# REPORT ON THE PROPOSED SALE OF PRESERVED FARMLAND PROPERTY

BY
THE COUNTY OF OCEAN
IN THE
TOWNSHIP OF PLUMSTED,
COUNTY OF OCEAN

Block 82, Lot 1.12 Plumsted Township



Prepared by: Ocean County Planning Department

September 2025

#### STATUTORY REFERENCES

Under N.J.S.A 40A:12-13(a), the governing body of any county by resolution may sell any real property, capital improvement or personal property, or interests therein, not needed for public use, as set forth in the resolution or ordinance authorizing the sale by open public sale at auction to the highest bidder after advertisement thereof in a newspaper circulating in the municipality or municipalities in which the lands are situated, by two insertions at least once a week during two consecutive weeks, the last publication to be not earlier than seven days prior to such sale.

#### RATIONALE FOR CONVEYANCE

On February 11, 2022 the County of Ocean ("County") acquired property known as Block 82, Lot 1.12 in the Township of Plumsted under the Ocean County Natural Lands Trust Fund for farmland preservation. Subsequently on August 6, 2025 the County recorded a farmland preservation easement restricting 94.71 acres to farmland and providing an additional 1 acre non-severable exception area for a future residential structure.

The conveyance of the aforementioned easement to the County of Ocean resulted in preservation of the Property for the farmland so that it is not necessary for County to hold the remaining fee simple interest in the land. Accordingly, the County does hereby determine that a fee simple interest in the property set forth in Schedule A is no longer needed for public use.

A general location map of the property is attached as Figure 1. An aerial map of the property is attached as Figure 2.

The property will remain as preserved farmland after the sale is completed.

#### **Description of the Property**

The property consists of 95.858 acres located at 91 W. Colliers Mills Road in Plumsted Township. The property is impacted by freshwater wetlands along the easterly and westerly portions of the farm associated with a Beaver Dam Brook Tributary. A portion of the property along W. Colliers Mills Road is designated as Rank 5 – Federal Listed habitat due to the record of a Bog Turtle from 1988 which is considered a critically endangered species.

The easement area consists of 94.71 acres and provides an additional 1 acre non-severable exception area for a potential future residential structure. Due to the Rank 5 – Federal Listed habitat, development of a single family residence may require review and approvals from NJDEP and other federal environmental agencies. The easement area is also subject to a JCP&L Right-of-Way and a Stream Maintenance Easement. 0.148 acres were accepted out from the easement for potential future road projects as the property is located on County Route 640. The property currently contains 50.10 tillable acres with the balance in woodlots. An estimated 37.29 acres lies in wetlands, modified agricultural wetlands, stream corridors, and an open water pond. The soil qualities throughout the property are 67% Prime and Statewide.

#### ADVANTAGES AND DISADVANTAGES

Sale of the property will return the preserved farmland to private ownership. The County will remain responsible for monitoring and ensuring the farmland easement is being adhered to. Sale of the property would remove the administrative burden from the County and return the property back onto the Plumsted Township tax rolls. The purchaser of the property will be responsible for retaining the agricultural use of the property.

There are no known disadvantages to the sale of these properties.

#### **ENVIRONMENTAL ASSESSMENT**

Assessment of Environmental Impact and Impact on Plants and Endangered and Non-Game Species

The proposed sale will not change the nature of the properties as farmland. The County is not aware of the presence of any threatened or endangered species. According to NJDEP GeoWeb, the property is historically used for agricultural and is surrounded by deciduous forest and wetlands.

#### **ECONOMIC ASSESSMENT**

The County acquired the properties in fee on February 11, 2022 from Miu Wan Eng, et al. for \$3,340,000.00. The sale also include Block 77 Lot 38.02 known as the Huie Farm North.

On August 6, 2025 the County recorded a permanent farmland preservation easement on Block 82, Lot 1.12.

The sale of the property by auction will allow the County to recuperate the balance of the land value and return it to the Ocean County Natural Lands Trust Fund account for additional preservation activities.

The property has been tax exempt with the Township of Plumsted since January 1, 2023. Sale for private ownership would allow for the properties to be returned to the Township tax roll.

There are no known economic disadvantages to the sale of these properties.

