ALTA COMMITMENT FOR TITLE INSURANCE issued by OLD REPUBLIC TITLE INS CO

NOTICE

IMPORTANT—READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and the Commitment Conditions, Old Republic Title Insurance Company, a Minnesota Corporation (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Amount of Insurance and the name of the Proposed Insured.

If all of the Schedule B, Part I—Requirements have not been met within thirty (30) days after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

Countersigned

Authorized Signature

OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

A Stock Company

1408 North Westshore Blvd., Suite 900, Tampa, Florida 33607 (612) 371-1111 www.oldrepublictitle.com

By /

President

Secretar

This page is only a part of a 2021 ALTA Commitment for Title Insurance issued by **Old Republic Title Ins** Co. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I—Requirements; and Schedule B, Part II—Exceptions; and a counter-signature by the Company or its issuing agent that may be in electronic form.

COMMITMENT CONDITIONS

1. DEFINITIONS

- a. "Discriminatory Covenant": Any covenant, condition, restriction, or limitation that is unenforceable under applicable law because it illegally discriminates against a class of individuals based on personal characteristics such as race, color, religion, sex, sexual orientation, gender identity, familial status, disability, national origin, or other legally protected class.
- b. "Knowledge" or "Known": Actual knowledge or actual notice, but not constructive notice imparted by the Public Records.
- c. "Land": The land described in Item 5 of Schedule A and improvements located on that land that by State law constitute real property. The term "Land" does not include any property beyond that described in Schedule A, nor any right, title, interest, estate, or easement in any abutting street, road, avenue, alley, lane, right-of-way, body of water, or waterway, but does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
- d. "Mortgage": A mortgage, deed of trust, trust deed, security deed, or other real property security instrument, including one evidenced by electronic means authorized by law.
- e. "Policy": Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
- f. "Proposed Amount of Insurance": Each dollar amount specified in Schedule A as the Proposed Amount of Insurance of each Policy to be issued pursuant to this Commitment.
- g. "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this Commitment.
- h. "Public Records": The recording or filing system established under State statutes in effect at the Commitment Date under which a document must be recorded or filed to impart constructive notice of matters relating to the Title to a purchaser for value without Knowledge. The term "Public Records" does not include any other recording or filing system, including any pertaining to environmental remediation or protection, planning, permitting, zoning, licensing, building, health, public safety, or national security matters.
- i. "State": The state or commonwealth of the United States within whose exterior boundaries the Land is located. The term "State" also includes the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands, and Guam.
- j. "Title": The estate or interest in the Land identified in Item 3 of Schedule A.
- 2. If all of the Schedule B, Part I—Requirements have not been met within the time period specified in the Commitment to Issue Policy, this Commitment terminates and the Company's liability and obligation end.
- 3. The Company's liability and obligation is limited by and this Commitment is not valid without:
 - a. the Notice;
 - b. the Commitment to Issue Policy;
 - c. the Commitment Conditions:
 - d. Schedule A:
 - e. Schedule B, Part I-Requirements;
 - f. Schedule B, Part II—Exceptions; and
 - g. a counter-signature by the Company or its issuing agent that may be in electronic form.

4. COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company is not liable for any other amendment to this Commitment.

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5. LIMITATIONS OF LIABILITY

- a. The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
 - i. comply with the Schedule B, Part I—Requirements;
 - ii. eliminate, with the Company's written consent, any Schedule B, Part II—Exceptions; or
 - iii. acquire the Title or create the Mortgage covered by this Commitment.
- b. The Company is not liable under Commitment Condition 5.a. if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
- c. The Company is only liable under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.
- d. The Company's liability does not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Condition 5.a. or the Proposed Amount of Insurance.
- e. The Company is not liable for the content of the Transaction Identification Data, if any,
- f. The Company is not obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I—Requirements have been met to the satisfaction of the Company.
- g. The Company's liability is further limited by the terms and provisions of the Policy to be issued to the Proposed Insured.

6. LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT; CHOICE OF LAW AND CHOICE OF FORUM

- a. Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
- b. Any claim must be based in contract under the State law of the State where the Land is located and is restricted to the terms and provisions of this Commitment. Any litigation or other proceeding brought by the Proposed Insured against the Company must be filed only in a State or federal court having jurisdiction.
- c. This Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
- d. The deletion or modification of any Schedule B, Part II—Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
- e. Any amendment or endorsement to this Commitment must be in writing and authenticated by a person authorized by the Company.
- f. When the Policy is issued, all liability and obligation under this Commitment will end and the Company's only liability will be under the Policy.

