

Office of the City Manager

5200 Emerald Parkway • Dublin, OH 43016 Phone: 614.410.4400 • Fax: 614.410.4490



To: Members of Dublin City Council

From: Dana L. McDaniel, City Manager / dn/me

Date: October 4, 2018

Initiated By: Donna Goss, Director of Development

Re: Ord. 71-18 - Proposed acquisition of approximately 28.84 acres of vacant land

located on Eiterman Road

Background

In February 2016, Council authorized the purchase of approximately 79 acres (Parcel #274-001114) on Shier Rings Road for economic development purposes. Since that time, Development and Engineering staff have discussed, reviewed and proposed concepts to maximize developable acreage and simultaneously address roadway network and utility infrastructure needs as outlined in the current Community Plan.

The availability exists to acquire three parcels (#273-008174; 273-008175; and 273-008176) totaling approximately 28.84 acres along Eiterman Road adjacent to the aforementioned Cityowned property. Acquisition of these parcels brings about an opportunity to leverage the existing City asset and increase the likelihood of a broader development strategy as a result of:

- Gaining approximately 1,500 feet of highly visible frontage along OH 161/SR33
- Gaining approximately 1,500 feet of highly accessible frontage along Eiterman Road
- Amassing a total of approximately 100 vacant acres



Purchase price of the three parcels is \$4,263,000 or approximately \$147,000 per acre. This land valuation is within the range of current market values in the area as illustrated below:



•	7679 W Dublin Plain City Road	4.89 acres	\$950,000	\$194,274.00	11/10/2016
•	7300 State Route 161 (Costco)	16.4 acres	\$4,000,000	\$243,902.00	2/26/2016
9	6000 Post Road	2.94 acres	\$652,500	\$222,090,00	9/28/2015
0	Wall Street/Post Road	6.68 acres	\$1,469,380	\$219.967.00	11/23/2015
•	6355 Emerald Parkway	4.05 acres	\$990,600	\$244,412.00	2/28/2013
•	5610 Tuttle Crossing Boulevard	0.81 acres	\$150,000	\$185,185.00	10/29/2015
9	5550 Tuttle Crossing Boulevard	2.75 acres	\$400,000	\$145,455.00	7/21/2016
1	5105 Hayden Run Drive (Amazon)	58.01 acres	\$8,296,100	\$143,011.00	2/19/2015
•	5490 Hayden Run Rd	12.15 acres	\$2,131,900	\$175,465,00	3/22/2016
•	4253 Davidson Road (Mount Carmel)	10.491 acres	\$2,885.025	\$275,000.00	9/23/2016
8	4311 Anson Drive (Rock City Church)	14.5 acres	\$2,309,440	\$159,272.00	6/17/2016
	AVERAGE			\$200,730.27	3/11/2010

As a result of forward-thinking leadership, the City of Dublin has recognized the benefits of cluster-based economic development and is seeking to secure future growth and economic prosperity by executing a strategy to leverage its existing industry base and core assets. With the addition of the proposed acreage, a broader and more comprehensive development strategy is possible making the site more appealing to companies wishing to locate in proximity to the City's growing health and automotive clusters surrounding the NW33 Corridor.

With authorization to acquire the property, further study will proceed to determine strategies to take maximum advantage of the expanded site and further secure the City's position as a preferred location for business growth within Central Ohio's broader regional clusters and effectively compete in the regional economy. Additionally, staff will review existing plans for proposed improvements to Shier Rings Road and Eiterman Road to ensure cost-effective and efficient use of City-owned property. http://dublinohiousa.gov/files/assets/common/downloads/Shier%20Rings%20Road%20-%20Corridor%20Study.pdf

Funding for this land acquisition will come from the City's General Fund balance (the Finance Department will bring forward a supplemental appropriation at a future Council meeting). However, staff is proposing to repay the General Fund for this acquisition from the \$500,000 annual allocation for land acquisition that is programmed as part of the Capital Improvements Program.

Recommendation

Staff recommends approval of Ordinance 71-18 at the second reading/public hearing on October 22, authorizing the City Manager to execute all necessary documents to acquire three parcels consisting of approximately 28.84 acres located on Eiterman Road from The Robert Weiler Company.

