SEWER LATERAL ESCROW AGREEMENT PERTAINING TO DEFECTS

This Agre	emen	nt is made this	day of		, 20	between	l	
					er (s)), and			
		1 ' (D 1		Suyer(s)), an	d the Borough	ı of Fox Cha	pel, Allegheny	
County, P	ennsy	ylvania (Boroug h	1).					
			BAC	KGROUND				
A.	III.	he Borough has enacted the Code of the Borough of Fox Chapel, Chapter 285. Article I. Requirement for Certification of Sanitary Sewer Status, which establishes the equirement for certification of sanitary sewer status prior to the sale of real estate.						
B.		eller(s) and Buyer(s) have entered into an Agreement of Sale for the property located at in the Borough of Fox Chapel (the "Property").						
C.		he required testing has disclosed an illegal storm or surface water connection or alfunctioning drainage system, more particularly described as follows:						
D.		The necessary remedial activities to correct said defects will require a length of time that creates a practical hardship for Seller(s) and Buyer(s).						
E.	Ce	Pursuant to Code of the Borough of Fox Chapel, Chapter 285. Article III. Requirement for Certification of Sanitary Sewer Status, Seller(s) has (have) applied for a Temporary Document of Certification.						
NOW	, THI	EREFORE, the pa	arties hereto, int	ending to be	legally bound,	agree as foll	ows:	
	1.	Attached hereto licensed plumbe (the "Work").	o is a proposal er ("Plumber")	fromto complete	the necessary	work to rep	_, a registered, air the defects	
	2.	Attached hereto (\$) v will be performed	which is hereby					
	3.	The Work shall fourteen (14) de Buyer(s). The per day for each period.	lays from the c Buyer(s) agree	date written (s) that they	notice is sent will pay a fin	from the Bone to the Bo	Borough to the rough of \$100	
	4.	Any defects in referenced in Pa The Buyer(s) shall the Plumber reasonable time enter on the Prosuch an event, the expenses it may	aragraph C and in the responsibility or the Buyer(s) are, the Borough, the Borough may be considered and correctly and correctly and correctly are something the Borough may be a support of t	n Paragraph ble for any co fail(s) to so or such per ect the defect y retain the s	1 shall be correct overruns re- correct any de- son as the Bo ets or violation recurity listed in	ected at Selle lating to the : efects or viol brough may on as at Buyer('s in Paragraph	er's(s') expense. remedial work. ations within a designate, may s) expense. In 2 to offset any	

violation would constitute a nuisance and a municipal claim, as such term is defined in 53 P.S. §7101 et seq., thereby permitting the Borough to file a municipal claim and

lien for any work done to correct any defects or violations.

	5.	. Once the Plumber corrects the defects to the reasonable satisfaction of the Boro the security posted with the Borough pursuant to Paragraph 2 shall be paid to Plumber unless otherwise directed by the party posting said security. In circumstances shall said security be refunded to the party posting the security wit verification that the Plumber has been paid.				
	6.	submitted the proposal to correct Paragraph 5 above). In the events of the correct Paragraph 5 above, and the correct Paragraph 5 above.	the escrow amount directly to the plumber who has t defect(s) found during the dye testing procedure (see tent that the actual cost of the work is less than the is directed to refund the balance to:			
			NAME(S)			
		STREET ADDRESS				
		CITY, STATE, ZIP				
	If t	he check is returned to the Borough or n	ot cashed within 180 days, the Borough will retain the funds.			
	n to repair the defects or violations run with the land, owledge that this obligation binds themselves and their					
	8.	The rights and remedies listed herein are cumulative and in addition to any others available under applicable law.				
	9. The Borough requests the contact information for the Buyer(s) in the Borough needs to contact them at any time.					
			NAME OF BUYER(S)			
		PHONE NO.	EMAIL ADDRESS			
	10.	This Agreement cannot be cha	inged by any party.			
		G				
IN written abo		TNESS WHEREOF, the parties	have executed this Agreement as of the date first			
with the contract of the contr	,		SELLER(S)			
			BUYER(S)			

BOROUGH OF FOX CHAPEL

By: _____

SELLER(S)

COMMONWEALT	H OF PENNSYLVANI	: :	CC	
COUNTY OF ALLE	EGHENY	: :	SS.	
appeared known (or satisfact instrument who, be	torily proven) to be the ting by me duly sworn, urposes therein contains	he person whose	e name is s say that he	before me, personally (Sellers(s)), to me ubscribed to the foregoing she executed the foregoing d and that his/her statements
WITNESS 1 first above written.	ny official signature an	nd seal as such No	otary Public	on the day, month and year
My Commission Exp	pires:	Notary Publi	c	
COMMONWEALT	H OF PENNSYLVANI EGHENY	BUYER(S) (A : : : : : : : : : : : : : : : : : : :	SS.	
appeared known (or satisfact instrument who, be	torily proven) to be the ting by me duly sworn, urposes therein contained	he person whose	name is s say that he	before me, personally, (Buyer(s)), to me ubscribed to the foregoing she executed the foregoing d and that his/her statements
WITNESS 1 first above written.	my official signature an	nd seal as such No	otary Public	on the day, month and year
My Commission Exp	pires:	Notary Publi	c	

BOROUGH OF FOX CHAPEL

COMMONWEALTH OF PENNSYLVANIA	: : SS.
COUNTY OF ALLEGHENY	: 33. :
On the day of	,, before me, a Notary Public, in and for
said County and Commonwealth of Pennsy	lvania, personally appeared Gary J. Koehler, who
	of the Borough of Fox Chapel, a municipality, and that b, executed the foregoing instrument for the purposes
therein contained by signing the name of the mu	
IN WITNESS WHEREOF, I have hereu	into set my hand and notarial seal.
	N. D. I.P.
My Commission Expires:	Notary Public
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