7. IF THIS COMMITMENT IS ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for closing, settlement, escrow, or any other purpose.

8. PRO-FORMA POLICY

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

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9. CLAIMS PROCEDURES

This Commitment incorporates by reference all Conditions for making a claim in the Policy to be issued to the Proposed Insured. Commitment Condition 9 does not modify the limitations of liability in Commitment Conditions 5 and 6.

10. CLASS ACTION

ALL CLAIMS AND DISPUTES ARISING OUT OF OR RELATING TO THIS COMMITMENT, INCLUDING ANY SERVICE OR OTHER MATTER IN CONNECTION WITH ISSUING THIS COMMITMENT, ANY BREACH OF A COMMITMENT PROVISION, OR ANY OTHER CLAIM OR DISPUTE ARISING OUT OF OR RELATING TO THE TRANSACTION GIVING RISE TO THIS COMMITMENT, MUST BE BROUGHT IN AN INDIVIDUAL CAPACITY. NO PARTY MAY SERVE AS PLAINTIFF, CLASS MEMBER, OR PARTICIPANT IN ANY CLASS OR REPRESENTATIVE PROCEEDING. ANY POLICY ISSUED PURSUANT TO THIS COMMITMENT WILL CONTAIN A CLASS ACTION CONDITION.

11. ARBITRATION

The Policy contains an arbitration clause. All arbitrable matters when the Proposed Amount of Insurance is \$2,000,000 or less may be arbitrated at the election of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at http://www.alta.org/arbitration.

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Title Insurance Commitment By Old Republic Title Insurance Company File No.: 23183 1. Effective Date: March 10, 2025, at 8:00 am 2. Policy (or Policies) to be issued: **AMOUNT** a. 🛛 ALTA Owner's Policy of Title Insurance (7-1-2021) \$TBD ALTA Homeowner's Policy of Title Insurance (7-1-2021) Other Proposed Insured: TBD b. ALTA Loan Policy of Title Insurance (7-1-2021) ALTA Expanded Coverage Residential Loan Policy (7-1-2021) ALTA Short Form Residential Loan Policy - Ohio (7-1-2021) Proposed Insured: its successors and/or assigns as their interests may appear, as defined in the Conditions and Stipulations of this policy. 3. The estate or interest in the land described or referred to in this Commitment is: Fee Simple Title to the Fee Simple estate or interest in the land is at the Effective Date vested in: Ryan McMurray and Elizabeth E. Cluchey The land referred to in this Commitment is described as follows: Situated in the State of Ohio, County of Madison, and in the Township of Deercreek, and being 121.714 acres. as more particularly described in Exhibit A, attached hereto and incorporated herein by reference Situated in the State of Ohio, County of Madison, and in the Township of Deercreek, and being 51.981 acres. as more particularly described in Exhibit B, attached hereto and incorporated herein by reference Issuing Agent: Midland Title West, LLC Agent ID No.: Address: 117 West High St., Suite 105 City, State, Zip: London, OH, 43140 Telephone: (740) 852-3000

Authorized Countersignature

(This Schedule A valid only when Schedule B is attached)

INSURANCE FRAUD WARNING: ANY PERSON WHO, WITH INTENT TO DEFRAUD OR KNOWING THAT HE IS FACILITATING A FRAUD AGAINST AN INSURER, SUBMITS AN APPLICATION OR FILES A CLAIM CONTAINING A

FALSE OR DECEPTIVE STATEMENT IS GUILTY OF FRAUD.

