CONDITIONS OF SALE FOR 3291 TURNPIKE ROAD, ELIZABETHTOWN, PA 17022 - APRIL 4, 2024 AT 6:00 PM

The conditions of the present public sale are as follows:

- The highest bidder shall be the purchaser upon the property being struck off to that bidder (hammer price) plus the three (3%) purchaser premium listed in paragraph 2 shall be added to the hammer price and together shall be the total purchase price. Immediately thereafter such bidder must sign Purchaser's Acceptance which is part of these conditions. Further, Purchaser shall immediately pay down 10% of the purchase price as security for the performance of this agreement, which 10% shall be paid over to Sellers and not held in an escrow account. If any dispute arises among the bidders, such dispute shall be raised immediately; and the property shall immediately be put up for renewal of bidding. The right is reserved to reject any and all bids. The real estate being sold is more fully described in Exhibit "A" attached hereto and has a mailing address of: 3291 Turnpike Road, Elizabethtown, PA 17022. Bidders may bid online so long as registered with auctioneer.
- 2. A three (3%) percent Purchaser premium will be added to the "hammer price" (the amount of the highest accepted bid) and will be paid by Purchaser, in addition to the hammer price and the hammer price plus the 3% Purchaser's premium shall be the total purchase price.
- 3. Purchaser shall pay the balance of the purchase money on or before 4:00 p.m. on May 20, 2024. Time is of the essence. Unless the settlement date is extended by written consent of Seller, failure to settle on or before settlement date shall constitute default without further notice of any kind. payment, Seller will convey to Purchaser, by deed prepared Purchaser's expense, fee simple title to the premises, good and marketable, free and clear of all liens and encumbrances not noted on these Conditions, but subject to any existing wall rights, easements, building or use restrictions, encroachments cornices, trim, spouting on either side of boundary lines, encroachments of any kind within the rights-of-way of public streets or roads, rights of utilities, zoning or land subdivision or development regulations, other municipal ordinances, present or future rights of public authorities with respect to public highways.
 - 4. Seller represents (i) that there are no pending and

unsettled eminent domain proceedings, no recent appropriations by the filing of the State Highway plans in the Recorder's Office, and no uncomplied-with orders from any governmental authority to do work or correct conditions, affecting this property of which Seller has knowledge; and (ii) that no part of the property, except any part within utility reserve strips in developments or within legal limits of highways, is, or at settlement will be, subject to any currently-used or enforceable easement for any underground electric or telephone cable or sewer, gas or water pipe serving other than this property, or public storm sewer, or any other easement which is not apparent upon reasonable physical inspection, except as noted in these Conditions or in the chain of title.

- 5. Any survey desired by Purchaser or required by Purchaser's lender shall be at the sole expense of Purchaser, for whatever reason desired or needed.
- 6. Zoning for premises is: Rural District in Conoy Township.
- 7. Possession shall be given to Purchaser at Settlement.
- 8. All buildings, improvements, rights, liberties and privileges thereto belonging are included in the sale. No personal property is included with this real estate.
- 9. At Settlement, the property and all of its fixtures shall be in substantially the same condition as at present, except for (a) ordinary reasonable wear and tear, (b) damage of any kind for which full or partial recovery may be had under the Seller's or Purchaser's insurance, (c) damage which occurs after possession has been given to the Purchaser, or (d) any taking by eminent domain.
- 10. Formal tender of deed and purchase money is waived. Settlement shall be made at the office of Nikolaus & Hohenadel, LLP, 222 South Market Street, Suite 201, Elizabethtown, PA 17022.
- 11. Seller agrees to continue in force the present fire insurance until delivery of deed or possession to Purchaser, whichever shall first happen; and any money collected or to be collected on account of loss or damage occurring after this date and before delivery of deed or possession shall be credited upon the purchase money. If the amount, type, or coverage of insurance is not satisfactory to Purchaser, Purchaser may increase the amount and/or purchase other policies and/or coverage at Purchaser's own

expense insuring Purchaser's interest therein. Purchaser assumes risk of ordinary wear and tear of any item covered by Seller's or Purchaser's insurance, or of anything which occurs after Purchaser has been given the right of possession.

- 12. Real estate taxes shall be apportioned to date of Settlement or prior receipt of possession by Purchaser on a fiscal year basis.
 - 13. Seller shall pay acknowledgments to the deed.
 - 14. Buyer shall pay all real estate transfer taxes.
- 15. There is no community sewage system available for this tract. A permit for a new, expanded or changed individual sewage system will have to be obtained pursuant to Section 7 of Pennsylvania Sewage Facilities Act (Act No. 537 of Jan. 24, 1966, P.L. (1965) 1535; 35 P.S. 750.7). Purchaser should contact the Township of Conoy to determine the procedure and requirements for obtaining a permit for any additional or substitute individual sewage system.
- 16. This property is served by a well and septic system. No representation is made a) as to the quantity, potability or sufficiency of the supply of water or b) the adequacy of the septic system for any particular purchaser.
- 17. CONDITIONS OF PROPERTY AND FIXTURES; RESPA DISCLOSURES: At settlement, the property and all its appurtenances and fixtures shall be in substantially the same condition as at present, except for ordinary reasonable wear and tear, damage of any kind which full or partial recovery may be had under the Seller's or Purchaser's insurance, damage which occurs after possession has been given to the Purchaser, damages arising from any condition of the Premises on the date of the execution hereof, or any taking by eminent domain.

The Seller has not conducted any investigation or inspection of the Premises in order to ascertain the presence of any potential problem or defect. By execution of the Purchaser's Agreement, the Purchaser acknowledges that he has had a full and complete opportunity to inspect the Premises, and that the Premises is being sold unto Purchaser "AS IS" with no representation, guarantee or warranty regarding the condition of the premises, including, but not limited to, the electrical system, heating system, plumbing, water system, sewage disposal system, or any

portion thereof. No representation is made or warranty given regarding the presence or absence of any hazardous or toxic substances, materials or wastes, or that the Premises is in compliance with any federal, state or local environmental laws or regulations. In the event any repair or improvement to or any inspection or testing of the Premises is desired by the Purchaser or by any lender proposing to provide Purchaser with financing for the purchase of the premises, the costs of any such repair, improvement, inspection, or testing shall be payable solely by the Purchaser. The Purchaser's Agreement shall not be conditioned upon any such repair, improvement, inspection, or testing, or upon any specific results obtained from such inspection or testing.

- 18. Title to the premises is marketable and subject to matters, other than liens and encumbrances, of record in the Lancaster County Courthouse.
- 19. Any "Disbursement" or similar fees purported to be charged by Purchaser's title company or attorney against Seller, for services which Seller has not specifically engaged, shall be paid by Purchaser.
- 20. a. Should Purchaser fail to comply with these Conditions, Seller shall, in addition to other remedies provided by law, have the option either (1) to retain Purchaser's down-payment as liquidated damages regardless of whether, or on what terms, the premises are resold or (2) to resell the premises at public or private sale, with or without notice to Purchaser, and to retain any advance in price or to hold Purchaser liable for any loss resulting from such sale, meanwhile holding the down payment as security for or toward payment of any such loss.
- b. This Agreement is not assignable by Purchaser without Seller(s) prior written consent. Any assignment may result in additional transfer tax, which would be the sole responsibility of Buyer and Assignee.

Christian of Burkan	(SEAL)
Christian G. Becker	-
Arlene E. Becker	(SEAL)
Arlene E. Becker	

SELLER(S)

PURCHASER'S ACCEPTANCE

The undersigned Purchaser, having agreed to purchase the real estate mentioned in the foregoing Conditions subject to said Conditions, executes the Purchaser's Acceptance and agrees that it shall be binding upon Purchaser/s and the heirs, legal representatives, successors and assigns of Purchaser.

Should possession of the premises be acquired by Purchaser before payment of the purchase money, and should Purchaser fail to make payments when due; Purchaser authorizes the Prothonotary of any Court of Record to appear for Purchaser in any Court of Record and confess judgment in an amicable action of ejectment against Purchaser in favor of Seller or the latter's assigns for the possession of said premises and directs the issuing of a writ of possession with writ of execution for costs, waiving all irregularities, without notice, without asking leave of Court, waiving present or future exemption laws and waiving the right of appeal.

	The sum	Purchaser	has agreed to pay is _	
			DOLLARS (\$)
	EXECUTED	this	day of	, 2024
Witness:				
- Charles		-		(SEAL)
				(SEAL)
				Purchaser(s)

Post Office address of Purchaser:

Township or Borough of Purchaser:

RECEIPT

Received of above Purchaser/s, on the date above mentioned on account of the purchase price

DOLLARS (\$

).

Jeffrey S. Shank, Esq. for Sellers



MAR 30 1988

7	7 4 ¹ E			
Made the	•	day of	 March	4 44 5 11 5 44 5 44 5 44 5 44 5 44 5 44
Nineteen hundred and	Eighty-eight	(1988)		P844

ANNA K. BECKER (widow), of Oreville Mennonite Home, County of Lancaster and Commonwealth of Pennsylvania, Party of the First Part, hereinafter called the GRANTOR;

CHRISTIAN G. BECKER and ARLENE E. BECKER, husband and wife, of the Township of Conoy, County of Lancaster and Commonwealth of Pennsylvania, Parties of the Second Part, hereinafter called the GRANTEES ..

IIII SSCIII. That in consideration of One (\$1.00) . Dollars, in hand paid, the receipt whereof is hereby acknowledged, the said grantor does hereby grant

All THAT CERTAIN tract of land with a two and one-half story frame dwelling. one story frame shed, one story frame garage and two story frame barn erected thereon, situate in Township of Conoy, County of Lancaster and Commonwealth of Pennsylvania, on the North side of Turnpike Road and being more fully bounded and described in accordance with a survey dated October 13, 1976 by D.C. Gohn Associates, Inc., being Drawing CG-376, as follows: ----

and convey to the said grantees, as tenants by the entireties,-

BEGINNING at the Southeast corner thereof at a RR spike in the right-of-way of Turnpike Road; thence in and along the right-of-way of Turnpike Road South 74° 08' 10" West a distance of 288.20 feet to a point; thence continuing in said rightof-way South 71° 02' 45" West a distance of 14.74 feet to a RR spike in said road; thence along premises now or late of Donald H. and Goldie Fisher North 18° 57' 15" West a distance of 405.10 feet to an iron pin; thence continuing along premises now or late of same South 71° 02' 45" West a distance of 271.39 feet to an iron pin; thence in and along a tree in fence row and along property now or late of Amos F. and Anna M. Brandt North o' o' 39" West a distance of 714.23 feet to an iron pin; thence along premises now or late of the Grantees herein South 56° 08' 23" East a distance of 552.18 feet to an iron pin; thence along a pasture fence and premises now or late of Leroy A. and Orpha J. Hess South44° 22' 10" West a distance of 155.10 feet to an iron pin; thence along a tree and fence row and premises of Leroy A. and Orpha J. Hess South 33° 0' 50" East a distance of 604.76 feet to a RR Spike, the place of BEGINNING.

