

CITY OF PATASKALA BOARD OF ZONING APPEALS

City Hall, Council Chambers 621 West Broad Street Pataskala, Ohio 43062

STAFF REPORT

October 12, 2021

Variance Application VA-21-026

Applicant: Jim McFarland

Owner: Dustin & Taryn Keller

4075 Dixon Road SW and Vacant Lot along Sims Road (PIDs: 063-145332-00.000

and 063-142638-00.000)

Acreage: +/- 7.63-acres total

Zoning: R-87 – Medium-Low Density Residential

Request: Requesting approval of a Variance from Section 1229.05(B) to allow for the

creation of a lot that will not meet the required minimum lot width of 200-feet.

Description of the Request:

Requesting approval of a Variance from Section 1229.05(B) of the Pataskala Code to allow for the creation of a new buildable lot that will not meet the required minimum lot width.

Staff Summary:

There are two (2) properties in which this Variance Request will affect; the first being 4075 Dixon Road SW. This 6.93-acre property is currently occupied by a 2,584-square foot single-family home built in 1960, as well as a 2,250-square foot barn built in 2012, and an in-ground pool. The only frontage is along Dixon Road SW, where it has one (1) access via a gravel driveway the extends to the home and then around the north side back to the barn and beyond. The second property is Lot 13 of the Sims Gardens Subdivision (Platted 1960), and currently has no address. It is an undeveloped 0.7-acre parcel with dimensions of 100-feet at the frontage along Sims Road SW, and 304.5-feet long.

The Applicant is proposing to Re-Plat Lot 13 of the Sims Gardens Subdivision to include approximately 3.63-acres from 4075 Dixon Road SW, creating a new buildable lot approximately 4.33-acres in size, with frontage on Sims Road SW in order to construct a new single-family home. By doing so, this will leave approximately 2.6-acres within 4075 Dixon Road SW containing the existing home and barn with frontage on Dixon Road SW.

Pursuant to Section 1229.05(B) of the Pataskala Code, every lot within the R-87 – Medium-Low Density Residential District (which both existing lots are zoned) shall have a minimum lot width of 200-feet at the right-of-way and a minimum lot area of not less than two (2) acres. Because the Replat of Lot 13 would create a new buildable lot with only 100-feet of frontage along Sims Road SW, the Applicant has requested a Variance.

In the Narrative Statement submitted by the Applicant, they stated that their desire is to create a new buildable lot with access from Sims Road (through Lot 13) to develop while still maintaining a lot greater than the two (2) acre minimum required by Pataskala Code.

Staff Review:

The following summary does not constitute recommendations but merely conclusions and suggestions from the Staff Review, the full text of which follows the summary.

Planning and Zoning Staff:

Because Lot 13 is part of a Platted Subdivision (Sims Gardens, 1960) any alterations to existing lot lines require a Replat, pursuant to Section 1113.42 of the Pataskala Code. Furthermore, Pursuant to Section 1113.44(d) a Replat shall meet all applicable zoning and subdivision regulations. As mentioned in the Staff Summary, the required minimum lot size within the R-87 – Medium-Low Density Residential Zoning District is a width of 200-feet and a lot size of not less than two (2) acres.

The newly created lot, which will become Lot 13-A of the Sims Gardens subdivision once Re-Platted, will only have a width of 100-feet at the right-of-way, therefore; the Applicant is requesting a Variance from Section 1229.05(B) of the Pataskala Code to reduce the required minimum lot width from 200-feet to 100-feet. This would be a 100-foot, or a 50% decrease from the minimum requirement of the Code.

The Replat of Lot 13 will create a "remainder" lot approximately 2.6-acres in size containing the existing structures on 4075 Dixon Road SW. It should be noted that the width of the existing lot was not given, and no previous survey was found on record with Licking County. Using tools available through the Licking County Auditor's OnTrac GIS system, the lot width appears to be around 208-feet, however, this measurement is only an estimation and is by no means accurate. The Applicant will need to ensure once the lot is surveyed that the remainder lot will have at a minimum width of 200-feet, otherwise an additional variance for the remainder lot may be necessary.

It should also be noted that once Lot 13 has been Re-Platted to include the approx. 3.63-acres from the adjacent lot, the new lot will be subject to the current Zoning and Subdivision regulations for platted lots. This includes the restriction on new gravel driveways, as all driveways within platted subdivisions shall be of concrete, asphalt, or pavers.

Licking County Health Department

Our department has not received any information regarding this lot. The soil in this area is not conducive to installing household sewage treatment systems (HSTS), and we have struggled to find suitable systems for other lots on Sims Road. Without being able to review a soil analysis for this lot, we can offer no guarantee that a HSTS will be able to be installed on this lot, which means there is no guarantee that the lot would be buildable.

Other Departments and Agencies

No other comments received.

Surrounding Area:

Direction	Zoning	Land Use		
North	R-87 – Medium-Low Density Residential	Single-Family Home(s)		
East	East RR – Rural Residential A			
South	R-87 – Medium-Low Density Residential	Single-Family Home		
West	R-87 – Medium-Low Density Residential Jefferson Twp.	Vacant (Adjacent to Lot 13) Agricultural		

Variance Requirements:

According to Section 1211.07(1) of the Pataskala Code, the Board of Zoning appeals shall consider the following factors when determining if an area variance is warranted:

- a. Whether the property in question will yield a reasonable return or if there can be a beneficial use of the property;
- b. Whether there are unique physical circumstances or conditions that prohibit the property being developed in strict conformity with the zoning regulation such that a variance is necessary to enable the reasonable use of the property;
- c. Whether the variance requested is substantial;
- d. Whether the essential character of the neighborhood would be substantially altered or the adjoining properties would suffer a substantial detriment as a result of the variance;
- e. Whether the variance, if granted, will substantially or permanently impair the appropriate use or development of adjacent property;
- f. Whether the variance, if granted, will be detrimental to the public welfare;
- g. Whether the variance, if granted, would adversely affect the delivery of government services;
- h. Whether the property owner purchased the subject property with knowledge of the zoning restriction;
- i. Whether the property owner's predicament con be obviated through some other method than variance;
- j. Whether the variance, if granted, will represent the minimum variance that will afford relief and represent the least modification possible of the requirement at issue; and,
- k. Whether the spirit and intent behind the zoning requirement would be observed and substantial justice done by granting the variance.

Furthermore, Section 1211.07(2) allows other factors to be considered, including comments from City staff, when determining if an area variance is warranted. The following factors from Section 1211.07(2) are applicable to Variance Application VA-21-026:

None

Department and Agency Review

- Zoning Inspector No comments
- Public Service No comments
- City Engineer No comments
- Licking County Health Department See attached
- Police Department No comments
- West Licking Joint Fire District No comments
- Southwest Licking School District No comments

Conditions:

Should the Board choose to approve the applicant's request, the following modifications may be considered:

• The Applicant shall apply for and have approved, and recorded, a Replat Pursuant to Section 1113.48 of the Pataskala Code within one (1) year of the date of approval.