Title Insurance Commitment

By

Old Republic Title Insurance Company

File No.: 23183

REQUIREMENTS

The following requirements must be satisfied:

- 1. Payment of the full consideration to, or for the account of, the grantors or mortgagor, and the payment of the premium due on the title insurance policies to be issued in accordance with this commitment.
- 2. Instrument(s) in insurable form creating the estate or interest to be insured, must be approved by title company, properly executed, delivered and filed for record.
- 3. For Lender Title Insurance policies, a properly executed and recordable Mortgage Deed from the legally required owner(s) (with release of dower, if applicable) to proposed Mortgagee insured conveying and/or encumbering the premises described in Schedule A, Item 5, hereof.
- 4. Properly recorded release(s) of the Property from any mortgage(s) or lien(s) listed in Schedule BII, below.
- 5. Furnishing to the Closing Agent any documentation required by Title Insurance Agent showing proof of authority for the execution of documents and/or for the determination that a party is in good standing. Closing Agent may require some such documentation to be recorded.

Other Requirements, if any:

- 6. Approval of Old Republic Title Insurance Company ("Old Republic") to issue excess risk policy, and furnishing any documentation required by Old Republic.
- 7. Issuing Agent (as set forth in Schedule A) reserves the right to add additional requirement(s) that must be satisfied to issue title insurance policies contemplated hereby.

NOTICE: The Company shall not be liable for, and any title insurance policy issued hereunder shall not cover, any loss, cost or damage as a result of prohibition of ownership of "Agricultural Land" by certain "Persons" as defined in Ohio Revised Code Section 5301.256.

Title Insurance Commitment

By

Old Republic Title Insurance Company

File No.: 23183

EXCEPTIONS

The policy or policies to be issued will contain exceptions to the following matters unless the same are disposed of to the satisfaction of the Company:

- 1. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the effective date hereof but prior to the date the proposed insured acquires for value of record the estate or interest or mortgage thereon covered by this commitment.
- 2. Any facts, rights, interests, or claims that are not shown in the public records but that could be ascertained by an inspection of the land or by making inquiry of persons in possession of the land.
- 3. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the title including discrepancies, conflicts in boundary lines, shortage in area, or any other facts that would be disclosed by an accurate and complete land survey of the land, and that are not shown in the public records.
- 4. Any lien or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown in the public records.
- 5. Rights of parties in possession of all or any part of the premises, including, but not limited to, easements, claims of easements or encumbrances that are not shown in the public records.
- 6. The lien of the real estate taxes or assessments imposed on the title by a governmental authority that are not shown as existing liens in the records of any taxing authority that levies taxes or assessments on real property or in the public records.
- 7. The property address and tax parcel identification number listed are provided solely for informational purposes, without warranty as to accuracy or completeness are not hereby insured.
- 8. INTENTIONALLY BLANK
- 9. The following exception will appear in any loan policy to be issued pursuant to this commitment: Oil and gas leases, pipeline agreements, or any other instruments related to the production or sale of oil or natural gas which may arise subsequent to the Date of Policy.
- 10. Subject to any of the parties being a debtor or the land being involved in any Bankruptcy proceedings; the land must be released from any such proceeding.
- 11. Coal, oil, natural gas, or other mineral interests and all rights incident thereto now or previously conveyed, transferred, leased, excepted or reserved.

12. Taxes:

Parcel Number: 05-00155.000

The County Auditor shows taxes in the name of Ryan McMurray, et. al. Taxes for the first half of 2024 are unpaid in the amount of \$2,579.60. Continuing assessment(s), if any, included in the aforementioned amount are \$24.04. If the amount due (below) is higher than the taxes and assessments per half, there may be a delinquency; some delinquencies may accrue interest; please check with the County Treasurer.

The total amount of taxes and assessments now due including delinquencies, is \$TBD. Taxes for the first half of 2024 are now due and payable; taxes for the second hal of 2024 are a lien, but not yet due. Taxes for the current year are a lien, but undetermined and not yet due. The aforesaid parcel number is qualified for Current Agricultural Use Valuation (CAUV).

Parcel Number: 05-00156.000

The County Auditor shows taxes in the name of Ryan McMurray, et. al. Taxes for the first half of 2024 are unpaid in the amount of \$915.99. Continuing assessment(s), if any, included in the aforementioned amount are \$11.13. If the amount due (below) is higher than the taxes and assessments per half, there may be a delinquency; some delinquencies may accrue interest; please check with the County Treasurer.

The total amount of taxes and assessments now due including delinquencies, is \$TBD. Taxes for the first half of 2024 are now due and payable; taxes for the second hal of 2024 are a lien, but not yet due. Taxes for the current year are a lien, but undetermined and not yet due. The aforesaid parcel number is qualified for Current Agricultural Use Valuation (CAUV).