# FIGURES AND APPENDICES

Figure 1	General Location Map
Figure 2	Aerial Map of Property
Figure 3	Landscape Mapping for Property
Figure 4	Map of Surface Waters and Wetlands for Property
Figure 5	Ocean County Board of Chosen Freeholders Resolution Authorizing Acquisition, Dated August 5, 2020.
Figure 6	Deed from Miu Wan Eng, Trustee to County of Ocean for Block 77, Lot 38.02 and Block 82, Lot 1.12, Recorded February 11, 2022.
Figure 7	Map of Farmland Easement Prepared by Van Cleef Engineering Associates last revised on May 12, 2025.
Figure 8	Deed of Easement to County of Ocean for Block 82, Lot 1.12 filed August 6, 2025
Figure 9	Ocean County Board of Commissioners Resolution Authorizing the Sale of the Permanently Preserved Properties, Dated September 17, 2025
Figure 10	Public Hearing Notice

# **PUBLIC HEARINGS**

In accordance with N.J.S.A 40A:12-13 et. seq., a public hearings on the proposed sale are scheduled as follows:

A public hearing on the proposed sale of the property:

October 23, 2025 at 1:00 PM
Plumsted Municipal Court Room
New Egypt Town Hall
121 Evergreen Road, New Egypt, NJ 08533
(609) 758-2241

A 2<sup>nd</sup> public hearing on the proposed sale will be held:

November 6, 2025 at 1:00 PM 3<sup>rd</sup> Floor Conference Room 129 Hooper Avenue Toms River, NJ 08753 (732) 929-2054

## **CONTACT INFORMATION**

For further information, please contact:

Tim Gleason, Assistant Planner Ocean County Department of Planning PO Box 2191 Toms River, NJ 08754-2191 (732) 929-2054 tgleason@co.ocean.nj.us

# **DISTRIBUTION LIST**

Robert Bowen, Mayor, Township of Plumsted Jennifer Whitham, Clerk, Township of Plumsted

John Catalano, Clerk, County of Ocean

Michelle Gunther, Clerk of the Board, County of Ocean

Figure 1 General Location Map

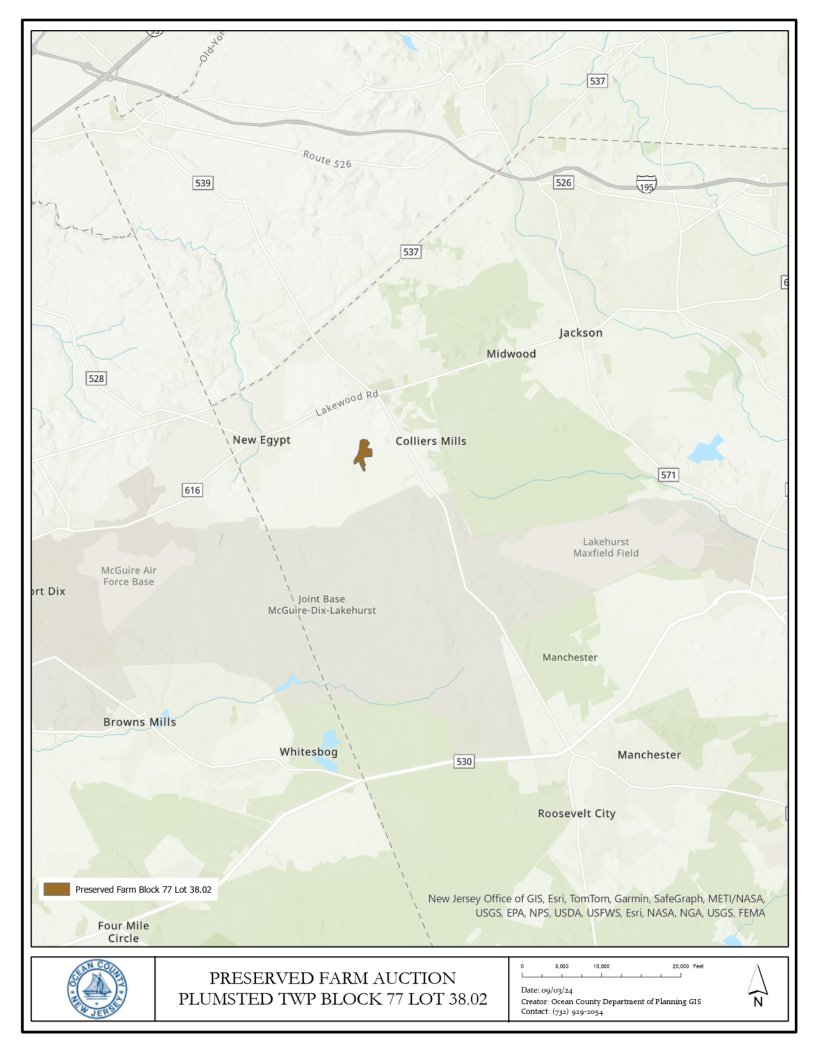
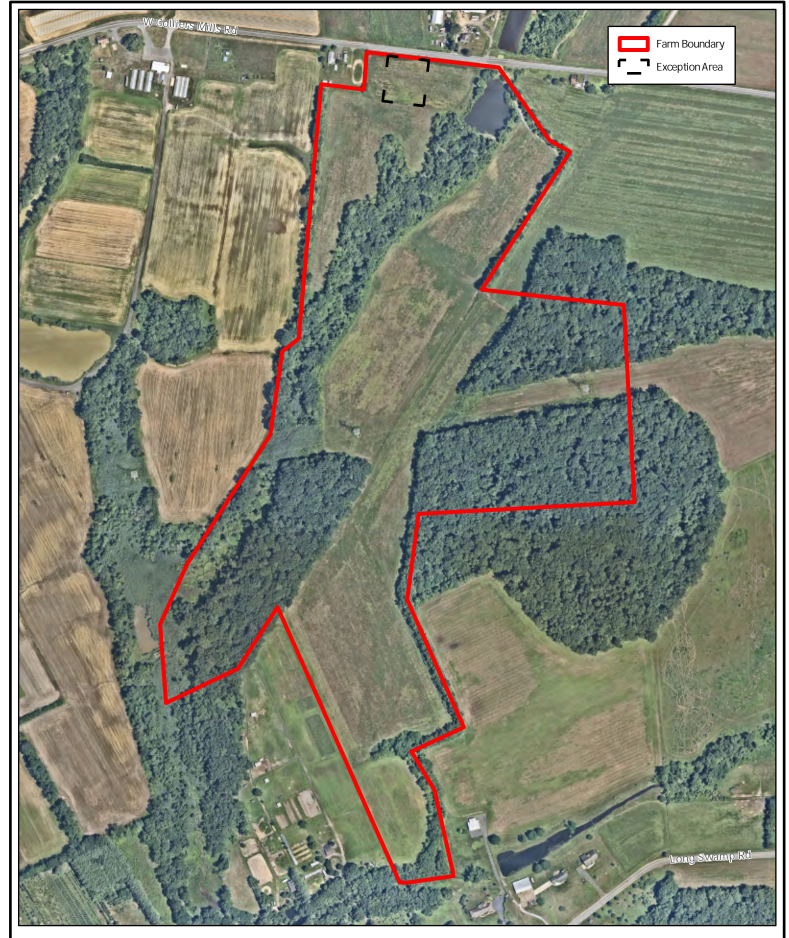