Resolution:

For your convenience, the following resolution may be considered by the Board of Zoning Appeals when making a motion:

"I move to approve a variance from Section 1229.05(B) of the Pataskala Code for Variance Application VA-21-026 ("with the following conditions" if conditions are to be placed on the approval)."

From: Chad Brown

To: Jack Kuntzman; Felix Dellibovi; Jim Roberts; Scott Haines; Bruce Brooks; Doug White; Philip Wagner; Chris

Gilcher; Alan Haines

Cc: <u>Lisa Paxton</u>; <u>Scott Morris</u>

Subject: RE: Pataskala BZA Review Memo for 10-12-2021 Date: Monday, September 27, 2021 8:27:44 AM

Attachments: <u>image003.png</u>

<u>CAUTION:</u> This email message came from an external (non-city) email account. Do not click on any links within the message or attachments to the message unless you recognize the sender's email account and trust the content.

Good morning Jack. Our comments are below:

VA-21-026: Our department has not received any information regarding this lot. The soil in this area is not conducive to installing household sewage treatment systems (HSTS), and we have struggled to find suitable systems for other lots on Sims Road. Without being able to review a soil analysis for this lot, we can offer no guarantee that a HSTS will be able to be installed on this lot, which means there is no guarantee that the lot would be buildable.

Thanks Chad

Chad Brown, MPH, REHS
Health Commissioner
Licking County Health Department
675 Price Road | Newark, OH | 43055
www.lickingcohealth.org



Find LCHD on Social Media:







From: Jack Kuntzman < jkuntzman@ci.pataskala.oh.us>

Sent: Wednesday, September 22, 2021 2:39 PM

To: Felix Dellibovi <fdellibovi@ci.pataskala.oh.us>; Jim Roberts <jroberts@hullinc.com>; Scott Haines

<shaines@hullinc.com>; Bruce Brooks <bbrooks@pataskalapolice.net>; Doug White

<DWhite@westlickingfire.org>; Philip Wagner <pwagner@lhschools.org>; Chad Brown

<cbrown@lickingcohealth.org>; Chris Gilcher <cgilcher@swlcws.com>; Alan Haines

<ahaines@ci.pataskala.oh.us>

Cc: Lisa Paxton < lpaxton@ci.pataskala.oh.us>

Subject: Pataskala BZA Review Memo for 10-12-2021



CITY OF PATASKALA PLANNING & ZONING DEPARTMENT

621 West Broad Street, Suite 2A Pataskala, Ohio 43062

VARIANCE APPLICATION

(Pataskala Codified Ordinances Chapter 1211)

Property Information			Staff Use
Address: Vacant Lot along Sim	Application Number:		
Parcel Number: 063-142638-0	0.000 + 063-145332-00.0	92	VA-21-026
Zoning: R-87	Fee:		
Water Supply:	· · · · · · · · · · · · · · · · · · ·		\$300.00
☐ City of Pataskala	South West Licking	On Site	Filing Date:
Wastewater Treatment:			9-17-2021
☐ City of Pataskala	South West Licking	On Site	Hearing Date:
		7	10-12-2021
Applicant Information			Receipt Number:
Name: Jim McFarland, Zonir	ng Resources		000266
Address: PO Box 171		110	, in the second second
City: Commercial Point	State: Ohio	Zip: 43116	Documents
Phone: 614-674-1956	Email: jmcfarland@	zoningresources.com	Application
			Fee #1143
Property Owner Informa	ation		Narrative
Name: Dustin & Taryn Kelle	r		Site Plan
Address: 4075 Dixon Rd.			Deed
City: Pataskala	State: Ohio	Zip: 43062	🗖 Area Map
Phone:	Email:	,	
	11		
Variance Information			
Request (Include Section of C	ode): 1229.05.B to allow for a v	ariance of 100' from t	he required 200' lot width
Describe the Project: Applic	cant desires to develop legally o	conforming buildable I	ot with access from Sims
	38-00.000. This will require dividin		
	andards of greater than 2 acres pe		
_			

Documents to Submit

Variance Application: Submit 1 copy of the variance application.

Narrative Statement: Submit 1 copy of a narrative statement explaining the following:

- The reason the variance is necessary
- The specific reasons why the variance is justified as it pertains to Section 1211.07 of the Pataskala Code:
 - a) Whether the property in question will yield a reasonable return or if there can be a beneficial use of the property without the variance;
 - Whether there are unique physical circumstances or conditions that prohibit the property from being developed in strict conformity with the zoning regulation such that a variance is necessary to enable the reasonable use of the property;
 - c) Whether the variance requested is substantial;
 - d) Whether the essential character of the neighborhood would be substantially altered or adjoining properties would suffer a substantial detriment as a result of the variance;
 - e) Whether the variance, if granted, will substantially or permanently impair the appropriate use or development of adjacent property;
 - f) Whether the variance, if granted, will be detrimental to the public welfare;
 - g) Whether the variance, if granted, would adversely affect the delivery of governmental services;
 - h) Whether the property owner purchased the subject property with knowledge of the zoning restriction;
 - i) Whether the property owner's predicament can be obviated through some other method than variance;
 - j) Whether the variance, if granted, will represent the minimum variance that will afford relief and represent the least modification possible of the requirement at issue; and,
 - k) Whether the spirit and intent behind the zoning requirement would be observed and substantial justice done by granting the variance.
- A use variance must also meet the requirements described in Section 1211.07(B) of the Pataskala Code.

Site Plan: Submit 1 copy (unless otherwise directed by staff) of a site plan to scale of the subject property indicating the following:

- All property lines and dimensions
- Location and dimensions of all existing and proposed buildings and structures.
- Setbacks from property lines for all existing and proposed buildings, structures and additions
- · Easements and rights-of-way
- Driveways
- Floodplain areas
- Location of existing wells and septic/aerator systems.
- Any other information deemed necessary for the variance request

Deed: Provide a copy of the deed for the property with any deed restrictions. Deeds can be obtained from the Licking County Recorder's website here: https://apps.lcounty.com/recorder/recording-search/

Area Map: Submit 1 copy of an area map showing the property and the surrounding area. Area maps can be obtained from the Licking County Auditor's website here: https://www.lickingcountyohio.us/

Signatures					
I certify the facts, statements and information provided on and attached to this application are true and correct to the best of my					
knowledge. Also, I authorize City of Pataskala staff to conduct site visits and photograph the prope	rty as necessary as it pertains				
to this variance request.					
Applicant (Required):	Date:				
Janua D Ma Busanl	09/17/21				
Property Owner (Required): Date:					
Histo Keller	09/17/21				