- 13. The title insurance policy or certification will not guarantee the amount of acreage stated in the legal description of the property.
- 14. Subject to the rights of the public and public authorities to use and regulate the use of any of the land within a road right of way. If a title insurance policy will be issued, the following applies: Although the policy to be issued insures legal access to and from the land (unless otherwise stated), it will not insure the right of the insured to build a driveway connecting to a public highway.
- 15. Restrictions, easements, and setbacks as shown on the plat (including amendments, if any) containing the land described herein as recorded at the County Recorder.
- 16. Subject to the recoupment of taxes as a result of the land being removed from the County CAUV Program. Farm acreage may be enrolled in other Government Programs (Conservation, Set-aside, Drainage maintenance etc.) at Federal, State, or Local levels that require repayment/recoupment of benefits if the acreage is not continued on the Government Program. Buyer and/or Lender must inquire and satisfy themselves in regard to the applicability of such other Government Programs. Title Agent, Closing Agent, and Attorney do not assume any liability therefore.
- 17. Subject to some or all of the Land described in Schedule A is/are receiving a CAUV real estate tax credit; any change in the usage of the Land described in Schedule A, failure to apply and/or re-apply on an annual basis may result in a recoupment charged in the then current owners at a later date. The Company assumes no liability for any such recoupment.
- 18. With respect to that certain parcel of the Land assigned Madison Parcel Number 05-00156.000 (the "Landlocked Parcel"): as Access to the Landlocked Parcel is obtained over and through parcel of the Land assigned Madison Parcel Number 05-00155.000 (the "Non-Landlocked Parcel"), Access to the Landlocked Parcel is insured only so long as there is common ownership of the aforementioned parcels. The Company shall not be liable for any loss, cost or damage due to a lack of Access to and from the Landlocked Parcel in the event there is deemed to be a lack of common ownership in the parcels occasioned by a transfer of title of the Non-Landlocked Parcel after the Date of Policy

- 19. Subject to right of ingress and egress to Plain City-Lafayette Road retained in that certain instrument recorded at Official Records Volume 332, Page 645, Madison County Recorder.
- 20. Subject to an easement for channel purposes to the State of Ohio recorded at Deed Book 183, Page 136, Madison County Recorder.
- 21. Subject to an easement to the Columbus and Southern Ohio Electric Company recorded at Deed Book 125, Page 177, and subsequent transfer and assignment thereof to the Ohio Edison Company recorded at Deed Book 148, Page 241, Madison County Recorder.
- 22. Subject to an easement to the Columbus and Southern Ohio Electric Company recorded at Deed Book 129, Page 300, and subsequent transfer and assignment thereof to the Ohio Edison Company recorded at Deed Book 148, Page 241, Madison County Recorder.
- 23. \$230,000.00 open-end mortgage to Merchants National Bank recorded on 9/7/2017 at Official Records Volume 333, Page 92, Madison County Recorder.
- 24. Anything to the contrary notwithstanding, this Policy shall not insure for loss or damage, and the Company shall not be liable for attorneys' fees and defense costs, by reason of any requirement by the County for a new survey and description prior to transfer pursuant to those standards governing conveyances as adopted by Madison County, as authorized by O.R.C. Sections 319.203 and 315.251.

End of Schedule

EXHIBIT A

Situated in the County of Madison, in the State of Ohio, and in the Township of Deercreek, and bounded and described as follows:

Beginning at a stone in the center of the Wilson and Winget Road (No. 5) northwesterly corner of 170 acres of land now owned by the heirs of Anna Minter, deceased, and now owned by Maud and Mary Minter; thence with two lines of said Minter South 82º East 16.72 chains (chain 4 poles) to a stone; thence North 81° 15' East 31.54 chains to a stone in the westerly line of land owned by a R. A. McMurray; corner to said Minter, thence with two lines of said McMurray North 8° 38' West 8.78 chains to a stone; thence North 86° East 17.14 chains to three bur oaks from one root, corner to said McMurray, and more easterly corner to Virginia Military Survey No. 9389; thence with two lines of said Survey North 29° 55' West 12.55 chains to a double bur oak; thence North 64° 55' West 24.90 chains to a stone, corner to said Survey and also a corner to land owned by Patsey Lahey; thence North 75° 52' West 25.71 chains to a stake in the center of said Road, corner to said Lahey; thence with said Road South 14° 5' West 41.36 chains to the place of beginning, containing 170 acres of land, more or less, a part of Virginia Military Survey Nos. 12142, 12153, and 9389, and being the same tract of land occupied by Frank Minter, deceased, as a life estate prior to his death.