RECORD OF ORDINANCES

Da	yton Legal Blank, Inc.	Form No. 30043
	Ordinance No Passed	, 20
	AUTHORIZING THE CITY MANAGER TO EXASSIGNMENT OF A REAL ESTATE PURCHASE AND OTHER NECESSARY DOCUMENTS TO A 28.84 ACRE, MORE OR LESS, FEE SIMPLE INTO THREE PARCELS LOCATED ON EITERMAN ROTHE ROBERT WEILER COMPANY.	CONTRACT ACQUIRE A EREST FOR
	WHEREAS, The Robert Weiler Company ("Weiler") executorist ("Contract") to purchase certain real estate with a of 0 Eiterman Road, Dublin, Ohio 43016 consisting of 28. Auditor Tax Parcels Number 273-008174, 273-008175, and Dublin, County of Franklin, and State of Ohio ("the Propertical Country of Pranklin, and State of Ohio ("the Propertical Country of Pranklin, and State of Ohio")	a commonly known address 84± acres, Franklin County d 273-008176 in the City of
	WHEREAS, the purchase price under the Contract is \$4,2 hundred and sixty three thousand dollars); and	63,000.00 (four million two
	WHEREAS, Dublin owns an adjacent parcel with a tax ID $\#$ and	274-001114 ("City Parcel");
	WHEREAS, in order to facilitate the possible redevelopmendesires to enter into this assignment to purchase the Properthe rights and obligations under the Contract; and	
	WHEREAS , Dublin has determined that the transaction Agreement will benefit the Dublin's economy, further the resolution of the Community Plan, and enhance the health, safety, and	ecommendations and vision
	NOW, THEREFORE, BE IT ORDAINED by the Council of Union-Delaware Counties, State of Ohio, of the el that:	
	Section 1. The City Manager is hereby authorized documentation, including but not limited to, the Assignme Contact in substantially the same form as the one attached changes not inconsistent with this Ordinance, not substantially which shall be approved by the City Manager, Law Director approval of changes thereto by those officials, and the substantially adverse to the City, shall be evidenced conditioned.	ent of Real Estate Purchase I hereto as Exhibit "A," with ally adverse to the City, and r and Finance Director. The eir character as not being
	Section 2. The Ordinance shall take effect at the earlies	st date allowed by law.
	Passed thisday of, 2018.	
	Mayor — Presiding Officer ATTEST:	
	Clerk of Council	

The Columbus REALTORS® commercial land purchase contract shall be printed in 11 point Arial font, and all deviations in the standard form must be printed in 12 point or larger courier font in bold. Use of courier font in bold denotes deviation from the standard Columbus REALTORS® purchase contract. All deletions from the standard form are to be noted by "strike out".

REAL ESTATE PURCHASE CONTRACT

Commercial Land



It is recommended that all parties be represented by a REALTOR® and an Attorney.

	DATE:	September 12th	_, 20	18
1. PROPERTY DESCRIPTION: Buyer offers to purchase from described Real Estate including, without limitation, all land, all privileges, right of ways, and easement located in the County number 273-008174, 273-008175, 273-008176 as: 0 Eiterman Rd Dublin, Ohio 43016, Washington Twp - 28.8 Shown on Exhib	I improveme of 4 acres of lan	nts, fixtures, appurten Franklin , ta in the State of Ohio, a	ant right ax parce and also	el known
2. PRICE AND TERMS:				
The purchase price is: \$\$3,605,000 (three million)	on, six hundre	d five thousand dollars)		
Payable as follows: Cas	sh at closing			
3. ADDITIONAL TERMS:				
4. DEED: Seller shall convey to Buyer marketable title in fee warranty deed, with release of dower if any, or fiduciary deed, encumbrances not excepted by this contract.				
CONTINGENCIES				

5. CONTINGENCIES:

(a) Environmental Inspection: (This paragraph 5a not applicable if number of days not inserted.) Within 60 days after the acceptance hereof, Seller agrees to permit Buyer, Buyer's lender and the qualified, professional environmental consultant of either of them to enter the property to conduct, at the expense of Buyer, an environmental site assessment. Buyer agrees to pay any litigation expenses, including reasonable attorney fees incurred by Seller, as a result of any claims resulting from such inspection and to indemnify Seller for any resulting damages.

If such assessment is obtained and the consultant recommends further inspection to determine the extent of suspected contamination or recommends remedial action, Buyer, at Buyer's option, may notify Seller in writing, within the above-specified period, that the contract is terminated, but Buyer's obligations under this paragraph 5a shall survive. Upon such termination, Buyer's earnest money deposit shall be released (pursuant to paragraph 14). Buyer shall have the right to enter upon the premises at reasonable times to make such tests.