LOT 13 SIMS GARDEN PARCEL 063-142638-00.000

Premises Address:	PATASKLA, OH 43062	page 1 of 13
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den	e Columbus REALTORS®/CBA purchase contract shall be printed in 11 point Arial font, and all deviations in the standard form st be printed in 12 point or larger courier font in bold. Use of courier font in bold notes deviation from the standard Columbus REALTORS®/CBA purchase contract. All deletions from the standard form are to noted by "strike-out".					
	RESIDENTIAL LAND/LOT PURCHASE CONTRACT PURCHASE CONTRACT REALTORS					
	It is recommended that all parties be represented by a REALTOR® and an Attorney					
	Date: September 14, 2021					
thr	on the following terms, the undersigned Buyer agrees to buy and the undersigned Seller agrees to sell, ough the Broker referred to below, the premises, located in the State of Ohio, County of Licking, tax parcel no(s) described as: DT 13 SIMS GARDEN PARCEL 063-142638-00.000 , PATASKLA, OH 43062					
1.	Purchase price shall be: \$ 25,000.00					
	Twenty-Five Thousand and 00/100					
	1.1 Additional Terms and Conditions: Buyer will pay a \$1000.00 non refundable signing bonus to seller. Seller agrees to keep offer open for 60 day, while buyer seeks zoning approval.					
2.	Attorney Approval Clause: The Buyer or Seller may terminate this contract if the party's attorney disapproves this contract, by providing written notice of said disapproval, along with changes proposed by that party's attorney to remedy the disapproval, within calendar days after acceptance thereof, (this provision is not applicable if number of days is not inserted). If the other party accepts the proposed changes in writing within three (3) days after delivery thereof, this contract shall continue in full force and effect, as amended by the changes. The party requesting the changes may waive the request in writing prior to the expiration of the three (3) calendar day period. If the contract is terminated, the earnest money deposit shall be returned to the Buyer pursuant to paragraph 11.					

LOT 13 SIMS GARDEN PARCEL 063-142638-00.000 page 2 of 13 PATASKLA, OH 43062 Premises Address: 3.2 / This contract is contingent upon Buyer obtaining financing for the purchase of the property, subject to provisions set forth in this paragraph 3.2. 3.2(a) Lender Pre-Qualification Buyer ____/ ___ (insert initials here) has delivered OR ____/ ___ (insert initials here) shall deliver within calendar days (if left blank, the number shall be 2) after date of acceptance, to Seller or Seller's Broker, a lender's pre-qualification letter stating that the Buyer's credit report has been reviewed, and that Buyer is prequalified to obtain a loan sufficient to finance the purchase of the property. If the Buyer does not deliver the pre-qualification letter within the stated time period, Seller may terminate this contract pursuant to paragraph 3.3. 3.2(b) Loan Application: (i) Within calendar days, (if left blank, the number of calendar days shall be 7) after the date of acceptance of this contract, Buyer shall: a) formal application for a (write in type of loan: Conventional, FHA, VA, USDA) loan. b) inform the Seller or Seller's Broker in writing of the identity of the lender, and c) notify the lender of the Buyer's intent to proceed pursuant to applicable federal regulations.

If the Buyer does not inform the Seller or Seller's Broker in writing of the identity of the lender within the stated time period, Seller may terminate this contract pursuant to paragraph 3.3.

(ii) The Buyer shall provide information and documentation, and otherwise comply with all reasonable requests made by the lender and title insurance agent during the mortgage loan application and approval process. If, at any time, the lender notifies the Buyer in writing that it will not be able to provide financing upon the terms and conditions stated in the loan application, the Buyer may terminate this contract by delivering a copy of the lender's written notification to the Seller or Seller's Broker within 3 calendar days following Buyer's receipt thereof. Upon delivery, the earnest money deposit shall be returned to the Buyer pursuant to paragraph 11. Failure of the Buyer to deliver the lender's written notification within 3 calendar days following Buyer's receipt thereof constitutes a waiver of Buyer's right to terminate the contract due to the Buyer's failure to obtain financing.

3.2(c) Loan Commitment:

The Seller's obligations are contingent upon the Buyer obtaining and delivering to the Seller or Seller's Broker a loan commitment within _____ calendar days, (this subsection 3.2(c) is not applicable if number of days not inserted) after acceptance of this contract. This time period shall be known as the Loan Commitment Period. Buyer shall use good faith and reasonable efforts to obtain the loan commitment. The loan commitment shall state that the lender will provide financing for the purchase of the property, subject to conditions and qualifications imposed at the lender's discretion.

If, at the expiration of the Loan Commitment Period, the Buyer has not delivered the loan commitment to the Seller or Seller's Broker, the Seller may terminate this contract pursuant to paragraph 3.3.

3.2(d) Appraisal Contingency

If the property is appraised or otherwise valued for loan purposes for less than the purchase price stated herein, the Buyer shall have the right to terminate this contract by written notice to the Seller or Seller's Broker delivered within 5 calendar days after Buyer receives a copy of the appraisal or other documentation evidencing the lender's determination of value. The notice shall be signed by the Buyer and accompanied with the appraisal or other documentation evidencing the lender's determination of value. Upon delivery, the earnest money deposit shall

LOT 13 SIMS GARDEN PARCEL 063-142638-00.000 PATASKLA. OH 43062

Premises Address: PATASKLA, OH 43062 page 3 of 13

be returned to the Buyer pursuant to paragraph 11 Failure of the Buyer to deliver the written notice.

be returned to the Buyer, pursuant to paragraph 11. Failure of the Buyer to deliver the written notice of termination within 5 calendar days following Buyer's receipt of the appraisal constitutes a waiver of Buyer's right to terminate pursuant to this provision.

3.3 Demand for Financing Evidence:

If Seller does not receive Buyer's written notice of documents as required in paragraphs 3.1, 3.2(a), 3.2(b)(i), or 3.2(c) (the "Financing Evidence"), the Seller may, at any time until 7 calendar days before the closing date set forth in paragraph 14.1, notify the Buyer or Buyer's Broker in writing that Seller has not received the required Financing Evidence, specifying which type of Financing Evidence is overdue (a "Demand for Financing Evidence"). If Seller receives the required Financing Evidence within 3 calendar days after delivery of Seller's Demand for Financing Evidence, the parties shall proceed with the transaction. If Seller does not receive the required Financing Evidence within 3 calendar days after delivery of the Demand for Financing Evidence, Seller may, at any time thereafter until the Financing Evidence has been received, terminate this contract by delivering written notice of termination to the Buyer or Buyer's Broker, at which time the Earnest Money Deposit shall be released to the Buyer. Seller's election to terminate pursuant to this paragraph 3.3 is Seller's sole legal remedy for Buyer's failure to deliver the Financing Evidence, acts as a bar to any additional legal or equitable claims that Seller may have against the Buyer, and constitutes Seller's consent to the release of the Earnest Money Deposit. Failure of the Seller to timely deliver the written Demand for Financing Evidence constitutes a waiver of Seller's right to terminate pursuant to this provision.