SAVE AND EXCEPT THE FOLLOWING:

Beginning at a corner post at the northwesterly corner of a 135.66 acre tract of land in the name of Levisa Yerian and which corner is the joining of the easterly line of VMS 9389, the southerly line of VMS 12142-12153 and the northerly line of VMS 8965-10927, in Deercreek Township, Madison County, Ohio, thence with the westerly line of the said 135.66 acre tract and the easterly line of VMS 9389 S. 29° 38' E. 828.9 feet to a corner post; thence along with the northerly line of a 57.06 acre tract of the said Flo M. McMurray "Life Estate" S. 86° 07' W. (passing a corner post at 649.6 feet) 1151.4 feet to a corner post and being the northwest corner of the said 57.06 acre tract, thence S. 08° 57' E. (passing the proposed center line of Federal Route 70 (I-70) at 488.5 feet) 533.9 feet to a corner post; thence along the northerly line of a Katherine Higgins 170.00 acre tract S. 81° 25' W. (passing the proposed center line of the said Federal Route at 369.2 feet) 917.47 feet to an iron pin; thence N. 10° 38' E. (passing an iron pin at 804.6 feet) 2093.19 feet to an iron pin and being the southerly line of Ella Lahy 80.46 acre tract and the southerly line of VMS 12142-12153; thence along the southerly line of the said 80.46 acre tract S. 64° 50' E. (passing a corner post at 513,62 feet) 1292.42 feet to the beginning, containing 47.50 acres of land, more or less out of the easterly portion of a 170.00 acre tract of land, of which 5.67 acres are in VMS 12142-12153 and 41.843 acres are in VMS 9389

FURTHER SAVE AND EXCEPT THE FOLLOWING

Situated in the Township of Deer Creek Virginia Military Survey No. 12142-12153 and bounded and described as follows:

PARCEL NO. 32 WL.

Being a parcel of land lying on the left size of the centerline of a survey, made by the Department of Highways, and recorded in Book. 2. Pagell1-11& the records of Madison County and being located within the following described points in the boundary thereof:

Beginning at a point being the northwesterly corner of Virginia Military Survey No. 12597 and being in the existing centerline of Lafayette-Plain City Road (County Road 5); thence along the centerline of said existing Lafayette-Plain City Road (County Road 5) North 14*21*53" East a distance of 319.10 feet and North 14*06*53" East a distance of 1470.63 feet to the grantor's southwesterly property corner; thence along the grantor's southerly property line South 81*56*57" East a distance of 1103.45 feet to a corner stone; thence continuing along the grantor's southerly property line North 81*23*00" East a distance of 1161.36 feet to the grantor's southeasterly property corner and the true place of beginning, said true place of beginning being 68.59 feet left of Station 403+15.15 in the centerline of a survey made in 1966, by the Ohio Department of Righways, of proposed Interstate Route 70, Section 6.25, in Deer Creek Township, Madison County, Ohio;

proposed Interstate Route 70, Section 3.0., Madison County, Ohio; thence along the grantor's southerly property line South 81°23°00° West a distance of 703.02 feet to a point in the northerly proposed limited access right-of-way line of Interstate Route 70, said point being 155.00 feet left of Station 396+17.46; thence along said limited access right-of-way line for the following

thence along said limited access right-or-way line for the following three (3) courses;

1) North 75°49'14" East a distance of 382.67 feet to a point being 145.00 feet left of Station 400+00.00;

2) North 76°13'56" East a distance of 300.17 feet to a point being 135.00 feet left of Station 403+00.00;

3) North 73°50'44" East a distance of 48.19 feet to a point in the grantor's easterly property line, said point being 135.40 feet left of Station 403+48.18;

**Lorge along said property line South 10°38'00" West a distance of

thence along said property line South 10°38'00" West a distance of 74.53 feet to the place of beginning, containing 0.563 acres, more or less. Description for this parcel is based on a survey made by Henry L. Kunze, Registered Surveyor, No. 5219.

