#### 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: 219 Locust Street Carnegie PA 15106

LU	OFERTI ADDI	Cost 219 Locust Street, Carriegie, PA 15100						
SE	LLER'S NAME	Alfonso Danzuso III	mplete Street, City and ZIP code)					
		UST BE COMPLETED FOR ANY PROPERT	Y BUILT PRIOR TO 1978 AND INITI	ALED IN EACH BOX				
	BELOW AS APPROPRIATE							
А.	built prior to 19 risk of develop learning disabil particular risk to information on known lead-bas <b>NOTICE: The</b>	<b>ING STATEMENT:</b> Every purchaser of any inter 78 is notified that such property may present expo ing lead poisoning. Lead poisoning in young of ities, reduced intelligence quotient, behavioral pregnant women. The Seller of any interest in lead-based paint hazards from risk assessments of ed paint hazards. A risk assessment or inspection <b>e inspection referenced herein must be perfor- leral Law.</b>	osure to lead from lead-based paint that m children may produce permanent neurol- problems, and impaired memory. Lead residential real property is required to pr r inspections in the Seller's possession ar for possible lead-paint hazards is recomm	ay place young children at ogical damage, including d poisoning also poses a covide the Buyer with any nd notify the Buyer of any ended prior to purchase.				
B.	SELLER'S DIS							
		OF LEAD-BASED PAINT AND/OR LEAD-BA (a) Known lead-based paint and/or lead-based paint basis for determining that lead-based paint and painted surfaces, and other available informatio paint and/or lead-based paint hazards in or about	aint hazards are present in or about the P /or lead-based hazards exist, the location n concerning the Seller's knowledge of t	roperty (if so, provide the n(s), the condition of the				
12/02	//20 /	(b) Seller has no knowledge of the presence of	lead-based paint and/or lead-based pain	t hazards in or about the				
7:39 AN dotloop v	/ EST /erified	Property.		t hazards in or about the				
	2. RECORDS	AND REPORTS AVAILABLE TO SELLER (ch (a) Seller has provided the Buyer with all availa	eck one box only):	d beend as interval/or local				
		based paint hazard in the Property (list document		d-based paint and/or lead-				
(12/02) 7:39 AM dotloop v	IEST	(b) Seller has no records or reports pertaining to Property.	o lead-based paint and/or lead-based pair	nt hazards in or about the				
	AGENT ACKN	NOWLEDGEMENT AND CERTIFICATION:						
<b>%</b> 12/01	// Age	nt/Licensee has informed Seller of Seller's oblig	ations under the Residential Lead-Based	Paint Hazard Reduction				
10:38 Al dotloop v	info	, 42 U.S. §4852(d), and is aware of Agent's re- rmed Seller of the obligation to provide the Buye the approved pamphlet has been presented to the w.	r with a Federally approved pamphlet on	lead poisoning prevention				
	The following h knowledge and	have reviewed the information above and certify belief. Seller Agent and Buyer Agent must both & SELLER (Company Name) Keller Williams Pi	sign and date this form.	orrect to the best of their				
		NSEE Roxane Agostinelli		DATE 12/1/2020				
		BUYER (Company Name)						
	AGENT/LICE			DATE				
D.	/ Buy	KNOWLEDGMENT: er has received the pamphlet <i>Protect Your Fan</i> ement.	mily from Lead in Your Home and has	read the Lead Warning				
	/ Buy	er has reviewed Seller's disclosure of known lead						
		rds and reports regarding lead-based paint and/or (al (i) or (ii) below):	lead-based paint hazards identified above.	5				
	(i)		or mutually agreed-upon period) to cond	luct a risk assessment or				
		inspection for the premises of lead	l-based paint and/or lead-based paint haza	rds; or				
	(ii)	paint and/or lead-based paint haza	ct a risk assessment or inspection for the	e presence of lead-based				
E.	CERTIFICAT	ON OF ACCURACY:	ius.					
		parties have reviewed the information above a	nd certify, to the best of their knowled	ge, that the information				
		ded is true and accurate.						
	Alfonso Danzuso III	dofloop verified 12/02/20 7:39 AM EST 1FVA-H7ZB-CVAZ-F0P5	2					
	Seller	Date	Buyer	Date				
	Seller	Date dotloop verified 12/01/20 10:38 AM EST	Buyer	Date				
	Roxane Agostinelli	WKMK-IOMI-ZMDZ-SKOZ	Amerit					
	Agent	Date	Agent	Date				

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

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

PROPERTY 219 Locust Street, Carnegie, PA 15106

2 SELLER Alfonso Danzuso III	
3 BUYER	

- <sup>4</sup> This Property is (select one):
- <sup>5</sup> subject to a lease affecting subsurface rights.
- <sup>6</sup> Inot subject to a lease affecting subsurface rights.

# 7 **1. TITLE**

- 8 Notwithstanding the default language of the Agreement of Sale regarding title to the Property, Seller will not warrant title to any oil,
- <sup>9</sup> gas and/or mineral rights/interests regardless of whether they are conveyed, excepted or reserved. Buyer is advised to conduct an

<sup>10</sup> investigation as to the history of the ownership rights/interests and status of the oil, gas and/or mineral rights/interests pertaining to

11 the Property.