4. Taxes and Assessments:

4.1 The real estate taxes for the premises for the current year may change as a result of the transfer of the premises or as a result of a change in the tax rate and valuation. Buyer and Seller understand that real estate valuations may be subject to retroactive change by the governmental authority.

Seller shall pay or credit at closing:

- (a) all delinquent taxes, including penalty and interest;
- (b) all assessments which are a lien on the premises as of the date of the contract;
- (c) all agricultural use tax recoupments for years prior to the year of closing;
- (d) all other unpaid real estate taxes and community development charges imposed pursuant to Chapter 349 of the Ohio Revised Code which are a lien for years prior to closing; and
- (e) a portion of such taxes and community development charges for the year of closing shall be prorated through the date of closing based on a 365 day year. The proration shall be based upon the most recent available tax rates, assessments and valuations as reflected in the current tax duplicate certified by the County Treasurer. Seller and Buyer acknowledge that actual bills received by the Buyer after closing for real estate taxes and assessments may differ from the amounts prorated at closing. In any event, all prorations agreed to by the parties at closing shall be final.

These adjustments shall be final, except for the following: (none if nothing inserted)

4.2 The community development charge,	if any, applicable to the premises was created by a co	venant
in an instrument recorded at (insert county)	Licking	
Vol. , Page number	or Instrument number	
(Note: If the foregoing blanks are not	filled in and a community development charge affect	cts the
premises, this contract may not be ent	forceable by the Seller or binding upon the Buyer pu	rsuant
to Section 349.07 of the Ohio Revised C	Code.)	

LOT 13 SIMS GARDEN PARCEL 063-142638-00.000 PATASKLA, OH 43062

											·	
4.3 Seller warrant	s that no	improvements	ог	services	(site	or	area)	have	been	installed	or	furnished
nor notification roa	saived from	m nublic author	itv	or owner's	2000	ncia	tion of	f futur	⊃ imnr	ovements	: of	which any

nor notification received from public authority or owner's association of future improvements of which any part of the costs may be assessed against the premises, except the following: (none if nothing inserted)

5. Inspections And Tests:

Premises Address:

5.1 The Broker strongly recommends that the Buyer conduct inspections and/or tests. The Broker further recommends that inspections and tests be performed by a home inspector duly licensed by the State of Ohio, or, with respect to specific components or conditions, be performed by a qualified person who is exempt from home inspector licensure requirements pursuant to Ohio Revised Code section 4764.03. The Buyer and the Seller understand and agree that the Broker neither warrants nor assumes responsibility for the physical condition of the premises.

IT IS NOT THE INTENTION OF THIS PROVISION TO PERMIT THE BUYER TO TERMINATE THIS AGREEMENT FOR COSMETIC OR NON-MATERIAL CONDITIONS.

Buyer shall be responsible for the repair of any damages caused by the Buyer's inspections and tests; repairs shall be completed in a timely and workmanlike manner at Buyer's expense.

5.2 Seller shall cooperate in making the premises reasonably available for inspections and/or tests.

5.3 Specified Inspection Period: Buyer shall have ______ (not applicable if the number of days is not inserted) calendar days after the date of acceptance of the contract by both parties to have inspections, environmental inspections, and/or tests completed. This time period shall be known as the Specified Inspection Period. The number of days for the Specified Inspection Period is a specific time frame agreed upon by the Seller and the Buyer. The number of days cannot be modified or waived except by a written agreement signed by both parties.

All requests to remedy shall be submitted to the Seller or Seller's Broker within the Specified Inspection Period. Time is of the essence in completing any of the inspections, tests, and/or reports.

The Buyer, at Buyer's expense, shall have the right <u>and is strongly encouraged</u> to have any and all inspections, tests, and/or reports conducted, including but not limited to the following:

- a. Zoning of the premises;
- b. Suitability of the soils within the premises;
- c. Suitability for intended use;
- d. Availability, size, quality, quantity and cost of any utility service or connection;
- e. Well systems location by governing authority and adequate water source;
- f. Approval of waste treatment systems and location by governing authority;
- g. Access to and from the premises;
- h. Environmental matters, including a phase one EPA study;
- i. A pest inspection for termite, wood destroying insects or any other insects;
- i. Determination of the need for and cost of federal flood insurance.
- k. Inspection of the premises and all improvements, fixtures, and equipment;
- I. Inspection or testing for radon;
- m. Inspection or testing for mold, and any other environmental test;
- n. Inspection or testing for lead-based paint;
- o. Inspection of the gas lines on the premises;
- p. Inspection of the waste treatment systems and/or well systems by a local health authority or state EPA approved laboratory of the Buyer's choice;
- q. Determination of the need for and cost of federal flood insurance;
- r. Confirmation of the insurability of the premises with an insurance company of the Buyer's choice.

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LOT 13 SIMS GARDEN PARCEL 063-142638-00.000

PATASKLA, OH 43062 page 5 of 13 Premises Address:

With respect to housing constructed prior to January 1, 1978, the Buyer must be provided with the pamphlet entitled "Protect Your Family from Lead in Your Home" and the "Lead-Based Paint and Lead-Based Hazard Disclosure Form." Every Buyer of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning.

Lead poisoning in young children may produce permanent neurological damage including learning disability, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The Seller of any interest in residential real property is required to provide the Buyer with any information on lead-based paint hazards from risk assessments or inspections in the Seller's possession and notify the Buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

5.4 If the Buyer is not, in good faith, satisfied with the condition of the premises as disclosed by the Buyer's inspections, tests, and/or reports provided for in paragraph 5.3, then the Buyer may elect to proceed under one of the following provisions, 5.4(a) or 5.4(b):

5.4(a) Agreement to Remedy Period: On or before the end of the Specified Inspection Period, the Buyer shall deliver to the Seller or the Seller's Broker a written request to remedy, signed by the Buyer, stating the unsatisfactory conditions, along with a written copy of the inspections, tests and/or reports, specifying the unsatisfactory conditions.

calendar days, after the end of the Specified The Buver and Seller shall have Inspection Period, to reach a written agreement regarding remedying the unsatisfactory conditions. This time period shall be known as the Agreement to Remedy Period. The number of days for the Agreement To Remedy Period is a specific time frame agreed upon by the Seller and the Buyer. The number of days cannot be modified or waived except by a written agreement signed by both parties.

In the event the Buyer and Seller do not reach a written agreement regarding remedying the unsatisfactory conditions within the Agreement to Remedy Period, and the Buyer and Seller have not executed a written extension of the Agreement to Remedy Period, this contract shall terminate. Upon termination of the contract under this provision, the earnest money deposit shall be returned to the Buyer pursuant to paragraph 11.

OR

Prior to the end of the Agreement to Remedy Period, the Buyer can, in writing, waive such request to remedy and proceed with the contract.

The commencement of the Agreement to Remedy Period does not obligate the Seller to reach an agreement with the Buyer.