Figure 2 Aerial Map of Property



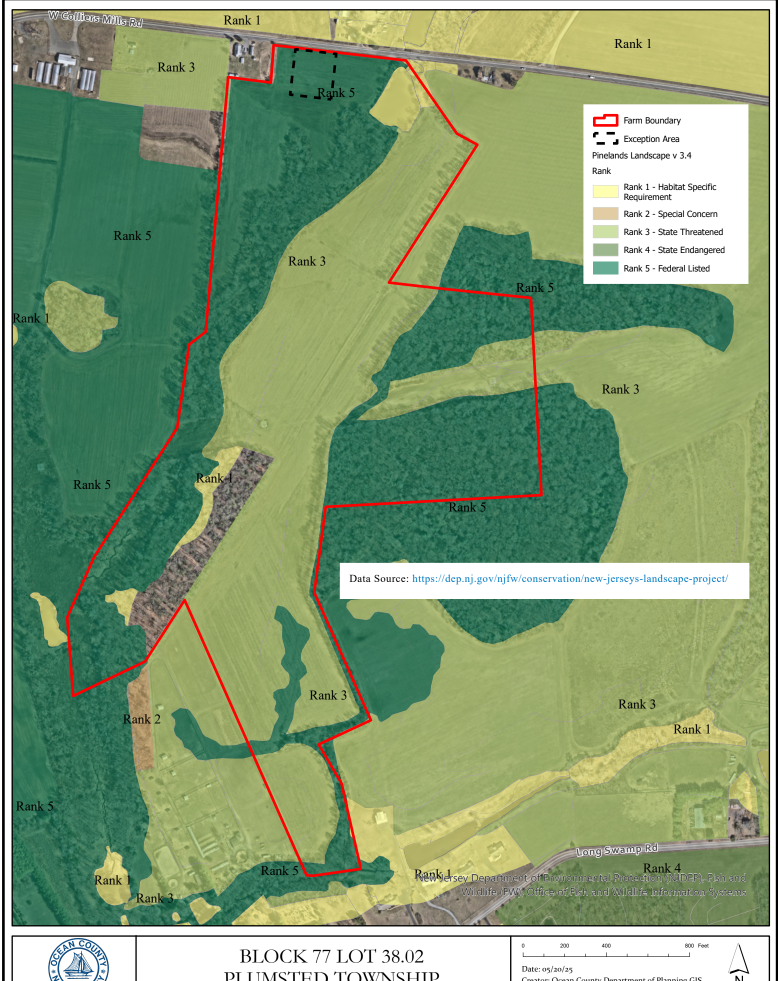


BLOCK 77 LOT 3802 PLUMSTED TOWN SHIP 0 200 400 800 Feet

Date: 08/14/25 Creator: Ocean County Department of Planning GIS Contact: (732) 929-2054