FURTHER SAVE AND EXCEPT THE FOLLOWING

Situated in the Township of Virginia 1	Deer Creek Count	of Madison	Cinin ad
Virginia	Ailitary Survey No. 121	.42 - 12153	, State of
Ohio, and in NAMES AND	<u> </u>	and bounded and des	cribed as follows:

PARCEL NO. 32 WD

Being a parcel of land lying on the left side of the centerline of a survey, made by the Department of Highways, and recorded in Book 2 , Page 111-116 the records of Madison County Being a parcel of land lying on the left and being located within the following described points in the boundary thereof:

ment of highways, and recorded in Book 2 Page 1171/48 the records of Madison County and being located within the following described points in the boundary thereof:

Beginning at a point being the northwesterly corner of Virginia Military Survey No. 12597 being in the existing centerline of Lafayette-Plain City Road (County Road 5); thence along the centerline of existing Lafayette-Plain City Road (County Road 5) North 14°21'53" East a distance of 319.10 feet and North 14°06'53" East a distance of 1470.63 feet to the true place of beginning, said true place of beginning being the grantor's southwesterly property corner and also being Lafayette-Plain City Road (County Road 5) Station 32+55.16 in the centerline of a survey made in 1966, by the Ohio Department of Highways of proposed Interstate Route 70, Section 6.25, in Deer Creek Township, Madison County, Ohio.

thence along said road centerline and the grantor's westerly property line North 14°06'53" East a distance of 180.47 feet to a point being County Road 5 Station 35+00.00;

thence South 75°53'07" East a distance of 30.00 feet to a point in the proposed easterly right-of-way line of County Road 5, said point being 30.00 feet right of Station 35+00.00;

thence along said right-of-way line South 9°21'04* West a distance of 240.36 feet to a point in the grantor's southerly property line said point being 49.96 feet right of Station 32+60.47;

thence North 81°56'57" West along said property line a distance of 50.24 feet to the place of beginning, containing 0.223 acres, more or less, including the present road right-of-way (County Road 5), which occupies 0.077 acres, more or less, land the property distance of land is part of the fourth tract

O.077 acres, more or less,:

The above described tract of land is part of the fourth tract containing 170.00 acres, more or less, as described and recorded in Deed Book 143, Page 305, in the Recorder's Office, Madison County, Ohio.

The description for this parcel is based on a survey made by Henry L. Kunze, Registered Surveyor No. 5219.

The grantor retains the right of ingress and egress to Plain-City-LaFayette Road.

Lendy, At- excelles, 121:714 aus

EXHIBIT B

Beginning with a point on the northerly right of way of Interstate Highway #70, said point being 140.00 left of centerline station 424+37.70 and on the property line between Robert A. McMurray and Levisa Yerian; thence with said right of way S. 74° 19' 23" W. 437.70 feet to a marker; thence again with said right of way with the following calls: S. 75° 28' 08" W. 500.10 feet, S. 73° 22' 06" W. 600.08 feet, S. 73° 50' 44" W. 551.83 feet to a point 135.40 feet left of centerline station 403+48.18 and on the boundary between McMurray and Sara J. Goodyear; thence with said boundary N. 10° 38' 00" E. 2018.66 feet to a point on the boundary between VMS 9389-12142-12153 and also the common corner to Sara J. Goodyear, Robert A. McMurray and Ella Lahy; thence with a line fence between McMurray and Lahy, (also the boundary between VMS 9389 & 12142-12153), S. 64° 50' E. 1292.42 feet to a corner to VMS 9389-12142-12153-8965-10927, also the common corner to McMurray-Lahy-Levisa Yerian; thence with the westerly side to said Yersian, (following a fence), S. 29° 38' E. 828.90 feet to a fence angle and corner to VMS 9389-12142-12153; thence again with Yerian's western line of S. 21° 39' 54" E. 154.08 to the point of beginning.

The tract contains a total of 51.981 acres of which 6.797 acres are within VMS 12142 and 12153, and 45.184 acres are situated in VMS 9389, all being a part of the Robert A. McMurray lands in Deer Creek Township, Madison County, Ohio, located on the North of Interstate Highway #70.