The delivery by the Buyer of a written request to remedy any unsatisfactory conditions does not preclude the Buyer from later delivering a notice of termination as contemplated by paragraph 4.4(b) below during the Agreement to Remedy Period, unless the Buyer and Seller have reached a signed agreement regarding the Buyer's written request to remedy.

OR

5.4(b) Notice of Termination: Within the Specified Inspection Period or as provided in paragraph 5.4(a), the Buyer may terminate this contract by delivering written notice of termination to the Seller or Seller's Broker, along with a written copy of the inspections, tests, and/or reports, specifying the unsatisfactory conditions. Upon termination, the earnest money deposit shall be returned to the Buyer pursuant to paragraph 11.

LOT 13 SIMS GARDEN PARCEL 063-142638-00.000 PATASKLA, OH 43062

Premises Address: PATASKLA, OH 43062 page 6 of 13

FAILURE OF THE BUYER TO DELIVER WRITTEN NOTICE PURSUANT TO PARAGRAPHS 5.4(A) or 5.4(B) CONSTITUTES ACCEPTANCE OF THE CONDITION OF THE PREMISES AND SHALL BE A WAIVER OF THE BUYER'S RIGHT TO TERMINATE PURSUANT TO THIS PROVISION.

IT IS NOT THE INTENTION OF THIS PROVISION TO PERMIT THE BUYER TO TERMINATE THIS AGREEMENT FOR COSMETIC OR NON-MATERIAL CONDITIONS. FAILURE OF THE BUYER TO DELIVER WRITTEN NOTICE PURSUANT TO PARAGRAPHS 5.4(a) OR 5.4(b) CONSTITUTES ACCEPTANCE OF THE CONDITION OF THE PREMISES AND SHALL BE A WAIVER OF THE BUYER'S RIGHT TO TERMINATE PURSUANT TO THIS PROVISION.

5.5 Homeowners' Association Document Provision:

5.5 (a) If the premises is located within a community governed by a Homeowners' Association, Seller shall provide Buyer with the following information and documents within 5 calendar days after the date of acceptance of the contract by both parties:

Condominium Declaration and/or Deed Restrictions, and Bylaws of the owners' association, including all amendments to the Declaration or Deed

Restrictions except amendments that only increase the number of subject to the Declaration or Deed Restrictions;

Board / Management Company Contact: Name, phone number, email;

Contact information for any other mandatory membership association if applicable: Name, phone number, email;

A statement from the association regarding this home, confirming when the next (assessment) payment is due, the amount of such payment, the amount of any pending special assessment(s), and that the account is current;

Minutes from the last 3 meetings of the directors or trustees of the owners' association;

Minutes from the last meeting of members of the owners' association;

Most recent version of unrecorded Rules and Regulations;

Current Financial Statement showing the nature of the association's assets, including:

- 1. Most current balance sheets, income and expense statements, and budget; and
- 2. Copy of the most recent reserve study.

5.5(b) Review Period: Buyer's obligations are contingent upon satisfactory review of the documents provided pursuant to paragraph 5.5(a). Buyer shall have 5 calendar days after receipt of the last delivered documents, or 10 calendar days after the date of acceptance of the contract by both parties, whichever shall first occur, in which to review the documents. If Buyer is not provided some or all of the requested documents or is not satisfied with any of the requested documents within the stated time period for Buyer review, Buyer, as Buyer's sole remedy, may deliver a written notice of termination to Seller, and the earnest money shall be returned to Buyer pursuant to paragraph 11. Buyer's failure to deliver the written notice of termination within 5 calendar days following Buyer's receipt of the requested documents, or 10 calendar days after the

acceptance of the contract by both parties, whichever shall first occur, constitutes a waiver of Buyer's right to terminate pursuant to this provision. This provision does not limit Buyer's right to object to matters set forth on the title commitment pursuant to paragraph 7.3 herein.

6. Deed:

6.1 The Seller shall convey to the Buyer marketable title in fee simple by transferable and recordable general warranty deed, with release of dower, if any, or fiduciary deed, as appropriate, free and clear of all liens and encumbrances not excepted by this contract, and except the following:

LOT 13 SIMS GARDEN PARCEL 063-142638-00.000 PATASKLA, OH, 43062

Premises Address:	PATASKLA, OH 43062	page 7 of 13
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- (a) those created by or assumed by the Buyer;
- (b) those specifically set forth in this contract;
- (c) zoning ordinances;
- (d) legal highways;
- (e) covenants, restrictions, conditions and easements of record that do not unreasonably interfere with present lawful use; and
- (f) all coal, oil, gas and other mineral rights and interests previously transferred or reserved of record.

6.2 Seller	has not transferred, conveyed, or reserved, nor does Seller have any knowledge of any prior
transfers,	conveyances or reservations of any coal, oil, gas, or other mineral rights or interests in the
premises,	except for the following (none if nothing inserted):

7. Title Insurance:

7.1 The Seller shall furnish and pay for an ALTA Owner's Commitment and Policy of Title Insurance (latest revision) in the amount of the purchase price with a copy of the subdivision or condominium plat.

Seller shall provide the base policy coverage for the ALTA policy. Buyer is responsible for the cost of any coverage that requires additional premium for endorsements or the deletion of any standard exceptions.

The title evidence shall be certified to within thirty (30) calendar days prior to closing with endorsement as of 8:00 AM on the business day prior to the date of closing, all in accordance with the standards of the Columbus Bar Association, and shall show in Seller marketable title, in fee simple, free and clear of all liens and encumbrances, subject to all matters listed in Paragraph 6.1.

- **7.2** Seller shall deliver, or cause to be delivered, to Buyer or Buyer's Broker, a copy of the Commitment referenced in Paragraph 7.1 above no later than fifteen (15) calendar days prior to the date of closing pursuant to this agreement. If the Seller does not deliver the Commitment within the stated time period, Buyer may, by delivering written notice to Seller or Seller's Broker, either terminate this contract, or extend the date of closing to the tenth day following Seller's delivery of the Commitment. Upon termination pursuant to this provision, the earnest money deposit shall be returned to the Buyer pursuant to paragraph 11.
- **7.3** Buyer may object if the Commitment indicates that title to all or part of the premises is unmarketable, as determined by Ohio law with reference to the Ohio State Bar Association's Standards of Title Examination, **or** if Buyer, in good faith, objects to liens, encumbrances, easements, conditions,
- restrictions, conveyances or encroachments that are disclosed in, or excepted by, the Commitment, including, without limitation, all matters listed in Paragraph 6.1(c) through 6.1(f). Buyer must notify the Seller or Seller's Broker in writing of the objection by the earlier of: (i) the Closing date, or (ii) ten (10) days after Buyer receives the Commitment. Upon receipt of Buyer's written notice of an objection permitted herein, the Seller shall, within thirty (30) calendar days, remedy or remove any such defect, lien, encumbrance, easement, condition, restriction or encroachment, or obtain title insurance without exception therefor. The date of closing shall be extended to the extent necessary to accommodate Seller's efforts to remedy or remove items subject to the objection. Failure of the Seller to cure the Buyer's objection shall result in termination of this contract. Seller is not obligated to incur any expense in curing Buyer's objection. In the event that the cure of an objection will subject the Seller to additional expense, Seller shall have the option to either cure the objection at Seller's expense or to terminate the Contract by delivering a written Notice of Termination to the Buyer or Buyer's Broker. Upon termination, the earnest money deposit shall be returned to the Buyer pursuant to paragraph 11. Buyer's failure to object as permitted herein constitutes a waiver of Buyer's right to object.