CONTAINING 7.08488 Acres, more or less

BEING the same premises which Bernard G. Smith and Yvonne H. Smith, husband and wife, by their deed dated Oct. 1, 1980 and recorded in the Lancaster County Recorder's Office in Record Book A, Vol. 81, Page 416, granted and conveyed unto John P. Becker and Anna K. Becker, husband and wife, as tenants by the entireties. AND the said John P. Becker died mach k, Ath whereby fee simple title to said premises vested in Anna K. Becker as surviving tenant by the entireties.

It is hereby certified that Anna K. Becker, grantor herein is the mother of Christian B. Becker, one of the grantees herein, and that said Christian G. Becker and Arlene E. Becker are husband and wife.

COMMISSION EXPIRES
WILBUR H. HORNAPIUS, JR., HOTARY PUBLIC
ELIZABETHIOWN BORD, LANCASTER COUNTY
MY CUMMISSION EXPIRES AUG. 6, 1990
Member, Fennsylvanu, Association of Notaries

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Morreby Certify, that the precise address of the grantee 5 herein is

R.D. #4, Box 272, Elizabethtown, Pa. 17022

Jack B. Horner, Attorney

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

PROPERTY 3	291 Turn	pike Road.	Elizabethtown	PΔ	17022
	~/1 . U.I.II	PINC MUZU.	Luzabethtown	. PA	1707

SELLER Christian G. Becker, Arlene E. Becker

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INFORMATION REGARDING THE REAL ESTATE SELLER DISCLOSURE LAW

- The Real Estate Seller Disclosure Law (68 P.S. §7301, et seq.) requires that before an agreement of sale is signed, the seller in a residential
- real estate transfer must disclose all known material defects about the property being sold that are not readily observable. A material defect is a problem with a residential real property or any portion of it that would have a significant adverse impact on the value of the property or
- that involves an unreasonable risk to people on the property. The fact that a structural element, system or subsystem is at or beyond the end
- of its normal useful life is not by itself a material defect.
- This property disclosure statement ("Statement") includes disclosures beyond the basic requirements of the Law and is designed to assist 10 Seller in complying with disclosure requirements and to assist Buyer in evaluating the property being considered. Sellers who wish to see
- or use the basic disclosure form can find the form on the website of the Pennsylvania State Real Estate Commission. Neither this Statement
- 12 nor the basic disclosure form limits Seller's obligation to disclose a material defect.
- This Statement discloses Seller's knowledge of the condition of the Property as of the date signed by Seller and is not a substitute for any
- inspections or warranties that Buyer may wish to obtain. This Statement is not a warranty of any kind by Seller or a warranty or rep-
- resentation by any listing real estate broker, any selling real estate broker, or their licensees. Buyer is encouraged to address concerns
- about the condition of the Property that may not be included in this Statement.
- The Law provides exceptions (listed below) where a property disclosure statement does not have to be completed. All other sellers are obligated to complete a property disclosure statement, even if they do not occupy or have never occupied the Property.
 - 1. Transfers by a fiduciary during the administration of a decedent estate, guardianship, conservatorship or trust.
- 2. Transfers as a result of a court order. 20
- 3. Transfers to a mortgage lender that results from a buyer's default and subsequent foreclosure sales that result from default. 21
- 4. Transfers from a co-owner to one or more other co-owners. 22
- 23 5. Transfers made to a spouse or direct descendant.
- 6. Transfers between spouses as a result of divorce, legal separation or property settlement. 24
- 7. Transfers by a corporation, partnership or other association to its shareholders, partners or other equity owners as part of a plan of 25 26 liquidation. 27
 - 8. Transfers of a property to be demolished or converted to non-residential use.
 - 9. Transfers of unimproved real property.
 - 10. Transfers of new construction that has never been occupied and:
 - a. The buyer has received a one-year warranty covering the construction;
 - b. The building has been inspected for compliance with the applicable building code or, if none, a nationally recognized model building code; and
 - c. A certificate of occupancy or a certificate of code compliance has been issued for the dwelling.

COMMON LAW DUTY TO DISCLOSE

Although the provisions of the Real Estate Seller Disclosure Law exclude some transfers from the requirement of completing a disclosure statement, the Law does not excuse the seller's common law duty to disclose any known material defect(s) of the Property in order to avoid fraud, misrepresentation or deceit in the transaction. This duty continues until the date of settlement.

EXECUTOR, ADMINISTRATOR, TRUSTEE SIGNATURE BLOCK

According to the provisions of the Real Estate Seller Disclosure Law, the undersigned executor, administrator or trustee is not required to fill out a Seller's Property Disclosure Statement. The executor, administrator or trustee, must, however, disclose any known material defect(s) of the Property.

DATE

3	Seller's	Initials	C6B	ASB	Date	3/	عد	/39	1
						,			

SPD Page 1 of 11

Buyer's Initials

Date

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	Check yes, no, unknown (unk) or not applicable (N/A) for each question. Be sure to check N/A when a Property. Check unknown when the question does apply to the Property but you are not sure of the answer. A	questi	ion does	not a	pply to	the
2	6 1. SELLER'S EXPERTISE	.ir que:				
	(A) Does Seller possess expertise in contracting, engineering, architecture, environmental assessment or other areas related to the construction and conditions of the Property and its improvements?		Yes	No	Unk	N/
, 4	(B) Is Seller the landlord for the Property?	A		×		
5	(C) Is Seller a real estate licensee?	В	-	X		
	Explain any "yes" answers in Section 1:	C	L	X		
5	· · · · · · · · · · · · · · · · ·					
5			Yes	No	Unk	N/A
5. 5	when was the Floperty most recently occupied?	AI		2,10		14/2
5. 5.	2. By now many people? Two	A2	2000			
5 58		A3	X			
59	" " " " " " " " " " " " " " " " " " "	A4			X	
60	That it and the form of the fo		5-6-2			
61	•	BI	X			
62		B2		Ύ.		
63		В3		X		
64	(C) When was the Property acquired?	B4	ECCHOCANICATION OF	V	-0.	
65	(D) List any animals that have lived in the residence(s) or other structures during your ownership:	C				
66	and the residence(s) of other structures during your ownership:					
67						
68						
69	COMMON TEST TONG					
70 71	(A) Disclosures for condominiums and cooperatives are limited to Salloy's portion and the salloy of					
72	regarding common areas or facilities are not required by the Real Estate Seller Disclosure Law. (B) Type. Is the Property part of a(n):					
73	1. Condominium		Yes	No	Unk	N/A
74	Homeowners association or planned community	Bt		χ		
75	3. Cooperative	B2		X		
76	4. Other type of association or community	В3		X		
77	(C) If "yes," how much are the fees? \$, paid (Monthly)(Quarterly)(Yearly)	B4		X		
78	(D) If "yes," are there any community services or systems that the association or community is responsi-	С				<u>X</u>
79	are replaced of manifaming; Explain;		1			
80	(E) If "yes," provide the following information:	D				X
81	1. Community Name	E1			Marie 1	<u> </u>
82	2. Contact	E2			_	X
83 84	5. Walling Address	E3				<u>х</u> х
85	11 2 displicate 14 difficer	E4				^ X
	(F) How much is the capital contribution/initiation fee(s)? \$	F				<u>:</u>
86 87	Notice to Buyer: A buyer of a resale unit in a condominium, cooperative, or planned community must receive (other than the plats and plans) the by-laws the rules or received.	a cop	v of the	declar	ration	-
88						
89	to regular maintenance fees. The have will have the option of agreeding the agreed to a single of the agree o	iilar o				
90	tificate has been provided to the buyer and for five days thereafter or until conveyance, whichever occurs first	leposii	t monies	until	the cer	<u>~</u>
19	4. ROOFS AND ATTIC	•				
92	(A) Installation	г	v. 1 .			
93	1. When was or were the roof or roofs installed? House roof 2016 Addition 2019		Yes N	0 U	Ink N	V/A
94	2. Do you have documentation (myoice, work order, warranty, etc.)	A1 A2	$\forall \vdash$			
95	(B) Repair	AZ	4			
96	1. Was the roof or roofs or any portion of it or them replaced or repaired during your ownership?	B1	ν'			
97 98	2. If it of they were replaced or repaired, were any existing roofing materials removed?	B2	分十	+		
99	(C) 155tle5			7 20		
100	1. Has the roof or roofs ever leaked during your ownership?	Cı	X			
101	2. Have there been any other leaks or moisture problems in the attic? 3. Are you aware of any past or proceed any black of the state o	C2	X			
102	3. Are you aware of any past or present problems with the roof(s), attic, gutters, flashing or down-spouts?	C3	k	1		
103	Seller's Initials (45/AEF) Date 3126/24 SPD Page 2 of 11 Buver's Initials /	-	ata			-