### <sup>12</sup> 2. EXCEPTION (IF APPLICABLE)

- (A) Buyer is aware that the following oil, gas and/or mineral rights/interests have been previously leased, assigned, sold or otherwise
  conveyed by Seller or a previous owner of the Property (exceptions) and cannot be transferred to Buyer:
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# 23 3. TITLE SEARCH CONTINGENCY

- (A) Buyer understands and acknowledges that the warranty of title in the Agreement of Sale does not pertain to the oil, gas and/or
  mineral rights/interests that have been excepted. Seller will not defend title to these rights/interests and does not covenant that
  Buyer will have quiet enjoyment of these rights/interests.
- (B) Buyer may elect, at Buyer's expense, to conduct an investigation of the history of the ownership rights/interests and status of the
  oil, gas and/or mineral rights/interests to the Property to be performed by a properly licensed or otherwise qualified professional.
  - WAIVED. Buyer understands and acknowledges that Seller may not own all oil, gas and/or mineral rights/interests to the Property and that Buyer has the option to make this Agreement contingent on receiving a certain interest in the oil, gas and/or mineral rights/interests. BUYER WAIVES THIS OPTION and agrees to the RELEASE in the Agreement of Sale.
    - ELECTED. Investigation Period: \_\_\_\_\_ days (60 if not specified) from the Execution Date of the Agreement of Sale.
    - 1. Within the Investigation Period, Buyer will have completed an investigation of the ownership rights/interests and status of the oil, gas and/or mineral rights/interests to the Property. Buyer will pay for any and all costs associated with the title search.
    - 2. If the result of the investigation demonstrates terms that are unsatisfactory to Buyer, Buyer will, within the stated Investigation Period:
      - a. Accept the Property and agree to the the RELEASE in the Agreement of Sale, OR
      - b. **Terminate the Agreement of Sale** by written notice to Seller, with all deposit monies returned to Buyer according to the terms contained in the Agreement of Sale, OR
      - c. Enter into a mutually acceptable written agreement with Seller as acceptable to the lender(s), if any.
  - If Buyer and Seller do not reach a written agreement before the conclusion of the Investigation Period, and Buyer does not terminate the Agreement of Sale by written notice to Seller within that time, Buyer will accept the Property and agree to the terms of the RELEASE in the Agreement of Sale.

# 45 4. RESERVATION OF RIGHTS/INTERESTS (IF APPLICABLE)

(A) Buyer acknowledges that Seller is reserving and retaining ownership of the following oil, gas and/or mineral rights/interests and
 royalties and is not transferring them to Buyer. The rights/interests being reserved and retained by Seller include the right to receive
 royalties regarding the same, unless otherwise stated below. This reservation will be executed in its entirety at settlement.

53	Other	
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52	Coal	
51	□ Minerals	
50	Gas	
49	Oil	



 <sup>(</sup>B) Buyer acknowledges that Seller may not own 100% of all oil, gas and/or mineral rights/interests to the Property and agrees that,
 notwithstanding the default language of the Agreement of Sale regarding title to the Property, Buyer will accept only the rights/
 interests and title that Seller is able to convey, free and clear of all other liens, encumbrances, and easements, subject to the exceptions referenced above.

- (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
  have been reserved. Seller will not defend title to these rights/interests or royalties and does not covenant that Buyer will have
  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.
- (D) If Seller is reserving an interest in any non-excepted oil, gas and/or mineral rights/interests and royalties, within \_\_\_\_\_\_ days of
  the Settlement Date (30 if not specified) Seller will deliver to Buyer the proposed reservation language that will appear in the deed
  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
  the Agreement of Sale.
- (E) Within \_\_\_\_\_ 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, OR
  - 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.
- (T) If S 11 (11 to 11 to
- (F) 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.

### 78 5. DOMESTIC FREE GAS

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

### 81 6. SURFACE DAMAGES

- 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
- 87 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:
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94 95 8. □Seller/Seller's agent □Buyer/Buyer's agent will be responsible for promptly notifying any and all lessees in writing of the assign-

<sup>96</sup> ment of any oil, gas and/or mineral rights/interests to Buyer. This paragraph will survive settlement.

### 97 9. ADDITIONAL RESOURCES

- 98 For additional information regarding oil, gas and mineral ownership, leasing and transfer in the Commonwealth of Pennsylvania,
- <sup>99</sup> 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
- 101 Research.

<sup>102</sup> Prior to signing this Addendum, both parties are advised to contact legal counsel experienced in oil, gas and/or mineral rights/ <sup>103</sup> interests if either has any questions about the transfer of these rights. Broker(s) and/or Licensee(s) will not provide legal advice <sup>104</sup> concerning the ownership status of the oil, gas and/or mineral rights/interests of the Property. Buyer and Seller have been given <sup>105</sup> the opportunity to negotiate the terms of this Agreement, including the reservation of oil, gas and/or mineral rights/interests. All <sup>106</sup> 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	Ulonso Danzuso III dologo verified 12/02/20 7:39 AM EST 6748-EPOO-X0TE-H3AI	DATE
111 SELLER		DATE
112 SELLER		DATE