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7.4 If required by the Buyer's lender, the Buyer shall pay any expense incurred in connection with the mortgagee title insurance issued for the protection of the Buyer's lender. If the Buyer or Buyer's lender desires a current survey, the Buyer shall furnish and pay for such survey.

7.5 At closing, the Seller shall sign and deliver to Buyer and title insurer an affidavit with respect to off record title matters in accordance with the community custom.

8. Survey:

8.1 If any new survey and new legal description is required by the local governmental authority in order for the premises to be conveyed to the Buyer, the Seller shall pay and provide for the new survey and new legal description.

9. Utility Charges, Association Charges, Interest, Leases, and Security Deposits:

- **9.1** Through the date of possession, the Seller shall pay all accrued utility charges and any other charges that are or may become a lien on the premises.
- **9.2** Adjustments shall be made through the date of closing for (a) leases, including but not limited to land, crops and natural resources, etc., (b) interest on any mortgage assumed by the Buyer, and (c) association periodic charges. All existing leases and/or payments related to land, crops and natural resources have been disclosed by Seller to Buyer and will be assigned by Seller to Buyer upon closing, including the following, if any:
- 9.3 Security deposits shall be transferred to the Buyer.
- **9.4** At closings for properties subject to a homeowners' association, Buyer shall pay all initial reserves and/or capital contributions that are charged by any owner's association, or civic association in connection with the sale or transfer of the premises, as well as any fee associated with lender-required document costs. Seller shall pay all other fees that are charged in connection with the sale or transfer of the premises, including without limitation all transfer, processing, expediting, delivery, statement or management company fees.

10. Damage or Destruction of Premises:

NOTE: IT IS STRONGLY RECOMMENDED THAT, UPON DISCOVERY OF DAMAGE OF DESTRUCTION OF PREMISES, THE PARTIES RETAIN LEGAL COUNSEL.

- **10.1** Risk of loss to the premises and appurtenances, occurring prior to closing, shall be borne by the Seller.
- 10.2 If any part of the premises covered by this contract shall be substantially damaged or destroyed from the date of written acceptance of this contract through the date and time of closing, the Seller shall give a written notice to the Buyer and/or Buyer's Broker that the damage or destruction has occurred. Such notice must include all pertinent information regarding insurance policies and claims covering the premises that has been damaged or destroyed, including the amount of any applicable policy deduction. The written notice shall be delivered in 2 calendar days from the date of the discovery of the damage or destruction. Upon receipt of such notice, the buyer may:

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LOT 13 SIMS GARDEN PARCEL 063-142638-00.000 PATASKLA, OH 43062

(a) Agree to extend the closing date to the extent reasonably ne	ecessary to	allow Seller	to	restore	the
premises to its previous condition;					

- (b) Accept the premises in its damaged condition with an assignment of insurance proceeds, if any are available; or
- (c) Terminate the contract by giving written notice to Seller and/or Seller's Broker. Upon termination the earnest money deposit, including any non-refundable deposits, shall be returned to the Buyer pursuant to paragraph 11.
- 10.3 Failure by the Buyer to so notify the Seller and/or Seller's Broker in writing within the ten (10) calendar days from receipt of the notice of damage or destruction that Buyer is electing to proceed pursuant to paragraphs 10.2(a) or (b) shall constitute an election by the Buyer to terminate the contract pursuant to paragraph 10.2(c).
- **10.4** Failure by the Seller to provide the required written notice to the Buyer and/or Buyer's Broker shall result in the Buyer, upon discovery of the damage or destruction before closing, having all rights set forth in paragraph 10.2.
- **10.5** If Buyer discovers the damage or destruction after closing, Buyer shall have the right to pursue all legal remedies.

11. Earnest Money Deposit:

11.1	The Buyer shall make an Earnest Money Deposit in the amount of \$	
(Parag	raph 11 is not applicable if no amount inserted).	

11.1(a) The Earnest Money shall be deposited (Buyer shall select and initial one of the following):
_____ / ____ with the Buyer's Broker not later than three (3) calendar days after acceptance of this contract by both parties in writing.

OR

/ ___ with the Buyer's Broker not later than three (3) calendar days after the expiration of the agreement to Remedy Period as set forth in paragraph 5.4 provided this Contract has not otherwise been terminated.

- 11.1(b) Within 3 calendar days of the receipt of the earnest money, the Buyer or Buyer's Broker shall notify the Seller or Seller's Broker in writing that Buyer has made the earnest money deposit (the "Deposit Notice").
- 11.1(c) If Seller or Seller's Broker does not receive the Deposit Notice within 3 calendar days following the date set forth in paragraph 11.1(a) for deposit of the Earnest Money, Seller may, at any time until Seller or Seller's Broker has received the Deposit Notice, notify Buyer or Buyer's Broker in writing that Seller has not received the Deposit Notice (a "Deposit Notice Demand"). If Seller receives the Deposit Notice within 3 calendar days after delivery of Seller's Deposit Notice Demand, the parties shall proceed with the transaction. If Seller does not receive the Deposit Notice within 3 calendar days after delivery of the Deposit Notice Demand, Buyer will be in breach of this contract and Seller may, at any time thereafter until the Deposit Notice has been delivered, terminate this contract by delivering written notice of termination to the Buyer.