104 105	CI Pr	heck yes, no, unknown (unk) or not applicable (N/A) for each question. Be sure to check N/A when a operty. Check unknown when the question does apply to the Property but you are not sure of the answer. A	quest	ion do	es not	apply t	o the
106		Explain any "yes" answers in Section 4. Include the location and extent of any problem(s) and any	repai	r or re	media	tion ef	forts,
107 108		the name of the person or company who did the repairs and the date they were done:				· .	
109	5.	BASEMENTS AND CRAWL SPACES					
110		(A) Sump Pump		Yes	No	Unk	N/A
111		1. Does the Property have a sump pit? If "yes," how many?	Al		X		
112		2. Does the Property have a sump pump? If "yes," how many?	A2		χ		
113		3. If it has a sump pump, has it ever run?	A3	<u> </u>			X
114		4 If it has a sump pump, is the sump pump in working order? (B) Water Infiltration	A4				X
116		1. Are you aware of any past or present water leakage, accumulation, or dampness within the base-			200		
117		ment or crawl space?	Bı		X		
118 119		2. Do you know of any repairs or other attempts to control any water or dampness problem in the basement or crawl space?			V.		
120		3. Are the downspouts or gutters connected to a public sewer system?	B2 B3		 →		
121 122		Explain any "yes" answers in Section 5. Include the location and extent of any problem(s) and any r the name of the person or company who did the repairs and the date they were done:	epair	or rei	nedia	tion eff	orts,
123	•						
125	6.	TERMITES/WOOD-DESTROYING INSECTS, DRYROT, PESTS			W		
126		(A) Status		Yes	No	Unk	N/A
127		1. Are you aware of past or present dryrot, termites/wood-destroying insects or other pests on the			110		T WAY
128		Property?	Al		1/		
129		2. Are you aware of any damage caused by dryrot, termites/wood-destroying insects or other pests?			X		
130		(B) Treatment	A2		Δ		
131		1. Is the Property currently under contract by a licensed pest control company?	В1		X		
132		2. Are you aware of any termite/pest control reports or treatments for the Property?	B2		$\hat{\chi}$		
133 134		Explain any "yes" answers in Section 6. Include the name of any service/treatment provider, if ap	plica	ble: _			
135							
136	7.	STRUCTURAL ITEMS		Yes	No	Unk	N/A
137		(A) Are you aware of any past or present movement, shifting, deterioration, or other problems with walls,			-110	CAR	1,114
138		foundations, or other structural components?	Α		χ		7.7
139		(B) Are you aware of any past or present problems with driveways, walkways, patios or retaining walls on					
140		the Property?	В		χ		
141 142		(C) Are you aware of any past or present water infiltration in the house or other structures, other than the roof(s), basement or crawl space(s)?	С		X		
143		(D) Stucco and Exterior Synthetic Finishing Systems	C				
144		1. Is any part of the Property constructed with stucco or an Exterior Insulating Finishing System			west several err		
145		(EIFS) such as Dryvit or synthetic stucco, synthetic brick or synthetic stone?	DI		χ		
146		2. If "yes," indicate type(s) and location(s)	D2				
147		3. If "yes," provide date(s) installed	D3				
148 149		(E) Are you aware of any fire, storm/weather-related, water, hail or ice damage to the Property? (F) Are you aware of any defects (including stains) in flooring or floor coverings?	E		X	e. Partite	
150		Explain any "yes" answers in Section 7. Include the location and extent of any problem(s) and any re		or ren	/ - 1	ion effa	orts.
151 152		the name of the person or company who did the repairs and the date the work was done:					
153	8.	ADDITIONS/ALTERATIONS	ī	Yes	No	Unk	N/A
154		(A) Have any additions, structural changes or other alterations (including remodeling) been made to the	ŀ		110	CARR	
155		Property during your ownership? Itemize and date all additions/alterations below.	A	χ			
156		Were permit	S			spection	
157 158		Addition, structural change or alteration Approximate date obtained?				obtain	
159	Λ	(continued on following page) of work (Yes/No/Unk/N	IA)	 (Y		/Unk/N	A)
⊢	4	7000		 	ye.	5	
160		both roman for first floor					
161	Selle	er's Initials <u>(6-13/A&B</u> Date <u>3/26/37</u> SPD Page 3 of 11 Buyer's Initials	/	Da	te		

162 163	Check ye Property.	ck N/A when a ques	tion do estions	es not must	apply toe answ	to the vered.			
164 165 166		Addition, structural change or alteration	Approximate date of work	Were permits obtained? (Yes/No/Unk/NA	obtained? approvals obtained?				
167	·							- 11. 2/	
168				· · · · · · · · · · · · · · · · · · ·		****************			
169					_			***************************************	
170					_				
171				· · · · · · · · · · · · · · · · · · ·					
172							···		
173	L	A sheet describing other additions and alteration	ma is attached		Yes	I NT-	Unk	N/A	
174 175	' (B) A	re you aware of any private or public architectural review corodes? If "yes," explain:	ntrol of the Property oth	ner than zoning	·	No X	Unk	IVA	
176 177 178 179 180 181 182 183 184 185	altering pa and if so, y grade or ri if issues ex owners wi Note to Bu drainage of vious surfa to determinability to ri	tyer: The PA Construction Code Act, 35 P.S. §7210 et seq. (coperties. Buyers should check with the municipality to determine they were obtained. Where required permits were network changes made by the prior owners. Buyers can have the sist. Expanded title insurance policies may be available for a thout a permit or approval. Augur: According to the PA Stormwater Management Act, each control and flood reduction. The municipality where the Process added to the Property. Buyers should contact the local me if the prior addition of impervious or semi-pervious area, take future changes.	rmine if permits and/or ot obtained, the munic se Property inspected b Buyers to cover the ris ch municipality must e perty is located may in office charged with oy	r approvals were ne ipality might requird y an expert in codes k of work done to th nact a Storm Water npose restrictions of erseeing the Stormw	cessary the cu complic e Prope Manag n imper	for di arrent ance to erty by ement vious	sclosed owner to determ previo Plan fo or semi ment Pi	work to up- nine us or -per- lan	
187		ER SUPPLY				,	·	<u> </u>	
188		purce. Is the source of your drinking water (check all that ap	oply):		Yes	No	Unk	N/A	
189		Public		AI	<u></u>	X			
190		A well on the Property		A2	<u> </u>	ļ	<u> </u>		
191		Community water		A3		X			
192	_	A holding tank		A4		X			
193	5.			A5		X			
194	6. 7.	A spring Other		A6		X			
195		If no water service, explain:		A7		X			
196		eneral		***************************************			de se de la companya		
197	(-, -								
198	1.	When was the water supply last tested?		B1			X		
199	. 2	Test results:				C.	X		
200	2.	If "yes," is there a written agreement?	,	B2	<u> </u>	X			
201	1		0	В3		ļ		X	
202		Do you have a softener filter or other conditioning system		B4	X_{-}				
203		Is the softener, filter or other treatment system leased? Fro		B5		X			
204 205		If your drinking water source is not public, is the pumping explain:	system in working or	der? If "no,"	X				
206		rpass Valve (for properties with multiple sources of water)							
207		Does your water source have a bypass valve?		CI		X			
208		If "yes," is the bypass valve working?		C2				X	
209	(D) W								
210		Has your well ever run dry?		D1		X			
211	2.	Depth of well, measured on (date)		D2			X		
212	3.	Gallons per minute:, measured on (date) _		D3			X		
213	4.	Is there a well that is used for something other than the pri	mary source of drinkir	ng water? D4		X	•		
214		If "yes," explain						X	
215	5.	If there is an unused well, is it capped?		. D5				X	

Untitled

218	Property.	s, no, unknown (unk) or not applicable (N/A) for each question. Be sure to check N/A when a quecheck unknown when the question does apply to the Property but you are not sure of the answer. All quecheck unknown when the question does apply to the Property but you are not sure of the answer.	uesti	ons m	not a	pply to	the red.
219	(E) I	ssues	ſ	Yes	No	Unk	N/
220 221	· 1	. Are you aware of any leaks or other problems, past or present, relating to the water supply, pumping system and related items?	EI		X		
222		. Have you ever had a problem with your water supply?	E2		X		
223 224 225	Expl tion	ain any problem(s) with your water supply. Include the location and extent of any problem(s) a efforts, the name of the person or company who did the repairs and the date the work was done	and a	ny re	pair (or rem	edia-
226	10. SEW	AGE SYSTEM					
227	(A) (General	Γ	Yes	No	Unk	N/A
228		Is the Property served by a sewage system (public, private or community)?	AI	Y	110	Onk	11/2
229		If "no," is it due to unavailability or permit limitations?	A2		X		
230		. When was the sewage system installed (or date of connection, if public)?	A3			X	+
231	4	. Name of current service provider, if any:	A4			-	\perp_{x}
232		ype Is your Property served by:	^*				
233		. Public	BI		Y		
234	2	. Community (non-public)	<u> </u>		X		
235		An individual on-lot sewage disposal system	B2 B3	$\overline{\mathbf{v}}$			
236		Other, explain:	B4		X		
237		ndividual On-lot Sewage Disposal System. (check all that apply):	134		\sim		
238		Is your saying a system within 100 feet of a wella	CI		χ		355
239		In vious coverage evictors subject to a torque of the coverage	C2		X.		
240		Does your gayyage gyeters include a halding sould	C3		X		
241		Dogs visus services and surface in the land of the 10	C4	X*			\vdash
242		Does your source system includes during 140	C5	\Diamond			
243		Dogg vigure governor greatens in shade a sensitive and 10	C6		X		
244		Dogg views and an artist of the second of th	C7		Ź	***************************************	t
245		In views and another than 10	C8		X		
246		In the second se	C9		~		X
247) Is vour sewage system supported by a backup or alternate system?	C10		又		
248	(D) T :	anks and Service					
249	1.	Are there any metal/steel septic tanks on the Property?	DI F		X		
250		Are there any coment/coments section to be a section of the Description	D2	X			
251		Are there any fiberalogs contintonly on the December 2	D3	~ `	V		
252	4.	Are there any other types of sentic tanks on the Property? Explain	D4		X		
253	5.	Where are the septic tanks located? down the bent + in the yard below	D5	100			
254 255	6.	When were the tanks last pumped and by whom? on the sile of the				X	
256	(E) A1	bandoned Individual On-lot Sewage Disposal Systems and Septic	D6				
257		Are you given of any should and continue to the property of th	F				O TE
258		If "yes," have these systems, tanks or cesspools been closed in accordance with the municipality's	E1 -		$\Delta \parallel$		
259 260	(F) \$a	ordinance? wage Pumps	E2				X
261		And those one or conservation and beat distributed by the Property of			.,, 		100
262	1. 7	If "yes " where are they located?	F1		$X \mid$		
263	2.	What trm(a) of my (a) 0	F2				X
264		A	F3				X
265			F4				X
266	Э.	Who is responsible for maintenance of sewage pumps?	F5				X
267	(G) Iss	ues	13				
268		How often is the on-lot sewage disposal system serviced?	G1			V	
269 270		When was the on-lot sewage disposal system last serviced and by whom?				\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
271	3.	Ye are sense to the sense to th	G2 G3		×	X	
272		Are you aware of any past or present leaks, backups, or other problems relating to the sewage	" Ի	- 1			
273	**	greatens and unlated the second	G4		X		