(b) Property Inspection: (This paragraph 5b not applicable if number of days not inserted.) Buyer, at Buyer's expense, shall have <u>60</u> days after the acceptance hereof to have the property and all improvements, fixtures, and equipment inspected. Seller shall cooperate in making the property reasonably available for such inspection(s).

Buyer agrees to pay any litigation expenses, including reasonable attorney fees incurred by Seller as a result of any claims resulting from such inspection and to indemnify Seller for any resulting damages.

REV 09/14

PROPERTY ADDRESS:	0 Eiterman Rd Dublin, Ohio 43016, Washington Twp	Page 2 of 7			
terminate this contract by delive	condition of the property as disclosed by such inspection(s), Evring written notice of such termination to Seller within the abound void. Upon such termination, Buyer's earnest money depond 14).	ve specified			
	Buyer is aware that any reference to the square footage of the premises, both the real property (land) and improvements thereon, is approximate. If square footage is a material matter to the Buyer, it must be verified during the inspection period.				
(c) Other Contingencies: Buyer has the right to assign the p	ourchase contract to any affilitated entity or to another entity with at l worth as Buyer.	least the same net			
	n notice to Seller within the time frames set forth above that the wishes to terminate this transaction, then the above conting				
6. DUE DILIGENCE INVESTIGA	ATIONS:				
expense, shall obtain an accepta showing dimensions and locatio also showing the legal description	not applicable if number of days not inserted.) Buyer, at Buyable boundary survey of subject property, prepared by a licens of all recorded easements affecting, or appurtenant to the on of the premises, within <u>60</u> days after acceptance hereotexpense at closing. If this sale does not close, Seller shall have	sed surveyor, premises, and f. Seller shall			
Buyer's satisfaction of the availa	not applicable if number of days not inserted.) This offer is coability of utility connections for water, sanitary sewer, storm set	wer, gas and			

- Buyer's satisfaction of the availability of utility connections for water, sanitary sewer, storm sewer, gas and electricity being located in a public street or right of way, or other form of public utility easement adjoining the subject premises at the property line, within 60 days after acceptance hereof. Said utilities shall be available in sufficient quantities and size for the development of the property as reasonable determined by Buyer and at a cost acceptable to Buyer.
- (c) Feasibility: (This paragraph 6c not applicable if number of days not inserted.) Buyer shall have determined to its sole satisfaction, at Buyer's expense, that Buyer's intended development is financially feasible including, without limitation, Buyer's approval of all site preparation costs. Financial feasibility studies and all site preparation costs must be approved by Buyer within _60_ days after acceptance hereof.

Any and all costs related to Buyer obtaining such rezoning, permits, agreements, approvals and licenses shall be borne by Buyer. Seller shall execute the zoning application if needed and shall cooperate with Buyer in obtaining said rezoning but Seller shall not be required to personally attend any meetings.

(e) If Buyer does not give written notice to Seller within the time frames set forth above that the contingencies have been satisfied or that Buyer wishes to terminate this transaction, then the above contingencies are deemed to have been waived.

PROPERTY ADDRESS:	0 Eiterman Rd Dublin, Ohio 43016, Washington Twp	Page 3 of 7
I NOI ENTI ADDINEGO.	o Eiternan Na Dabiin, Onio 43010, Washington Twp	raye o ur