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Broker's trust account.	1	1.2	Upon	receipt	of the	earnest	money	by	the	Broker,	the	earnest	money	shall	be	deposited	in t	ne
	В	roker	's trus	t accoun	t.													-

	Earnest Money Deposit Rec	<u>eipt</u>				
Broker acknowledges receipt of the Earnest Money Deposit set forth in Paragraph 11.1 by cash or check (check #), which shall be held, deposited and disbursed pursuant to paragraph 11.						
Brokerage	, By	, Date				

- 11.3 If any written contingency is not satisfied or waived, or if the Seller fails or refuses to perform, or if the Buyer terminates this contract pursuant to any of its applicable provisions, all earnest money deposited hereunder shall be returned to the Buyer. If the Buyer fails or refuses to perform, the earnest money deposited hereunder shall be paid to the Seller. In any event, except as provided in paragraph 3.3, and subject to collection by the Broker's depository, all earnest money deposited hereunder is to be disbursed as follows:
- (a) The transaction closes and the Broker disburses the earnest money deposited hereunder to the Buyer or to the closing or escrow agent to be applied to the purchase price.
- (b) The parties provide the Broker with written instructions that both parties have signed that specify how the Broker is to disburse the earnest money deposited hereunder and the Broker acts pursuant to those instructions.
- (c) The Broker receives a copy of a final court order that specifies to whom all earnest money deposited hereunder is to be awarded, and the Broker acts pursuant to the court order.
- (d) All earnest money deposited hereunder becomes unclaimed funds as defined in division (M)(2) of section 169.02 of the Revised Code, and, after providing the notice that division (D) of section 169.03 of the Revised Code requires, the Broker has reported the unclaimed funds to the director of commerce pursuant to section 169.03 of the Revised Code and has remitted all of the earnest money to the director.
- (e) In the event of a dispute between the Seller and Buyer regarding the disbursement of any earnest money deposited hereunder, the Broker is required by Ohio law to maintain such funds in his trust account until the Broker receives (1) written instructions signed by the parties specifying how the earnest money is to be disbursed, or (2) a final court order that specifies to whom the earnest money is to be awarded. If within two years from the date the earnest money was deposited in the Broker's trust account, the parties have not provided the Broker with such signed instructions or written notice that such legal action to resolve the dispute has been filed, the Broker shall return the earnest money to the Buyer with no further notice to the Seller.
- 11.4 Except as provided in paragraph 3.3 the return or payment of the earnest money deposit hereunder shall in no way prejudice the rights of the Seller, Buyer, or Broker in any action for damages or specific performance.

12. Additional Provisions:

12.1 This Contract constitutes the entire agreement and there are no representations, oral or written, which have not been incorporated herein. Any amendment to this Contract shall be made in writing signed by the Buyer and Seller. All notices given in connection with this contract shall be made in writing signed by the party giving such notice.

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- 12.2 Time is of the essence regarding all provisions of this contract. Whether or not so stated elsewhere in this contract, no deadline or time period under this contract can be modified or waived except by written agreement signed by both parties. Repetition of this provision in any given paragraph of this contract is intended for emphasis only, and shall not reduce the effect of this paragraph as to any other provision of this contract.
- **12.3** All representations, covenants, and warranties of the parties contained in this contract shall survive the closing.
- **12.4 Term Definition:** The term "Broker" shall include, without limitation, Broker and/or Broker's agents and shall include collectively, except where the context clearly indicates otherwise, both the Seller's Broker and the Buyer's Broker, if different. The term "day(s)" means calendar day(s). All references to dates and times refer to Columbus, Ohio, time.
- **12.5 Signatures:** Only manual or electronic signatures on contract documents, transmitted in original or facsimile (which includes photocopies, faxes, PDF, and scanned documents sent by any method) shall be valid for purposes of this contract and any amendments or any notices to be delivered in connection with this contract. For the purposes of this provision, "contract documents" do not include voice mail, email messages, or text messages.
- **12.6 Date of Acceptance:** The date of acceptance of this Contract, counter offers, amendments or modifications thereto shall be when the final writing signed by the parties is delivered to the offering party. Notices delivered in connection with this contract shall be effective upon delivery. Delivery of all such documents shall be made by fax, email, or hand delivery.

(NOTE: It is strongly recommended that the delivering party verify that delivery has been received by the other party.)

12.7 Foreign Investments in Real Property Tax Act ("FIRPTA"). If Seller is a "foreign person" as defined by FIRPTA, Section 1445 of the Internal Revenue Code requires Buyer to withhold 15% of the amount realized by Seller on the transfer and remit the withheld amount to the Internal Revenue Service (IRS) unless an exemption or reduced rate of withholding applies. If withholding is required, Treasury Regulations require Sellers and Buyers to provide their U.S. federal tax identification number on all filings. Seller and Buyer agree to execute and deliver any document reasonably necessary to comply with FIRPTA requirement.

NOTE: Buyer and Seller are advised to determine whether Seller is a "foreign person" as defined by FIRPTA as soon as possible.

13. NOTICES TO THE PARTIES:

13.1 Professional Advice and Assistance: The parties acknowledge and agree that the purchase of real property encompasses many professional disciplines. While the Broker possesses considerable general knowledge, the Broker is not an expert on matters of law, tax, financing, surveying, structural conditions, hazardous materials, environmental conditions, inspections, engineering, etc. The Broker hereby advises the parties, and the parties acknowledge that they should seek professional expert assistance and advice in these and other areas of professional expertise.

In the event the Broker provides to the parties names of companies or sources for such advice and assistance, the parties additionally acknowledge and agree that the Broker does not warrant, guarantee, or endorse the services and/or products of such companies or sources.

Premises Address:

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13.2 Ohio Fair Housing Law: 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, as amended,
to refuse to sell, transfer, assign, rent, lease, sublease, or finance housing accommodations; refuse to
negotiate for the sale or rental of housing accommodations; or otherwise deny or make unavailable
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

It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes.

financing of housing, or in the provision of real estate brokerage services.

- Residential Property Disclosure Form: With respect to the sale of real property that has from one 13.3 to four dwelling units, most Sellers will be required to provide the Buyer with a completed Property Disclosure Form complying with the requirements of Ohio law. If such disclosure is required but is not provided by the time the Buyer enters into this agreement, the Buyer may be entitled to rescind this agreement by delivering a document of rescission to the Seller or the Seller's Broker, provided such document of rescission is delivered prior to all three of the following dates: (a) the date of closing, (b) 30 days after the Seller accepted the Buyer's offer, and (c) within 3 business days following the receipt by the Buyer or the Buyer's Broker of the Property Disclosure Form or amendment of that form.
- Ohio's Sex Offender Registration and Notification Law: If a sex offender resides in the area, Ohio's Sex Offender Registration and Notification Law requires the local sheriff to provide written notice to certain members of the community. The notice provided by the sheriff is a public record and is open to inspection under Ohio's Public Records Law.