275 276	Ch Pro	eck ye	s, no, unknown (unk) or not applicable (N/A) for each question. Be sure to check N/A when a concept that the question does apply to the Property but you are not sure of the answer. All	questic	on does	s not a	pply to	the
277 278 279		Exp	ain any "yes" answers in Section 10. Include the location and extent of any problem(s) and any, the name of the person or company who did the repairs and the date the work was done:	ny rei	pair or	reme	ediation	ı ef-
280	11.	PLU	MBING SYSTEM					
281		(A) N	faterial(s). Are the plumbing materials (check all that apply):	,	Yes	No	Unk	N/A
282			. Copper	A1	V			
283			. Galvanized	A2		1	X	
284		3	. Lead	A3		tス		
285		4	PVC	A4	V	†		
286		. 5	Polybutylene pipe (PB)	A5			X	
287		6	Cross-linked polyethyline (PEX)	A6		X		
288		7	Other	A7			X	
289 290		(B) A	re you aware of any past or present problems with any of your plumbing fixtures (e.g., including but of limited to: kitchen, laundry, or bathroom fixtures; wet bars; exterior faucets; etc.)?	В		X		
291 292		Ii	"yes," explain:					
293	12	חסת	ESTIC WATER HEATING					
294	12.		ype(s). Is your water heating (check all that apply):		TV	I NI.	T7-1-	77/4
295			Electric		Yes	No	Unk	N/A
296			Natural gas	A1		X.		
297			Fuel oil	A2		X		
298			Propane	A3		x		77.00
299			If "yes," is the tank owned by Seller?	A4		 ~		
300		5.	Solar	A5	 	V		Y
301			If "yes," is the system owned by Seller?	AU	 			X
302		6.	Geothermal	A6		X		
303		7.	Other	A7		X.		
304			/stem(s)					
305		1.	How many water heaters are there?	BI				
306			Tanks 80 galler Tankless When were they installed? 2023					
307		2.	When were they installed? うっとう	B2			#	
308			Is your water heater a summer/winter hook-up (integral system, hot water from the boiler, etc.)?	В3		X		
309			e you aware of any problems with any water heater or related equipment?	C		X		
310 311			"yes," explain:					
312	13.		TING SYSTEM		,			
313			tel Type(s). Is your heating source (check all that apply):		Yes	No	Unk	N/A
314			Electric	Al		χ		
315			Natural gas	A2		Х		
316			Fuel oil	A3	X	-		
317		4.	Propane	A4		X		
318		_	If "yes," is the tank owned by Seller?					X_{-}
319			Geothermal	A5		X		
320 321			Coal Wood	A6		X		
322			Solar shingles or panels	A7		<u>X</u>		10 m
323		٥.	· · · · · · · · · · · · · · · · · · ·	A8		X		.7
234		0	If "yes," is the system owned by Seller? Other:			-		
325			stem Type(s) (check all that apply):	A9		X		10000
326			Forced hot air					
327			Hot water	B1	V	X		78.5
328			Heat pump	B2	_X_	 1		
329			Electric baseboard	B3		X X		
330			Steam	B4				8
331			Radiant flooring	B5		$\frac{X}{X}$		
332			Radiant ceiling	В6 В7		X		
	Selle		na a calanda	107 	Date			

Untitled

			Yes	No	Unk
•	8. Pellet stove(s)	B8		X	
	How many and location?	_			
	9. Wood stove(s)	В9		X	
	How many and location?			1994	
	10. Coal stove(s)	 B10		X	
	How many and location?				
	11. Wall-mounted split system(s)	BII		X	
	How many and location?				
	12. Other:	B12		X	
	13. If multiple systems, provide locations	-			
		B13			•
	(C) Status				
	1. Are there any areas of the house that are not heated?	C1		Χ	
	If "yes," explain:	_			
	2. How many heating zones are in the Property? One (1)	C2			į
	3. When was each heating system(s) or zone installed? <u>new boiler</u> in 2018	C3			裘
	4. When was the heating system(s) last serviced?				X
	5. Is there an additional and/or backup heating system? If "yes," explain:				
		C5		X	
	6. Is any part of the heating system subject to a lease, financing or other agreement?	C6		X	
	If "yes," explain:				
	(D) Fireplaces and Chimneys				
	1. Are there any fireplaces? How many?	_ D1		X	
	2. Are all fireplaces working?	D2			
	3. Fireplace types (wood, gas, electric, etc.):	_ D3			
	4. Was the fireplace(s) installed by a professional contractor or manufacturer's representative?	D4			
	5. Are there any chimneys (from a fireplace, water heater or any other heating system)?	D 5	X		
	6. How many chimneys? One (1)	_ D6			
	7. When were they last cleaned?	D7		es de	X
	8. Are the chimneys working? If "no," explain:	D8	X		
	(E) Fuel Tanks				
	1. Are you aware of any heating fuel tank(s) on the Property?	E1	X	V. 30.0000	
	2. Location(s), including underground tank(s): <u>Basement</u>	_ E2			
	3. If you do not own the tank(s), explain:	E3			
	(F) Are you aware of any problems or repairs needed regarding any item in Section 13? If "yes," explain:	F		X	
14.	AIR CONDITIONING SYSTEM				
	(A) Type(s). Is the air conditioning (check all that apply):				
	1. Central air	A1	100000000000000000000000000000000000000	χ	***************************************
	a. How many air conditioning zones are in the Property?	19			
	b. When was each system or zone installed?	- 1b			
	c. When was each system last serviced?	le			
	2. Wall units	A2		χ	
	How many and the location?				
	3. Window units	 A3			X
	How many?				$\dot{\chi}$
	4. Wall-mounted split units	A4		X	
	How many and the location?	_			
	5. Other	A5		X	
	6. None	A6		文	
	(B) Are there any areas of the house that are not air conditioned?	В	_X.		
	If "yes," explain: The house has no eig coultin	-	1.0		
	(C) Are you aware of any problems with any item in Section 14? If "yes," explain:			Х	

391 392.	Property. Check unknown when the ques	applica stion do	ible (N es appl	/A) for y to the	each que Propert	uestion. Be sure to check N/A very but you are not sure of the ans	when a q wer. All	uestio questi	n does : ons mu	not ap ist be	ply to the answered	ð L
393	15. ELECTRICAL SYSTEM									·		
394	(A) Type(s)		•			•		1	Yes	No	Unk N	V/A
395	1. Does the electrical system h	ave fus	es?					AI		X		
396	2. Does the electrical system h			akers?		•		A2	х	- 		
397	3. Is the electrical system solar					•	•	A3		X		
398	a. If "yes," is it entirely or			power	ed?			3a		a t		Z
399						nancing or other agreement? If	"ves."	- 3"	100	20000000		Δ.
400	explain:				,		<i>J</i> =0,	3b	1	1	1	χ
401	(B) What is the system amperage?							В				
402	(C) Are you aware of any knob and	tube wi	iring in	the Pr	operty?	•	•	С		V		
403	(D) Are you aware of any problems	or repa	irs nee	ded in	the elect	rical system? If "yes," explain:						
4()4	-				****			D	İ	X.		
405	16. OTHER EQUIPMENT AND APP	PLIAN	CES					- (CONTRACTOR COLUMN	DATE:
406	(A) THIS SECTION IS INTENDE	ED TO	IDEN	TIFY	PROBL	EMS OR REPAIRS and must	be com	oleted	for eacl	h item	ı that	
407	will, or may, be included with the	ne Prop	erty. T	he term	s of the	Agreement of Sale negotiated b	oetween	Buver	and Se	ller w	ill deter-	
408	mine which items, if any, are inc	cluded i	in the p	ourchas	e of the	Property. THE FACT THAT	AN ITE	M IS	LISTE	D DC	ES NOT	_
4()9	MEAN IT IS INCLUDED IN											
410	(B) Are you aware of any problems				any of th	e following:						
411	Item	Yes	No	N/A		Item	Yes	No	N/A			
412	A/C window units		X	<u> </u>	100	Pool/spa heater			LX.	1		
413	Attic fan(s)			X		Range/oven		X		_		
414	Awnings			X		Refrigerator(s)		X		4		
415	Carbon monoxide detectors		X		Y	Satellite dish		X		1		
416	Ceiling fans			X_		Security alarm system			X	1		
417	Deck(s)			<u>X</u>	1005015	Smoke detectors		X		4		
418 419	Dishwasher			X		Sprinkler automatic timer			L X	↓ .		
420	Dryer Slant is a Signature of the Control of the Co		X	<u> </u>		Stand-alone freezer		X	<u> </u>	_		
421	Electric animal fence			X		Storage shed	 		X	┨ .		
421	Electric garage door opener		X			Trash compactor			X	_		
423	Garage transmitters Garbage disposal			X		Washer		Х	ļ.,	-		
424	In-ground lawn sprinklers			X		Whirlpool/tub	<u> </u>		X	4		
425	Intercom			X		Other:		X.	ļ	-		
426	Interior fire sprinklers			$\frac{\tilde{x}}{x}$	100	1.			 	4		
427	Keyless entry			X		2.	-		-	-		
428	Microwave oven	$\frac{1}{x}$			9 (6 1)		-		├	-		
429	Pool/spa accessories	\rightarrow		~/		5.			ļ	-		
430	Pool/spa cover			Υ Υ		6.						
431	(C) Explain any "yes" answers in S	Paction	16,	X		· 0.	.11		<u> </u>	ا		
432	Wicow			ocs	art	work						-
433	17. POOLS, SPAS AND HOT TUBS				101	0-51 (C		Г	Yes	No	Unk N	<u></u>
434	(A) Is there a swimming pool on the	Propert	v? If "	ves.":						$\frac{1}{X}$	Olk 10	
435	1. Above-ground or in-ground?							A A1		計		7
436								A2			<u>د</u> ا	-
437	3. If heated, what is the heat sou	irce?						A3				<u></u>
438	4. Vinyl-lined, fiberglass or con	crete-li	ned?				· · · · · ·	A4				
439	5. What is the depth of the swim	nming r	ool?			***************************************		A5				۶
44()	6. Are you aware of any problem							A6			3	
441	7. Are you aware of any problem					pool equipment (cover filter)	ladder	~° -				<u>`</u>
442	lighting, pump, etc.)?					r	,	A7			Ŋ	1
443	(B) Is there a spa or hot tub on the Pr	operty?	•					B		VΤ		Ì
444	1. Are you aware of any problem			a or ho	t tub?			BI	_		x	
445	2. Are you aware of any problem					tub equipment (steps. lighting.	iets.	F				
446	cover, etc.)?		-	ı.		, , , , , , , , , , , , , , , , , , ,		B2			$ \cdot \cdot _{X}$	′
447	(C) Explain any problems in Section	n 17: _						·· L_				
448	***************************************											_
449	Seller's Initials CEB / AEB Date Produced with Lone Wolf Tra	3/26	/	S Edition) 7	SPD Pag	ge 8 of 11 Buyer's Initials od St, Suite 2200, Dallas, TX 75201 www.	/		Date	ntitled		

