					ing reserved and retained		
48					servation will be executed	in its entirety at settlei	ment.
49		Oil					
50	Ļ	Gas					
51	닏	Minerals					
52 53		Coal					<del></del>
53	Ц	Other				<u> </u>	
54	Buyer Init	tiols:		OGM Page 1 of	2	Seller Initials: 03/08/21	03/09/21
	Duyer IIII	tiais.		OGM Fage For	<u>-</u>	Scher Initials. 03/08/21	03/09/21

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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
60	the Settlement Date (30 if not specified) Seller will deliver to Buyer the proposed reservation language that will appear in the de-

- the Agreement of Sale. days (15 if not specified) of receiving Seller's proposed reservation language, or if no reservation language is provided within the stated time, Buyer will notify Seller of Buyer's choice to:
  - 1. Agree to Seller's proposed reservation language, accept the Property, and agree to the RELEASE in the Agreement of Sale,

that conveys title to the Property to Buyer for Buyer's review. If this reservation language does not reflect the terms in Paragraph

4(A) above, or if Seller fails to provide the proposed reservation language within the time provided, Seller may be in default of

of

- 2. Terminate the Agreement of Sale by written notice to Seller with all deposit monies returned to Buyer according to the terms of the Agreement of Sale, OR
- 3. Enter into a mutually acceptable written agreement with Seller.

If Buyer and Seller do not reach a written agreement during the time stated in this Paragraph, and Buyer fails to respond within the time provided for Buyer's response in Paragraph 4(E) above, or fails to terminate the Agreement of Sale by written notice to Seller within that time, **Buyer will accept the Property** and agree to the RELEASE in the Agreement of Sale.

If Seller fails to deliver the proposed reservation language as specified in Paragraph 4(D), and Buyer exercises the right to terminate this Agreement as a result, all deposit monies shall be returned to Buyer according to the terms of the Agreement of Sale. Upon termination, Seller will reimburse Buyer for any investigative costs incurred by Buyer to verify the title, status and ownership of the oil, gas and/or mineral rights/interests underlying the Property.

#### **DOMESTIC FREE GAS** 78 5.

Seller will convey to Buyer 100% of the domestic free gas rights unless otherwise stated here

¹ 6. SURFACE DAMA
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In the event Seller is reserving and retaining oil, gas and/or mineral rights/interests as set forth in Paragraph 4(A), then Seller further agrees to convey, assign and/or transfer to Buyer: i) the exclusive right to receive compensation for any and all damages, which include, but are not limited to, pipeline rights-of-way, well pad sites, compressor sites, and standing marketable timber, and ii) any and all surface 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 Addendum or will be provided to Buyer within days (10 if not specified).

#### 88 7. **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.

#### 97 9. ADDITIONAL RESOURCES

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 100

Research. 101

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	Christopher T. Lee	dotloop verified 03/08/21 6:24 AM EST SHV7-DK9A-AA1F-RWSP	DATE	
111 SELLER	Kristy M. Lee	dotloop verified 03/09/21 8:52 PM EST	DATE	
112 SELLER	-	1RUF-IEC8-EKHV-JUDE	DATE	