- (f) RENTS, INTEREST, CONDOMINIUM CHARGES, INSURANCE, UTILITIES AND SECURITY DEPOSITS: Adjustments shall be made through date of closing for: (a) rents; (b) interest on any mortgage assumed by Buyer; (c) condominium or other association periodic charges; (d) transferable insurance policies, if Buyer so elects; and (e) any community development charge applicable to the premises that was created by a covenant in an instrument recorded at (insert county) _____, Vol. ____/Page No. _____ or Instrument No. ____. [Note: if the preceding blanks are not filled in and a community development charge affects the property, this contract may not be enforceable pursuant to R.C. 349.07] Security deposits, if any, shall be transferred to Buyer. Seller shall pay, through date of possession, all accrued utility charges and any other charges that are or become a lien.
- 7. DAMAGE OR DESTRUCTION OF PROPERTY: Risk of loss to the property and appurtenances shall be borne by Seller until closing. If any part of the property covered by this contract is substantially damaged or destroyed before this transaction is closed, Seller shall give a written notice to Buyer and/or Buyer's Broker that the damage or destruction has occurred. Such notice must include all pertinent information regarding insurance policies and claims covering the property that has been damaged or destroyed. The written notice shall be delivered within forty-eight (48) hours from discovery of the event causing the damage or destruction. Buyer may (a) proceed with the transaction and be entitled to all insurance money, if any, payable to Seller under all policies covering the property, or (b) terminate this contract, by giving written notice to Seller and or Seller's Broker within ten (10) calendar days after Seller has received written notice of such damage or destruction. If Buyer elects to rescind, then all parties are released from liability and the earnest money deposit shall be returned to Buyer pursuant to paragraph 14. Failure by Buyer to so notify Seller or Seller's Broker shall constitute an election to proceed with the transaction.
- 8. EMINENT DOMAIN: If, prior to the date of closing, eminent domain proceedings shall be threatened or commenced against all or any part of the premises, Seller shall give a written notice to Buyer and/or Buyer's Broker within forty-eight (48) hours of Buyer's receipt of notice of the threatened or commenced eminent domain action setting forth the pertinent terms of the threatened of commenced eminent domain action. Buyer may: (a) elect to proceed to close the purchase of the premises in accordance with the terms of this contract, in which event the Buyer shall be entitled to all payments payable to Seller on account of such taking as is applicable to the portion of the premises being purchased; or (b) elect to terminate this contract. If Buyer elects to terminate this contract, it shall so notify Seller in writing within 20 days after Buyer has received written notice from Seller of such taking. Failure by Buyer to so notify Seller shall constitute an election to proceed to close on the purchase of the property, and Buyer shall be entitled to all payments on account of such taking. Seller represents and warrants that it has no knowledge of any threatened taking which would affect, involve, or be adverse to the property.
- 9. CONDITION OF IMPROVEMENTS: Seller agrees that upon delivery of deed, the improvements constituting part of the Real Estate shall be in the same condition as that on the day of this offer, reasonable wear and tear excepted and damage accepted by Buyer under Paragraph 5b.

If title to all or part of real estate is unmarketable, as determined by Ohio law with reference to the Ohio State Bar Association's Standards of Title Examination, or is subject to liens, encumbrances, easements, conditions, restrictions, or encroachments other than those excepted in this contract, Seller shall, within thirty (30) days after a written notice thereof ("Cure Period"), remedy or remove any such lien, etc. or obtain title insurance without exception therefore. In the event Seller is unable to remedy to insure against the defect within the Cure Period, Buyer may terminate this contract by written notice to Seller received by Buyer within ten (10) days of the expiration of the Cure Period. In the event that Buyer elects to terminate this contract, Buyer and Seller shall be released from any and all obligations arising under this contract with the exception of Buyer's indemnification and hold harmless obligations arising pursuant to the terms of Paragraph 5a and Paragraph 5b of this contract which expressly survive such termination. At closing, Seller shall sign an affidavit with respect to off-record title matters in accordance with the community custom and shall represent, except to the extent otherwise disclosed in the environmental site assessment performed by Buyer under Paragraph 5a, to the best of Seller's knowledge that the subject property contains no hazardous waste.

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

- 11. TAXES AND ASSESSMENTS: At closing, Seller shall pay or credit on purchase price all delinquent taxes, including penalty and interest, all assessments that are a lien on the date of contract and all agricultural use tax recoupments for years prior to the year of closing. At closing, Seller shall also pay or credit on purchase price all other unpaid real estate taxes that are a lien for years prior to closing and a portion of such taxes and agricultural use tax recoupments for year of closing, prorated through date of closing and based on a 365-day year and, if undetermined, most recent available tax rate and valuation, giving effect to applicable exemptions, recently voted millage, change in valuation, etc., whether or not certified. Seller has received no written notification from public authority or owners association of future improvements that would result in costs being assessed against the real estate. Real estate taxes and assessments are subject to retroactive change by government authority. The real estate taxes for the property for the current tax year may change as a result of the transfer or as a result of a change in the tax rate.
- 12. BUYER'S EXAMINATION: Buyer has examined all property involved and, in entering into this contract, is relying solely upon such examination and those inspections and due diligence reviews under Paragraphs 5a. 5b, 5c and, to the extent applicable, Paragraphs 6a through 6d with reference to the condition, character and size of land and improvements and fixtures, if any. This contract constitutes the entire agreement and there are no representations, oral or written, which have not been incorporated herein. Time is of the essence for all provisions of this contract. All provisions of this contract shall survive the closing. Buyer is not relying upon any representations by the Broker(s).
- 13. INDEMNIFICATION, ENVIRONMENTAL DISCLAIMER BY BROKER: Seller agrees to defend, indemnify and hold harmless Seller's Broker, and their agents and employees for any cost or liability that may be incurred by or imposed on Seller's Broker for any breach by Seller of any representation of warranty or for any misrepresentation or concealment of fact by Seller in connection with the property.