19.	 (A) Have any windows or skylights been replaced during your ownership of the Property? (B) Are you aware of any problems with the windows or skylights? Explain any "yes" answers in Section 18. Include the location and extent of any problem(s) and any remediation efforts, the name of the person or company who did the repairs and the date the work LAND/SOILS (A) Property 1. Are you aware of any fill or expansive soil on the Property? 2. Are you aware of any sliding, settling, earth movement, upheaval, subsidence, sinkholes or earth stability problems that have occurred on or affect the Property? 	A B y rep was	pair, red done:	place	ement
19.	(B) Are you aware of any problems with the windows or skylights? Explain any "yes" answers in Section 18. Include the location and extent of any problem(s) and any remediation efforts, the name of the person or company who did the repairs and the date the work LAND/SOILS (A) Property 1. Are you aware of any fill or expansive soil on the Property? 2. Are you aware of any sliding, settling, earth movement, upheaval, subsidence, sinkholes or earth	y rep was	done:	place	ment
19.	LAND/SOILS (A) Property 1. Are you aware of any fill or expansive soil on the Property? 2. Are you aware of any sliding, settling, earth movement, upheaval, subsidence, sinkholes or earth	was	done:	place	ment
	 (A) Property 1. Are you aware of any fill or expansive soil on the Property? 2. Are you aware of any sliding, settling, earth movement, upheaval, subsidence, sinkholes or earth 	ΑI	Yes		
	 Are you aware of any fill or expansive soil on the Property? Are you aware of any sliding, settling, earth movement, upheaval, subsidence, sinkholes or earth 	ΑI	Yes		
	2. Are you aware of any sliding, settling, earth movement, upheaval, subsidence, sinkholes or earth	ΑI		No	Un
	2. Are you aware of any sliding, settling, earth movement, upheaval, subsidence, sinkholes or earth stability problems that have occurred on or affect the Property?			LX	
	· · · · · · · · · · · · · · · · · · ·	A2		X	
	3. Are you aware of sewage sludge (other than commercially available fertilizer products) being spread on the Property?	A3		×	
	4. Have you received written notice of sewage sludge being spread on an adjacent property?	A4		X	
	5. Are you aware of any existing, past or proposed mining, strip-mining, or any other excavations on the Property?	A5 '	•	X	
	Note to Buyer: The Property may be subject to mine subsidence damage. Maps of the counties and mage may occur and further information on mine subsidence insurance are available through Deprotection Mine Subsidence Insurance Fund, (800) 922-1678 or ra-epmsi@pa.gov.	<i>ines</i> partn	where nent of	<i>mine</i> Envi	<i>subsid</i> ronme
	(B) Preferential Assessment and Development Rights				
	Is the Property, or a portion of it, preferentially assessed for tax purposes, or subject to limited devel-			·	,
	opment rights under the:		Yes	No	Unl
	1. Farmland and Forest Land Assessment Act - 72 P.S.§5490.1, et seq. (Clean and Green Program)	В1	ļ	$\perp X$	ļ
,	2. Open Space Act - 16 P.S. §11941, et seq.	B2		X	ļ
	3. Agricultural Area Security Law - 3 P.S. §901, et seq. (Development Rights)	B3		X	
	4. Any other law/program:	B4	<u></u>	<u> X</u>	<u> </u>
((C) Property Rights Are you aware of the transfer, sale and/or lease of any of the following property rights (by you or a previous owner of the Property):		Yes	l No	Unk
	1. Timber	C :	1 68	No	Onk
	2. Coal	CI	ļ	X	
	3. Oil	C2	 	W.	
	4. Natural gas	C3	 	4	
	5. Mineral or other rights (such as farming rights, hunting rights, quarrying rights) Explain:	C4	} -	文	100
	2. Manioral of Outer rights (such as farming rights, hunting rights, qualifying rights) Explain.	C5	<u> </u>		
	Note to Buyer: Before entering into an agreement of sale, Buyer can investigate the status of these rig engaging legal counsel, obtaining a title examination of unlimited years and searching the official red the Recorder of Deeds, and elsewhere. Buyer is also advised to investigate the terms of any existing le to terms of those leases.	cords	in the	coun	ty Off
]	Explain any "yes" answers in Section 19:	······································		- 1 - 1 - 1 - 1 - 1	
	FLOODING, DRAINAGE AND BOUNDARIES			•	
((A) Flooding/Drainage		Yes	No	Unk
	1. Is any part of this Property located in a wetlands area?	A1		X	
	2. Is the Property, or any part of it, designated a Special Flood Hazard Area (SFHA)?	A2		X	
	3. Do you maintain flood insurance on this Property?	A3		X	
	4. Are you aware of any past or present drainage or flooding problems affecting the Property?	A4	<u> </u>	X	
	5. Are you aware of any drainage or flooding mitigation on the Property?	A5		X	
	6. Are you aware of the presence on the Property of any man-made feature that temporarily or per-				
	manently conveys or manages storm water, including any basin, pond, ditch, drain, swale, culvert,]	
	pipe or other feature?	A6			
	7. If "yes," are you responsible for maintaining or repairing that feature which conveys or manages storm water for the Property?			l	

509 510	Cl Pr	heck yes, no, unknown (unk) or not applicable (N/A) for each question. Be sure to check N/A when a question. Check unknown when the question does apply to the Property but you are not sure of the answer. All	uestic	n does	not a	ipply to	the ered.
511 512		Explain any "yes" answers in Section 20(A). Include dates, the location and extent of flooding and					
513		made storm water management features:					
514	0	B) Boundaries		Yes	No	Unk	N/A
515		1. Are you aware of encroachments, boundary line disputes, or easements affecting the Property?	BI	103	X	Unk	IVA
516		2. Is the Property accessed directly (without crossing any other property) by or from a public road?	B2	1	┼^		
517		3. Can the Property be accessed from a private road or lane?	B3		X		
518		a. If "yes," is there a written right of way, easement or maintenance agreement?	3a		1		TV
519		b. If "yes," has the right of way, easement or maintenance agreement been recorded?	3b		1		文
520		4. Are you aware of any shared or common areas (driveways, bridges, docks, walls, etc.) or mainte-					
52 i		nance agreements?	B4		LX		
522		Note to Buyer: Most properties have easements running across them for utility services and other re	asons	. In me	any co	ises, th	e ease-
523 524 525		ments do not restrict the ordinary use of the property, and Seller may not be readily aware of them. E the existence of easements and restrictions by examining the property and ordering an Abstract of Ti the Office of the Recorder of Deeds for the county before entering into an agreement of sale.	Buyer. tle or	s may searc	wish t hing t	o deter he recc	mine ords in
526	•	Explain any "yes" answers in Section 20(B):					
527							
528	21.	. HAZARDOUS SUBSTANCES AND ENVIRONMENTAL ISSUES					
529		(A) Mold and Indoor Air Quality (other than radon)	:	Yes	No	Unk	N/A
530		1. Are you aware of any tests for mold, fungi, or indoor air quality in the Property?	ΑI		X	Je e	
531 532		2. Other than general household cleaning, have you taken any efforts to control or remediate mold or mold-like substances in the Property?	A2			X	
533		Note to Buyer: Individuals may be affected differently, or not at all, by mold contamination. If mold of	onta	minati	on or	indoor	air
534 535		quality is a concern, buyers are encouraged to engage the services of a qualified professional to do to	esting	. Infor	matic	n on th	iis
536	•	issue is available from the United States Environmental Protection Agency and may be obtained by c 37133, Washington, D.C. 20013-7133, 1-800-438-4318.	ontac	ting L	4Q IN	FO, P.	O. Box
537		(B) Radon		Yes	No	Unk	N/A
538		1. Are you aware of any tests for radon gas that have been performed in any buildings on the Property?	BI		Х		
539		2. If "yes," provide test date and results	B2				l X
540 541		3. Are you aware of any radon removal system on the Property?	В3	en venunanan at	X		
541		(C) Lead Paint					
542 543		If the Property was constructed, or if construction began, before 1978, you must disclose any knowledge of, and records and reports about, lead-based paint on the Property on a separate disclosure form.					
544		1. Are you aware of any lead-based paint or lead-based paint hazards on the Property?			V		
545		2. Are you aware of any reports or records regarding lead-based paint or lead-based paint hazards on	C1		<u> </u>		
546		the Property?	C2		X		
547 548		(D) Tanks					
549		1. Are you aware of any existing underground tanks?	D1		X,		53 5 76
550		2. Are you aware of any underground tanks that have been removed or filled?(E) Dumping. Has any portion of the Property been used for waste or refuse disposal or storage?	D2		X		
551		If "yes," location:	E		_X_		
552		(F) Other					
553		1. Are you aware of any past or present hazardous substances on the Property (structure or soil)	ľ				
554		such as, but not limited to, asbestos or polychlorinated biphenyls (PCBs)?	F1		X.		
555		2. Are you aware of any other hazardous substances or environmental concerns that may affect the			~		
556		Property?	F2		χ		
557		3. If "yes," have you received written notice regarding such concerns?	F3				X
558		4. Are you aware of testing on the Property for any other hazardous substances or environmental					
559 60		concerns? Explain any "yes" answers in Section 21. Include test results and the location of the hazardous sul	F4 L	ce(s)	X	iropr	entel
61		issue(s):	all	(a) (,	TI ARIII	viital
	22.	MISCELLANEOUS					
63		(A) Deeds, Restrictions and Title		Yes	No	Unk	N/A
64		1. Are there any deed restrictions or restrictive covenants that apply to the Property?	AI [X		
65 66		2. Are you aware of any historic preservation restriction or ordinance or archeological designation associated with the Property?	A2		X	TI .	
67	Sell	er's Initials <u>CGB/AEB</u> Date 3/26/27 SPD Page 10 of 11 Buyer's Initials/	-	_Date	e		_