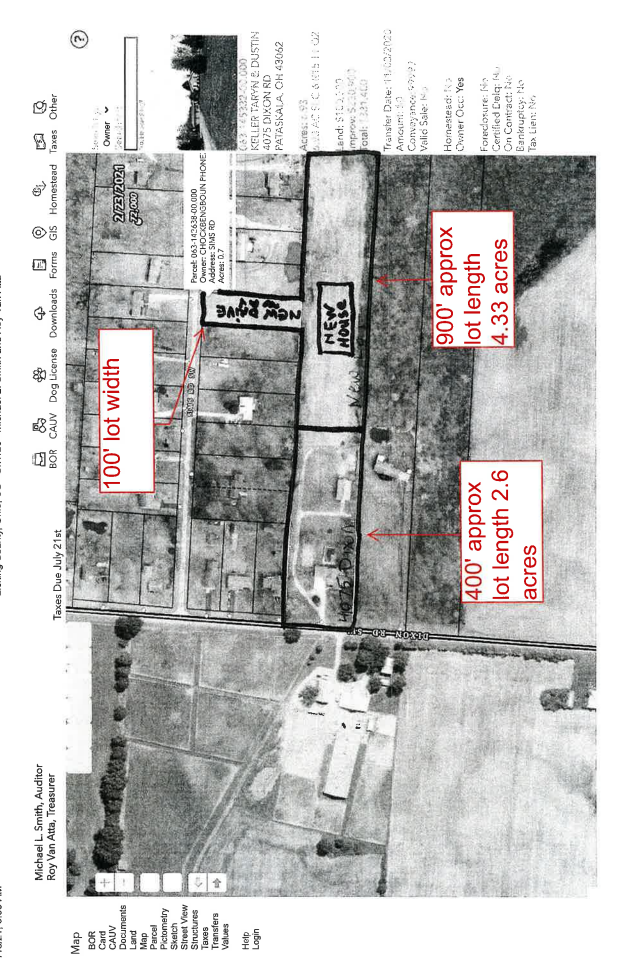
The Buyer acknowledges that any information disclosed may no longer be accurate. The Buyer assumes responsibility to obtain accurate information from the sheriff's office. The Buyer shall rely on the Buyer's own inquiry with the local sheriff's office and shall not rely on the Seller or any Broker involved in the transaction.

Concessions: Buyer and Seller authorize the Broker to report sales and financing concessions data 13.5 to the MLS membership and MLS sold database as applicable and to provide this information to state licensed appraisers researching comparables, upon inquiry, to the extent necessary to adjust price to accurately reflect market value.

Closi	ng and Pos	sessio	n:						
14.1							transaction arties agree in		
	s, and attor						agent to prov 1 or equivale		
condi- numb	tion of the er of calend e date of the	Proper dar day	ty within 's shall be	2) to co	calendar day nfirm that the	s prior to premises a	the day of care in the sam bairs, if any, l	losing (if lef e condition a	t blank, the as they were
At the	e time the	Seller	delivers p	ossessio	n, the premis	ses will be	Novemb in the same cept as provide	condition as	the date of

LOT 13 SIMS GARDEN PARCEL 063-142638-00.000

Premises Address: PATAS	SKLA, OH 43062 page 13 of 13
14.4 Debris and Personal Property: The Sincluded in this contract by the date and time of the	Seller shall remove all debris and personal property not ne Buyer's possession.
15. Duration of Offer: This offer shall be open for acceptance through _	September 30, 2021
Rece	eipt of Offer
Seller acknowledges receipt of the above Offer f acceptance of the offer.	or review and consideration. This does not constitute
Seller Signature	Date
Seller Signature	Date
The undersigned Buyer agrees to the terms and acknowledges, the, receipt hereof: Signature: Print Name: Date Signed: Print Name: Date Signed: Address: Phone #: Deed to: Attorney: Ofc. #: Fax #: Email:	Date Signed: September 14, 2021 4:58 AM PDT Signature: Print Name: Date Signed: Address: Phone #: Attorney: Ofc. #:
Brokerage: Nexthome Experience Brokerage #: Ofc. # (614)369-6900 Fax #: Address:	Brokerage: Brokerage: Ofc. # Fax #:
Agent: Carma Godby and Dustin Keller Agent File #: 658004084 Lic #:397672 Phone #: (614)206-3606 Alternate Phone #: Fax #: Email: DUSTIN@EXCITEVENTURELLC.COM	Phone #:Alternate Phone #:



For questions or suggestions regarding OnTrac, contact the Licking County Auditor's Office by clicking here. By accessing or using this web site, you agree to be bound by these Terms and Conditions. Using a low screen resolution? Try our Houlds Vill 7

DESCRIPTION APPROVED JARED N. KNERR LICKING COUNTY ENGINEER

Approved By JR Nov 03, 2020 011507348000000002000

TRANSFERRED

Nov 03, 2020
Michael L. Smith
LICKING COUNTY AUDITOR
SEC 319.902 COMPLIED WITH
MICHAEL L. SMITH
By: JAE EX-D

| InstrID:202011030029559 | 11/3/2020 | Pages:2 | F: \$34.00 | 2:42 PM | Eryan A. Long | T20200026205 | Licking County Recorder

File No.: 77436-OH

GENERAL WARRANTY SURVIVORSHIP DEED

Taryn Keller, married and Jimmy Ladd, married, Grantors, for valuable consideration paid, grant with general warranty covenants to Taryn Keller and Dustin Keller, Grantees, for their joint lives, remainder to the survivor of them, whose tax mailing address is

4075 DIXON ROAD SW. PATASKALA, OH 43062 the following REAL PROPERTY:

Situated in the City of Pataskala, County of Licking, State of Ohio, and is described as follows:

Being a part of Section 6, Township 1, Range 15, U.S.M. Lands and bounded and described as follows: Beginning at a point in the road and in the west line of Section 6, 1939.0 feet South of the Northwest corner thereof, thence South with the Section line and center of the road 200.0 feet to a point; thence N. 88 degrees 41' E. 1509.77 feet to an iron pin (passing an iron pin at 30.0 feet); thence N. O degrees 04' E. 200 feet to an iron pin; thence 5. 88 degrees 41' W. 1511.0 feet (passing an iron pin at 1481.0 feet) to the place of beginning, containing 6.93 acres more or less.

Parcel No.

063-145332-00

Prior Instrument No.:

201209140021069

Property Address:

4075 Dixon Road SW, Pataskala, OH 43062

Dustin Keller, spouse of **Taryn Keller** hereby releases all rights of dower. **Debra Ladd**, spouse of **Jimmy Ladd** hereby releases all rights of dower.

Exceptions to the general warranty covenants: (a) such encroachments and recorded restrictions, easements and conditions, including without limitations subsurface rights, which do not materially adversely affect the Property's use or value; (b) zoning ordinances, if any; (c) taxes and assessments, whether general or special, which are a lien on the Property but are not yet payable; (d) all coal, oil, gas, and other mineral rights and interests previously transferred or reserved of record.

IN WITNESS THEREOF, the said Grantors have signed and sealed these presents the day and year written below.

Executed this day of October 2020.

January Tankara

Dustin Keller

Juny Jall

State of Ohio
County, SS:

BE IT REMEMBERED, that on this day of October 2020, before me, the subscriber, a Notary Public in and for said state, personally came Taryn Keller, Dustin Keller, Jimmy Ladd and Debra Ladd, and acknowledged the signing thereof to be their voluntary act and deed.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last aforesaid.

Notary Public

SRYSTAL D. NOBLE Notary Public, State of Onto My Commission Expires 03-27-2021

This instrument was prepared by Gregory D. Port, Attorney at Law, Gregory Port Co., LPA