Buyer and Seller acknowledge that Broker(s) have made no independent investigation to determine whether hazardous materials exist in, on or about the property.

14. EARNEST MONEY DEPOSIT:

Within 5 days of the contract being fully executed, Buyer shall deposit with Robert Weiler Company Trust (the "Holder") earnest money of \$ _25,000 (twenty-five thousand dollars) . If deposited with Broker, the earnest money deposit shall be held in Broker's trust account.

PROPERTY ADDRESS:	0 Eiterman Rd Dublin, Ohio 430	016, Washington Twp	Page 5 of 7
14.1 Holder shall maintain the earnes	t money until one of the follow	ving occurs:	
(a) The transaction closes, at which t pursuant to the terms of the purchase		earnest money to the closing a	agent or
(b) The parties direct the Holder, purs money is to be disbursed;	uant to written instructions sig	gned by both parties, how the e	earnest
(c) The Holder is directed by court or	der how the earnest money is	to be disbursed; or	
(d) The earnest money becomes unc required by R.C. 169.03(D), Holder s R.C. 169.03, and remit the earnest m	nall report the earnest money		
14.2 If Holder holds the earnest mone instructions, signed by both parties, o deposit, then Holder shall as soon as Holder cannot locate Buyer, Holder s R.C. 169.03, and remit the earnest m	r a court order that directs Ho possible return the earnest m nall report the earnest money	older how to disburse the earne noney to Buyer without notice to	est money o Seller. If
14.3. The return of the earnest mone any action for damages or specific pe		idice the rights of Seller, Buyer	or Broker in
15. CLOSING AND POSSESSION: I either satisfied, waived by Buyer, or othereby agree to close this transaction contingency at a time and place reason	eemed waived as the result of within days	of lapse of time, then Buyer and of the waiver or satisfaction of	d Seller
At closing, Seller shall pay transfer ta described in Sections 4 and 11) to the warranty deed (or appropriate fiducia	real estate by deed in fee si	mple by transferable and recor	dable limited
16. 1031 EXCHANGE: If requested contemplated by this Agreement as a §1031 of the Internal Revenue Code. the qualification of the transaction as	like kind exchange through a The party requesting the §10	qualified intermediary in accor 031 Exchange shall be solely re	rdance with esponsible for
17. DISCLOSURES:			
(a) This contract constitutes the entire to this contract shall be in writing, sign shall be binding upon the parties, their contract involves Seller financing, it may be contract. All provisions of this contract.	ned by Buyer(s) and Seller(s) r heirs, administrators, execut ay not be assigned. Time is	and copies provided to them. tors, successors and assigns.	This contract If this
(b) Seller has not transferred, convey the property, except for the following	none if nothing inserted):	gas, or other mineral rights or in	

(c) The Buyer has been given the opportunity to examine the property and in making this offer shall rely solely upon the Buyer's inspections and/or tests with reference to the condition, character, and size of the property.

PROP	ERTY ADDRESS:	0 Eiterman Rd Dublin, Ohio 43016, Washington Twp	Page 6 of 7	
and the lease, accommodefined	e Federal Fair Housing La sublease, or finance hous modations, or otherwise d n, sex, familial status as de d in that section, disability	hio Fair Housing Law, Division (H) of Section 4112.02 of the Reaw, 42 U.S.C.A. 3601, as amended, to refuse to sell, transfer, as sing accommodations, refuse to negotiate for the sale or rental of deny or make unavailable housing accommodations because of efined in Section 4112.01 of the Revised Code, ancestry, milital as defined in that section, or national origin or to so discriminate the financing of housing, or in the provision of real estate broker	ssign, rent, of housing race, color, ry status as te in advertising	
		e or attempt to induce a person to sell or rent a dwelling by repr hborhood of a person or persons belonging to one of the protec		
(f) Each of the parties hereby represents and warrants to the other that it has all requisite power to enter into this contract and to perform the terms, covenants and conditions hereof; that the execution and delivery of this contract has been duly authorized by all necessary persons or entities, and when executed and delivered, this contract will be a legal, valid and binding obligation of such party, enforceable against it in accordance with its terms, and that its signatory is duly authorized and empowered to execute this contract on its behalf. Whenever a date specified herein shall fall on a weekend or legal holiday, the date shall be extended to the next business day.				
18. BF	ROKER'S ACKNOWLEDG	GEMENT:		
(a)	Seller and Buyer acknow follows:	ledge that there are no other Broker(s) involved in this transact	ion except as	
Seller		Geoffrey Ortlip - Planned Communities Realty Co.		
(b)		ive a commission of3% of the purchase price/flat be paid by Seller at closing.	fee of	
(c)	Seller's broker shall recei	ive a commission per the listing agreement or		
19.	MISCELLANEOUS:			