569	Property.	check unknown when the question does apply to the Property but you are not sure of the answer. All	uestion	l does	not a	pply to	tne red
		Andre district in which the question does apply to the Creptly day, or all any object of the months.		Yes	No	Unk	N/A
57()		Are you aware of any reason, including a defect in title or contractual obligation such as an option	ľ		<u> </u>		
571		or right of first refusal, that would prevent you from giving a warranty deed or conveying title to the		I			
572		Property?	A3		1		
573	(-)	inancial	P				
574 575	1.	Are you aware of any public improvement, condominium or homeowner association assessments					1
576		against the Property that remain unpaid or of any violations of zoning, housing, building, safety or fire ordinances or other use restriction ordinances that remain uncorrected?	B1		χ		
577 578 579		Are you aware of any mortgages, judgments, encumbrances, liens, overdue payments on a support obligation, or other debts against this Property or Seller that cannot be satisfied by the proceeds of this sale?	B2		X		
580 581		Are you aware of any insurance claims filed relating to the Property during your ownership?	B3		X		
581 582	(C) Le	· ·					10 MT 4
583		Are you aware of any violations of federal, state, or local laws or regulations relating to this Property?	· C1		X		
584		Are you aware of any existing or threatened legal action affecting the Property?	C2		X		
585 586		dditional Material Defects					
586 587	1.	Are you aware of any material defects to the Property, dwelling, or fixtures which are not disclosed elsewhere on this form?	D1		X		
588		Note to Buyer: A material defect is a problem with a residential real property or any portion of it	it that w	vould i	have	a signif	îcant
589 590		adverse impact on the value of the property or that involves an unreasonable risk to people on the	e prope	erty. T	he fa	ct that a	2
591		structural element, system or subsystem is at or beyond the end of the normal useful life of such a subsystem is not by itself a material defect.	ı structı	ural el	lemer	it, systei	m or
592	2.	After completing this form, if Seller becomes aware of additional information about the Pro	onerty,	inclu	ding	throng	h
593		inspection reports from a buyer, the Seller must update the Seller's Property Disclosure Sta	atemen	t and/	or at	tach th	e
594		inspection report(s). These inspection reports are for informational purposes only.			-		
595 596	Expla	in any "yes" answers in Section 22:			······································		
597	23. ATTA	ACHMENTS					
598	(A) <u>T</u> r	ne following are part of this Disclosure if checked:					
599		Seller's Property Disclosure Statement Addendum (PAR Form SDA)					
600 601	-						
601 602	님						
OU∠	L_i				•		
603	The under	signed Seller represents that the information set forth in this disclosure statement is accura	ate and	d com	plete	to the	best
604 605	of Seller's	knowledge. Seller hereby authorizes the Listing Broker to provide this information to pros	spectiv	e buy	ers o	f the p	rop-
606	TION CO	to other real estate licensees. SELLER ALONE IS RESPONSIBLE FOR THE ACCURA	AUX C	JF II	ill i Nowi	NFUK:	MA-
607	tion of this	form, Seller shall notify Buyer in writing.					_
608	SELLER	Christian G. Beck	' 'DA	מאוש ב	a Za.	//ny	
609	SELLER	Ariene E. Beel	<u>cer</u> Da	ilk <u> </u>	<u>3/ ∞.</u> 2/3/	114	
610	SELLER_	arlene E. Becken Ariene E. Beck	DA	TE	2/	*/ ^/	—
611	SELLEK _		DA	TE			
612	SELLER_		DA	TE_			
613	SELLER_		DA	TE _			
614							-
615	The under	RECEIPT AND ACKNOWLEDGEMENT BY BUYER signed Buyer acknowledges receipt of this Statement. Buyer acknowledges that this Statem	~~+ \$c		~~~	4-, -	_ <u>1</u>
616	that, unles	s stated otherwise in the sales contract, Buyer is purchasing this property in its present	condit	i not a tion. I	a wa: (+ is)	rranty Ruver's	anu re-
617	sponsibility	to satisfy himself or herself as to the condition of the property. Buyer may request that th	he prop	nerty	be in	spected	l, at
618	Buyer's exp	pense and by qualified professionals, to determine the condition of the structure or its compo	nents.			-1	,
i							
619	BUYER		DAT	TE.			İ
ĺ	BUYER		_ DAT DAT	TE			-

RESIDENTIAL LEAD-BASED PAINT HAZARDS DISCLOSURE FORM

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

	THIS FORM MUST BE COMPLETED FOR ANY PROPERTY BUILT PRIOR TO 1978
1	PROPERTY 3091 TVAN PILE ROAD ElizABETH Town 1/4 17022
2	SELLER Christpan G. Becker and Antene E. BECKER
3	LEAD WARNING STATEMENT
4	
5	Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such
6	property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead
7	poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient,
	behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The Seller of any interest
8	in residential real property is required to provide the Buyer with any information on lead-based paint hazards from risk assessments or
9	inspections in the Seller's possession and notify the Buyer of any known lead-based paint hazards. A risk assessment or inspection for
10	possible lead-based paint hazards is recommended prior to purchase.
11	SELLER'S DISCLOSURE
12	CGB /AEBSeller has no knowledge of the presence of lead-based paint and/or lead-based paint hazards in or about the Property.
13	Seller has knowledge of the presence of lead-based paint and/or lead-based paint hazards in or about the Property. (Provide the
14	basis for determining that lead-based paint and/or hazards exist, the location(s), the condition of the painted surfaces, and other
15	available information concerning Seller's knowledge of the presence of lead-based paint and/or lead-based paint hazards.)
16	
17	SELLER'S RECORDS/REPORTS
18	CEPAEBSeller has no records or reports pertaining to lead-based paint and/or lead-based paint hazards in or about the Property.
19	Seller has provided Buyer with all available records and reports regarding lead-based paint and/or lead-based paint hazards in
20	or about the Property. (List documents):
21	College and Constitute of the state of the s
22 23	Seller certifies that to the best of Seller's knowledge the above statements are true and accurate.
23 24	SELLER Chistian & Date 3/26/24 SELLER Cirlen & Becker DATE 3/26/24
2 4 25	
25 26	SELLERDATE // BUYER
20 27	DATE OF AGREEMENT
27 28	BUYER'S ACKNOWLEDGMENT
29	Buyer has received the pamphlet Protect Your Family from Lead in Your Home and has read the Lead Warning Statement.
	Buyer has reviewed Seller's disclosure of known lead based paint and/or lead based point hazards and has received the rece
30	/ Buyer has reviewed Seller's disclosure of known lead-based paint and/or lead-based paint hazards and has received the records
30 31	Buyer has reviewed Seller's disclosure of known lead-based paint and/or lead-based paint hazards and has received the records and reports regarding lead-based paint and/or lead-based paint hazards identified above.
30 31 32	Buyer has reviewed Seller's disclosure of known lead-based paint and/or lead-based paint hazards and has received the records and reports regarding lead-based paint and/or lead-based paint hazards identified above. Buyer has (initial one):
30 31 32 33	/ Buyer has reviewed Seller's disclosure of known lead-based paint and/or lead-based paint hazards and has received the records and reports regarding lead-based paint and/or lead-based paint hazards identified above. Buyer has (initial one): / received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of
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330 331 332 333 344 355 366 37 38 39 40 41	Buyer has reviewed Seller's disclosure of known lead-based paint and/or lead-based paint hazards and has received the records and reports regarding lead-based paint and/or lead-based paint hazards identified above. Buyer has (initial one): received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. Buyer certifies that to the best of Buyer's knowledge the statements contained in Buyer's acknowledgement are true and accurate. BUYER DATE BUYER BUYER DATE DATE DATE DATE DATE BUYER AGENT ACKNOWLEDGEMENT AND CERTIFICATION Agent/Licensee represents that Agent has informed Seller of Seller's obligations under the Residential Lead-Based-Paint Hazard Reduction Act, 42 U.S.C. §4852(d), and is aware of Agent's responsibility to ensure compliance.
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331 332 333 34 35 36 37 38 39 40 41 22 33 44 55 66 7	Buyer has reviewed Seller's disclosure of known lead-based paint and/or lead-based paint hazards and has received the records and reports regarding lead-based paint and/or lead-based paint hazards identified above. Buyer has (initial one):
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Protect Your **Family** From Lead in Your Home



United States Environmental Protection Agency



United States Consumer Product Safety Commission



United States Department of Housing and Urban Development

Maron 2021

Are You Planning to Buy or Rent a Home Built Before 1978?

Did you know that many homes built before 1978 have lead-based paint? Lead from paint, chips, and dust can pose serious health hazards.

Read this entire brochure to learn:

- How lead gets into the body
- How lead affects health
- What you can do to protect your family
- Where to go for more information

Before renting or buying a pre-1978 home or apartment, federal law requires:

- Sellers must disclose known information on lead-based paint or lead-based paint hazards before selling a house.
- Real estate sales contracts must include a specific warning statement about lead-based paint. Buyers have up to 10 days to check for lead.
- Landlords must disclose known information on lead-based paint or lead-based paint hazards before leases take effect. Leases must include a specific warning statement about lead-based paint.

If undertaking renovations, repairs, or painting (RRP) projects in your pre-1978 home or apartment:

Read EPA's pamphlet, *The Lead-Safe Certified Guide to Renovate Right*, to learn about the lead-safe work practices that contractors are required to follow when working in your home (see page 12).



Simple Steps to Protect Your Family from Lead Hazards

If you think your home has lead-based paint:

- Don't try to remove lead-based paint yourself.
- Always keep painted surfaces in good condition to minimize deterioration.
- Get your home checked for lead hazards. Find a certified inspector or risk assessor at epa.gov/lead.
- Talk to your landlord about fixing surfaces with peeling or chipping paint.
- Regularly clean floors, window sills, and other surfaces.
- Take precautions to avoid exposure to lead dust when remodeling.
- When renovating, repairing, or painting, hire only EPA- or stateapproved Lead-Safe certified renovation firms.
- Before buying, renting, or renovating your home, have it checked for lead-based paint.
- Consult your health care provider about testing your children for lead. Your pediatrician can check for lead with a simple blood test.
- Wash children's hands, bottles, pacifiers, and toys often.
- Make sure children eat healthy, low-fat foods high in iron, calcium, and vitamin C.
- Remove shoes or wipe soil off shoes before entering your house.

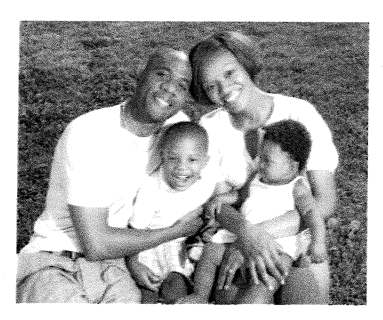
Lead Gets into the Body in Many Ways

Adults and children can get lead into their bodies if they:

- Breathe in lead dust (especially during activities such as renovations, repairs, or painting that disturb painted surfaces).
- Swallow lead dust that has settled on food, food preparation surfaces, and other places.
- Eat paint chips or soil that contains lead.

Lead is especially dangerous to children under the age of 6.

- At this age, children's brains and nervous systems are more sensitive to the damaging effects of lead.
- Children's growing bodies absorb more lead.
- Babies and young children often put their hands and other objects in their mouths. These objects can have lead dust on them.



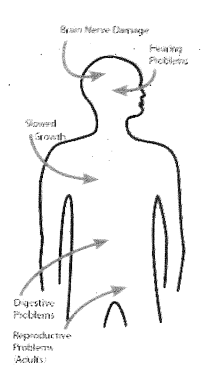
Women of childbearing age should know that lead is dangerous to a developing fetus.

Women with a high lead level in their system before or during pregnancy risk exposing the fetus to lead through the placenta during fetal development. Lead affects the body in many ways. It is important to know that even exposure to low levels of lead can severely harm children.

In children, exposure to lead can cause:

- Nervous system and kidney damage
- Learning disabilities, attention-deficit disorder, and decreased intelligence
- Speech, language, and behavior problems
- Poor muscle coordination
- Decreased muscle and bone growth
- Hearing damage

While low-lead exposure is most common, exposure to high amounts of lead can have devastating effects on children, including seizures, unconsciousness, and in some cases, death.



Although children are especially susceptible to lead exposure, lead can be dangerous for adults, too.

In adults, exposure to lead can cause:

- Harm to a developing fetus
- Increased chance of high blood pressure during pregnancy
- Fertility problems (in men and women)
- High blood pressure
- Digestive problems
- Nerve disorders
- Memory and concentration problems
- Muscle and joint pain

Check Your Family for Lead

Get your children and home tested if you think your home has lead.

Children's blood lead levels tend to increase rapidly from 6 to 12 months of age, and tend to peak at 18 to 24 months of age.

Consult your doctor for advice on testing your children. A simple blood test can detect lead. Blood lead tests are usually recommended for:

- Children at ages 1 and 2
- Children or other family members who have been exposed to high levels of lead
- Children who should be tested under your state or local health screening plan

Your doctor can explain what the test results mean and if more testing will be needed.

Where Lead-Based Paint Is Found

In general, the older your home or childcare facility, the more likely it has lead-based paint.¹

Many homes, including private, federally-assisted, federally-owned housing, and childcare facilities built before 1978 have lead-based paint. In 1978, the federal government banned consumer uses of lead-containing paint.²

Learn how to determine if paint is lead-based paint on page 7.

Lead can be found:

- In homes and childcare facilities in the city, country, or suburbs,
- In private and public single-family homes and apartments,
- On surfaces inside and outside of the house, and
- In soil around a home. (Soil can pick up lead from exterior paint or other sources, such as past use of leaded gas in cars.)

Learn more about where lead is found at epa.gov/lead.

[&]quot;Lead-based paint" is currently defined by the federal government as paint with lead levels greater than or equal to 1.0 milligram per square centimeter (mg/cm²), or more than 0.5% by weight.

² "Lead-containing paint" is currently defined by the federal government as lead in new dried paint in excess of 90 parts per million (ppm) by weight.

Identifying Lead-Based Paint and Lead-Based Paint Hazards

Deteriorated lead-based paint (peeling, chipping, chalking, cracking, or damaged paint) is a hazard and needs immediate attention. Lead-based paint may also be a hazard when found on surfaces that children can chew or that get a lot of wear and tear, such as:

- On windows and window sills
- Doors and door frames
- Stairs, railings, banisters, and porches

Lead-based paint is usually not a hazard if it is in good condition and if it is not on an impact or friction surface like a window.

Lead dust can form when lead-based paint is scraped, sanded, or heated. Lead dust also forms when painted surfaces containing lead bump or rub together. Lead paint chips and dust can get on surfaces and objects that people touch. Settled lead dust can reenter the air when the home is vacuumed or swept, or when people walk through it. EPA currently defines the following levels of lead in dust as hazardous:

- 10 micrograms per square foot (μg/ft²) and higher for floors, including carpeted floors
- 100 μg/ft² and higher for interior window sills

Lead in soil can be a hazard when children play in bare soil or when people bring soil into the house on their shoes. EPA currently defines the following levels of lead in soil as hazardous:

- 400 parts per million (ppm) and higher in play areas of bare soil
- 1,200 ppm (average) and higher in bare soil in the remainder of the yard

Remember, lead from paint chips-which you can see-and lead dust-which you may not be able to see-both can be hazards.

The only way to find out if paint, dust, or soil lead hazards exist is to test for them. The next page describes how to do this.

Checking Your Home for Lead

You can get your home tested for lead in several different ways:

- A lead-based paint **inspection** tells you if your home has lead-based paint and where it is located. It won't tell you whether your home currently has lead hazards. A trained and certified testing professional, called a lead-based paint inspector, will conduct a paint inspection using methods, such as:
- Portable x-ray fluorescence (XRF) machine
- Lab tests of paint samples
- A risk assessment tells you if your home currently has any lead hazards from lead in paint, dust, or soil. It also tells you what actions to take to address any hazards. A trained and certified testing professional, called a risk assessor, will:
- Sample paint that is deteriorated on doors, windows, floors, stairs, and walls
- Sample dust near painted surfaces and sample bare soil in the yard
- Get lab tests of paint, dust, and soil samples
- A combination inspection and risk assessment tells you if your home has any lead-based paint and if your home has any lead hazards, and where both are located.

Be sure to read the report provided to you after your inspection or risk assessment is completed, and ask questions about anything you do not understand.

Checking Your Home for Lead, continued

In preparing for renovation, repair, or painting work in a pre-1978 home, Lead-Safe Certified renovators (see page 12) may:

- Take paint chip samples to determine if lead-based paint is present in the area planned for renovation and send them to an EPA-recognized lead lab for analysis. In housing receiving federal assistance, the person collecting these samples must be a certified lead-based paint inspector or risk assessor
- Use EPA-recognized tests kits to determine if lead-based paint is absent (but not in housing receiving federal assistance)
- Presume that lead-based paint is present and use lead-safe work practices

There are state and federal programs in place to ensure that testing is done safely, reliably, and effectively. Contact your state or local agency for more information, visit epa.gov/lead, or call **1-800-424-LEAD** (5323) for a list of contacts in your area.³

³ Hearing- or speech-challenged individuals may access this number through TTY by calling the Federal Relay Service at 1-800-877-8339.

What You Can Do Now to Protect Your Family

If you suspect that your house has lead-based paint hazards, you can take some immediate steps to reduce your family's risk:

- If you rent, notify your landlord of peeling or chipping paint.
- Keep painted surfaces clean and free of dust. Clean floors, window frames, window sills, and other surfaces weekly. Use a mop or sponge with warm water and a general all-purpose cleaner. (Remember: never mix ammonia and bleach products together because they can form a dangerous gas.)
- Carefully clean up paint chips immediately without creating dust.
- Thoroughly rinse sponges and mop heads often during cleaning of dirty or dusty areas, and again afterward.
- Wash your hands and your children's hands often, especially before they eat and before nap time and bed time.
- Keep play areas clean. Wash bottles, pacifiers, toys, and stuffed animals regularly.
- Keep children from chewing window sills or other painted surfaces, or eating soil.
- When renovating, repairing, or painting, hire only EPA- or state-approved Lead-Safe Certified renovation firms (see page 12).
- Clean or remove shoes before entering your home to avoid tracking in lead from soil.
- Make sure children eat nutritious, low-fat meals high in iron, and calcium, such as spinach and dairy products. Children with good diets absorb less lead.

Disturbing lead-based paint or removing lead improperly can increase the hazard to your family by spreading even more lead dust around the house.

- In addition to day-to-day cleaning and good nutrition, you can temporarily reduce lead-based paint hazards by taking actions, such as repairing damaged painted surfaces and planting grass to cover lead-contaminated soil. These actions are not permanent solutions and will need ongoing attention.
- when renovating, repairing, or painting by hiring an EPA- or state-certified renovator who is trained in the use of lead-safe work practices. If you are a do-it-yourselfer, learn how to use lead-safe work practices in your home.
- To remove lead hazards permanently, you should hire a certified lead abatement contractor. Abatement (or permanent hazard elimination) methods include removing, sealing, or enclosing lead-based paint with special materials. Just painting over the hazard with regular paint is not permanent control.

Always use a certified contractor who is trained to address lead hazards safely.

- Hire a Lead-Safe Certified firm (see page 12) to perform renovation, repair, or painting (RRP) projects that disturb painted surfaces.
- To correct lead hazards permanently, hire a certified lead abatement contractor. This will ensure your contractor knows how to work safely and has the proper equipment to clean up thoroughly.

Certified contractors will employ qualified workers and follow strict safety rules as set by their state or by the federal government.