20. PROFESSIONAL ADVICE AND ASSISTANCE: The parties acknowledge and agree that the purchase of real property encompasses many professional disciplines. While Broker possesses considerable general knowledge, Broker is not an expert on matters of law, tax, financing, surveying, structural conditions, hazardous materials, environmental conditions, inspections, engineering, etc. Broker hereby advises the parties, and the parties acknowledge that they should seek professional expert assistance and advice in these and other areas of professional expertise. In the event Broker provides to the parties names of companies or sources for such advice and assistance, the parties additionally acknowledge and agree that Broker does not warrant, guarantee, or endorse the services and/or products of such companies or sources.

PROPERTY ADDRESS: 0	Eiterman Rd	Dublin.	Ohio 43016.	Washington	qwT	Page 7 of 7

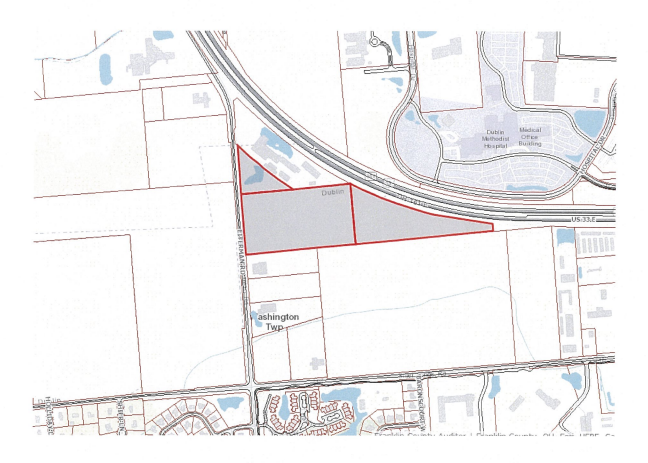
- 21. SIGNATURES: Only manual or electronic signatures on contract documents, transmitted in original or facsimile (which includes photocopies, faxes, PDF, and scanned documents sent by any method) shall be valid for purposes of this contract and any amendments or any notices to be delivered in connection with this contract. Only original, manually signed documents shall be valid for deeds or other documents to be delivered at closing. For the purposes of this provision, "contract documents" do not include voice mail or email messages.
- 22. TERMINATION: If this Contract is terminated pursuant to Paragraphs 6a through 6d, 7, 8, or 10, then, with the exception of Buyer's indemnification and hold harmless obligations arising under Paragraphs 5a and 5b, Buyer and Seller shall be released from all obligations arising under this Contract.

23. DURATION OF OFFER AND ACCEPTANCE: The Sept, Month _19th Day _2018	is offer shall be open for acceptance through Year 12pm, Columbus, Ohio time.
Buyer makes this offer on this	Seller accepts this offer on this,,
(Buyer)	(Seller)
Buyer is a licensed real estate agent in the state of	Ву:
Buyer is a licensed real estate agent in the state of	Ohio.
(Buyer)	(Seller)
By:	Ву:
Address	Address
Phone	Phone
PhoneFax	PhoneFax
Email	Email
Name of Buyer's Attorney	Name of Seller's Attorney
Deed to:	

ALL PARTIES TO THIS CONTRACT MUST BE PROVIDED WITH A COPY.

REV 09/14

EXHIBIT A



COUNTER OFFER (NUMBER _____1___)

It is recommended that all parties be represented by legal counsel.