Reducing Lead Hazards, continued

If your home has had lead abatement work done or if the housing is receiving federal assistance, once the work is completed, dust cleanup activities must be conducted until clearance testing indicates that lead dust levels are below the following levels:

- 10 micrograms per square foot (µg/ft²) for floors, including carpeted floors
- 100 μg/ft² for interior windows sills
- 400 μg/ft² for window troughs

Abatements are designed to permanently eliminate lead-based paint hazards. However, lead dust can be reintroduced into an abated area.

- Use a HEPA vacuum on all furniture and other items returned to the area, to reduce the potential for reintroducing lead dust.
- Regularly clean floors, window sills, troughs, and other hard surfaces with a damp cloth or sponge and a general all-purpose cleaner. Please see page 9 for more information on steps you can take to protect your home after the abatement. For help in locating certified lead abatement professionals in your area, call your state or local agency (see pages 15 and 16), epa.gov/lead, or call 1-800-424-LEAD.

Renovating, Repairing or Painting a Home with Lead-Based Paint

If you hire a contractor to conduct renovation, repair, or painting (RRP) projects in your pre-1978 home or childcare facility (such as pre-school and kindergarten), your contractor must:

- Be a Lead-Safe Certified firm approved by EPA or an EPA-authorized state program
- Use qualified trained individuals (Lead-Safe Certified renovators) who follow specific lead-safe work practices to prevent lead contamination
- Provide a copy of EPA's lead hazard information document, The Lead-Safe Certified Guide to Renovate Right



RRP contractors working in pre-1978 homes and childcare facilities must follow lead-safe work practices that:

- Contain the work area. The area must be contained so that dust and debris do not escape from the work area. Warning signs must be put up, and plastic or other impermeable material and tape must be used.
- Avoid renovation methods that generate large amounts of lead-contaminated dust. Some methods generate so much leadcontaminated dust that their use is prohibited. They are:
 - Open-flame burning or torching
 - Sanding, grinding, planing, needle gunning, or blasting with power tools and equipment not equipped with a shroud and HEPA vacuum attachment
 - Using a heat gun at temperatures greater than 1100°F
- Clean up thoroughly. The work area should be cleaned up daily. When all the work is done, the area must be cleaned up using special cleaning methods.
- Dispose of waste properly. Collect and seal waste in a heavy duty bag or sheeting. When transported, ensure that waste is contained to prevent release of dust and debris.

To learn more about EPA's requirements for RRP projects, visit epa.gov/getleadsafe, or read *The Lead-Safe Certified Guide to Renovate Right*.

Lead in Drinking Water

The most common sources of lead in drinking water are lead pipes, faucets, and fixtures.

Lead pipes are more likely to be found in older cities and homes built before 1986.

You can't smell or taste lead in drinking water.

To find out for certain if you have lead in drinking water, have your water tested.

Remember older homes with a private well can also have plumbing materials that contain lead.

Important Steps You Can Take to Reduce Lead in Drinking Water

- Use only cold water for drinking, cooking and making baby formula. Remember, boiling water does not remove lead from water.
- Before drinking, flush your home's pipes by running the tap, taking a shower, doing laundry, or doing a load of dishes.
- Regularly clean your faucet's screen (also known as an aerator).
- If you use a filter certified to remove lead, don't forget to read the directions to learn when to change the cartridge. Using a filter after it has expired can make it less effective at removing lead.

Contact your water company to determine if the pipe that connects your home to the water main (called a service line) is made from lead. Your area's water company can also provide information about the lead levels in your system's drinking water.

For more information about lead in drinking water, please contact EPA's Safe Drinking Water Hotline at 1-800-426-4791. If you have other questions about lead poisoning prevention, call 1-800 424-LEAD.*

Call your local health department or water company to find out about testing your water, or visit epa.gov/safewater for EPA's lead in drinking water information. Some states or utilities offer programs to pay for water testing for residents. Contact your state or local water company to learn more.

^{*} Hearing- or speech-challenged individuals may access this number through TTY by calling the Federal Relay Service at 1-800-877-8339.

Other Sources of Lead, continued

- Lead smelters or other industries that release lead into the air.
- Your job. If you work with lead, you could bring it home on your body or clothes. Shower and change clothes before coming home. Launder your work clothes separately from the rest of your family's clothes.
- Hobbies that use lead, such as making pottery or stained glass, or refinishing furniture. Call your local health department for information about hobbies that may use lead.
- Old toys and furniture may have been painted with lead-containing paint. Older toys and other children's products may have parts that contain lead.
- Food and liquids cooked or stored in lead crystal or lead-glazed pottery or porcelain may contain lead.
- Folk remedies, such as "greta" and "azarcon," used to treat an upset stomach.

In 1978, the federal government banned toys, other children's products, and furniture with lead-containing paint. In 2008, the federal government banned lead in most children's products. The federal government currently bans lead in excess of 100 ppm by weight in most children's products.

For More Information

The National Lead Information Center

Learn how to protect children from lead poisoning and get other information about lead hazards on the Web at epa.gov/lead and hud.gov/lead, or call 1-800-424-LEAD (5323).

EPA's Safe Drinking Water Hotline

For information about lead in drinking water, call **1-800-426-4791**, or visit epa.gov/safewater for information about lead in drinking water.

Consumer Product Safety Commission (CPSC) Hotline
For information on lead in toys and other consumer products, or to
report an unsafe consumer product or a product-related injury, call
1-800-638-2772, or visit CPSC's website at cpsc.gov or
saferproducts.gov.

State and Local Health and Environmental Agencies

Some states, tribes, and cities have their own rules related to lead-based paint. Check with your local agency to see which laws apply to you. Most agencies can also provide information on finding a lead abatement firm in your area, and on possible sources of financial aid for reducing lead hazards. Receive up-to-date address and phone information for your state or local contacts on the Web at epa.gov/lead, or contact the National Lead Information Center at 1-800-424-LEAD.

Hearing- or speech-challenged individuals may access any of the phone numbers in this brochure through TTY by calling the toll-free Federal Relay Service at 1-800-877-8339.

U. S. Environmental Protection Agency (EPA) Regional Offices

The mission of EPA is to protect human health and the environment. Your Regional EPA Office can provide further information regarding regulations and lead protection programs.

Region 1 (Connecticut, Massachusetts, Maine, New Hampshire, Rhode Island, Vermont)

Regional Lead Contact U.S. EPA Region 1 5 Post Office Square, Suite 100, OES 05-4 Boston, MA 02109-3912 (888) 372-7341

Region 2 (New Jersey, New York, Puerto Rico, Virgin Islands)

Regional Lead Contact U.S. EPA Region 2 2890 Woodbridge Avenue Building 205, Mail Stop 225 Edison, NJ 08837-3679 (732) 906-6809

Region 3 (Delaware, Maryland, Pennsylvania, Virginia, DC, West Virginia)

Regional Lead Contact U.S. EPA Region 3 1650 Arch Street Philadelphia, PA 19103 (215) 814-2088

Region 4 (Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, Tennessee)

Regional Lead Contact U.S. EPA Region 4 AFC Tower, 12th Floor, Air, Pesticides & Toxics 61 Forsyth Street, SW Atlanta, GA 30303 (404) 562-8998

Region 5 (Illinois, Indiana, Michigan, Minnesota, Ohio, Wisconsin)

Regional Lead Contact U.S. EPA Region 5 (LL-17J) 77 West Jackson Boulevard Chicago, IL 60604-3666 (312) 353-3808 **Region 6** (Arkansas, Louisiana, New Mexico, Oklahoma, Texas, and 66 Tribes)

Regional Lead Contact U.S. EPA Region 6 1445 Ross Avenue, 12th Floor Dallas, TX 75202-2733 (214) 665-2704

Region 7 (Iowa, Kansas, Missouri, Nebraska)

Regional Lead Contact U.S. EPA Region 7 11201 Renner Blvd. Lenexa, KS 66219 (800) 223-0425

Region 8 (Colorado, Montana, North Dakota, South Dakota, Utah, Wyoming)

Regional Lead Contact U.S. EPA Region 8 1595 Wynkoop St. Denver, CO 80202 (303) 312-6966

Region 9 (Arizona, California, Hawaii, Nevada)

Regional Lead Contact U.S. EPA Region 9 (CMD-4-2) 75 Hawthorne Street San Francisco, CA 94105 (415) 947-4280

Region 10 (Alaska, Idaho, Oregon, Washington)

Regional Lead Contact U.S. EPA Region 10 (20-C04) Air and Toxics Enforcement Section 1200 Sixth Avenue, Suite 155 Seattle, WA 98101 (206) 553-1200

Consumer Product Safety Commission (CPSC)

The CPSC protects the public against unreasonable risk of injury from consumer products through education, safety standards activities, and enforcement. Contact CPSC for further information regarding consumer product safety and regulations.

CPSC

4330 East West Highway Bethesda, MD 20814-4421 1-800-638-2772 cpsc.gov or saferproducts.gov

U. S. Department of Housing and Urban Development (HUD)

HUD's mission is to create strong, sustainable, inclusive communities and quality affordable homes for all. Contact to Office Lead Hazard Control and Healthy Homes for further information regarding the Lead Safe Housing Rule, which protects families in pre-1978 assisted housing, and for the lead hazard control and research grant programs.

HUD

451 Seventh Street, SW, Room 8236 Washington, DC 20410-3000 (202) 402-7698 hud.gov/lead

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U. S. EPA Washington DC 20460 U. S. CPSC Bethesda MD 20814

U. S. HUD Washington DC 20410

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IMPORTANT!

Lead From Paint, Dust, and Soil in and Around Your Home Can Be Dangerous if Not Managed Properly

- Children under 6 years old are most at risk for lead poisoning in your home.
- Lead exposure can harm young children and babies even before they are born.
- Homes, schools, and child care facilities built before 1978 are likely to contain lead-based paint.
- Even children who seem healthy may have dangerous levels of lead in their bodies.
- Disturbing surfaces with lead-based paint or removing lead-based paint improperly can increase the danger to your family.
- People can get lead into their bodies by breathing or swallowing lead dust, or by eating soil or paint chips containing lead.
- People have many options for reducing lead hazards.
 Generally, lead-based paint that is in good condition is not a hazard (see page 10).