ADOPTED BY INTELLIGIBLE REALTORS

	Page <u>1</u> of <u>1</u>
Date: September 18, 2018	
0 Eiterman Rd Premises Address: Dublin, OH 43016	
Seller: Steve Young	
Buyer: Skip Weiler	
The following is a counter offer: For Franklin County Parcel Numbers 2' Purchase price shall be \$4,263,000.00 three thousand dollars). All other terms and conditions shall	O (four million two hundred and sixty
This offer is open for acceptance until: 09/21/2018	
	Steve Grans
Buyer Skip Weiler	Seller Steve Young
Buyer	Seller
Date: 9/19/18	Date:

REV 07/04



AGENCY DISCLOSURE STATEMENT



The real estate agent who is providing you with this form is required to do so by Ohio law. You will not be bound to pay the agent or the agent's brokerage by merely signing this form. Instead, the purpose of this form is to confirm that you have been advised of the role of the agent(s) in the transaction proposed below. (For purposes of this form, the term "seller" includes a landlord and the term "buyer" includes a tenant.)

Property Address: 0 Eiterman Rd Dublin, Ohio 43016, Washington Twp - 28.84 acres of land Buyer(s): Skip Weiler and/or assigns			es of land
Seller(s):		oung	
I. TRANSACTION	INVOLVING TWO AGENTS IN TW		
The buyer will be represented by	Skip Weiler	, andThe Ro	obert Weiler Co
The seller will be represented by		and Planned C	ommunities Realty ERAGE
II. TRANSACT If two agents in the real estate brokerage represent both the buyer and the seller, or	ION INVOLVING TWO AGENTS IN		E
Agent(s) Agent(s) involved in the transaction, the brok	ter and managers will be "dual agents", v	work(s) for the buye work(s) for the selle which is further explained on	er and er. Unless personally the back of this form. offidential information.
and on the back of this form. As dual ag	ents every "client" of the brokerage. Th will be working for both the buyer gents they will maintain a neutral positio dicated below, neither the agent(s) nor the elationship with either the buyer or seller	and seller as "dual agents". In in the transaction and they whe brokerage acting as a dual a	will protect all parties' agent in this transaction
III. TRANS.	ACTION INVOLVING ONLY ONE and real estate brokera		will
be "dual agents" representing both p this form. As dual agents they will information. Unless indicated below	parties in this transaction in a neutral cap maintain a neutral position in the transact w, neither the agent(s) nor the brokerage ship with either the buyer or seller. If su	acity. Dual agency is further tion and they will protect all parting as a dual agent in this	explained on the back of parties' confidential transaction has a
represent only the (check one) el represent his/her own best interest.	ler o buyer in this transaction as a c Any information provided the agent may	lient. The other party is not ry be disclosed to the agent's c	epresented and agrees to lient.
	CONSENT		
I (we) consent to the above relations! (we) acknowledge reading the inform	hips as we enter into this real estate tran nation regarding dual agency explain SELLERIAN	on the back of this form.	ency in this transaction, I
BUYERTENANT Ruyer is a licensed real estate agent	DATE SELLERLAN	IDLORD	DATE

Page 1 of 2

Effective 01/01/05

Assignment of Real Estate Purchase Contract

entered into this day of, 201	eal Estate Purchase Contract (this "Assignment") is 8, by and between The Robert Weiler Company , an City of Dublin , an Ohio municipal corporation (the	
WHEREAS, pursuant to that certain Real Estate Purchase Contract dated September 12 2018 and the executed counter offer dated September 18, 2018 between The Robert Weiler Company, as purchaser, and Steve and Sally Young, as seller, (the "REPC") for certain reapproperty known as Franklin County Auditor Tax Parcel Numbers 273-008174, 273-008175 and 273-008176 as more particularly described in the REPC which is attached hereto as Exhibit "A" and		
WHEREAS, Assignor now desires to assign to Assignee and Assignee desires to assume from Assignor, all of Assignor's rights and duties as purchaser under the REPC.		
NOW, THEREFORE, in consideration of the mutual promises made hereunder, Assignor and Assignee covenant and agree as follows:		
Assignor hereby assigns and transfassumes from Assignor, all rights and duties	fers to Assignee, and Assignee hereby accepts an under the REPC.	
The parties have executed this Assign	nment effective as of the date first above written.	
"Assignor"	"Assignee"	
The Robert Weiler Company an Ohio corporation	City of Dublin, Ohio an Ohio municipal corporation	
By: Name: Title:	Dana L. McDaniel, City Manager	

 $0127219.0620173 \quad 4821\text{-}3398\text{-}0013v1$