Figure 3 Landscape Mapping for Property



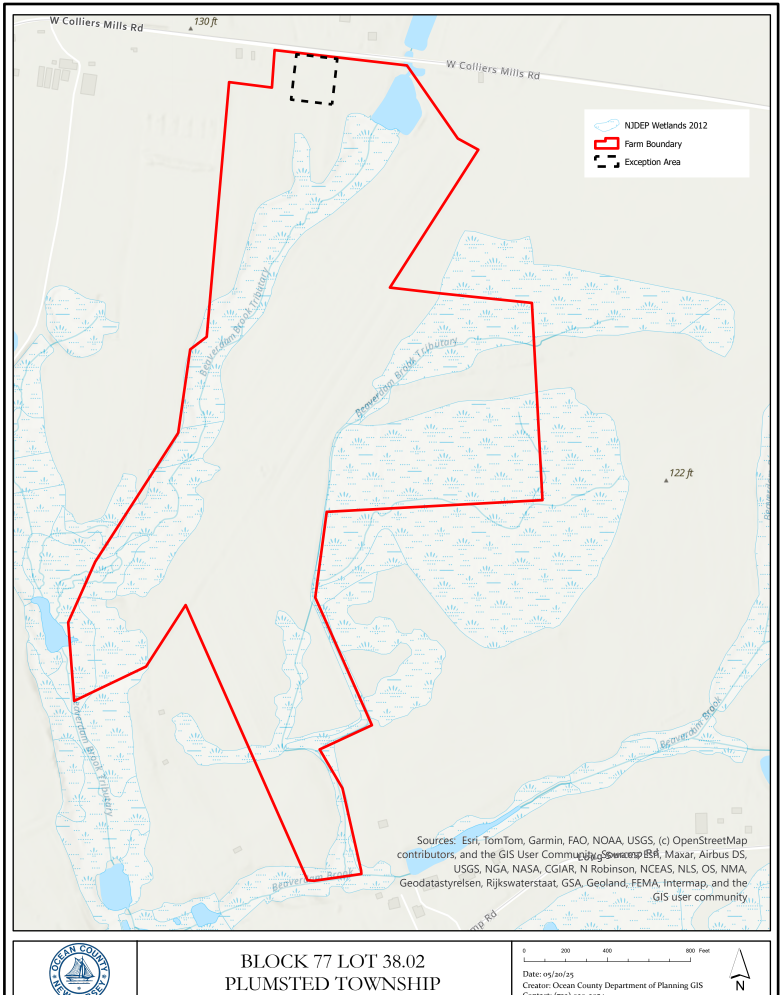


PLUMSTED TOWNSHIP

Creator: Ocean County Department of Planning GIS Contact: (732) 929-2054



Figure 4 Map of Surface Waters and Wetlands for Property





Creator: Ocean County Department of Planning GIS Contact: (732) 929-2054

Figure 5 Ocean County Board of Chosen Freeholders Resolution Authorizing Acquisition, Dated August 5, 2020

#### RESOLUTION August 5, 2020

WHEREAS, the voters of Ocean County authorized the Ocean County Natural Lands Trust Fund to provide funds for the acquisition and preservation of natural lands, open spaces and farmland; and

WHEREAS, the Ocean County Agriculture Development Board provides recommendations for farmland preservation; and

WHEREAS, the Ocean County Agriculture Development Board has identified the property known as Block 77, part of Lot 38 and Block 82, Lot 1.12 totaling approximately 198.66 acres located in the Township of Plumsted as target farm within its Comprehensive Farmland Management Plan; and

WHEREAS, the Ocean County Natural Lands Trust Fund Advisory Committee also reviews farmland acquisitions and supports this recommendation; and

WHEREAS, two professional appraisals have been completed to establish the fair market value of the property; and

WHEREAS, the County of Ocean would acquire the property for an amount not to exceed \$3,340,000.00 of equivalent land value of the property; and

WHEREAS, the State Agriculture Development Committee may reimburse the County of Ocean for part of a development easement value; and

WHEREAS, a public hearing on the proposed acquisition was conducted by the Board of Chosen Freeholders on August 5, 2020 as required by PL 1997, c24.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF CHOSEN FREEHOLDERS OF THE COUNTY OF OCEAN, STATE OF NEW JERSEY as follows:

- 1. It accepts the recommendation of the Ocean County Natural Lands Trust Fund Advisory Committee and the Ocean County Agriculture Development Board to participate in the fee-simple acquisition of the property identified as Block 77, part of Lot 38 and Block 82, Lot 1.12 in the Township of Plumsted.
- It authorizes the acquisition price not to exceed \$3,340,000.00 plus up to 2. \$2,700.00 for property tax adjustments as necessary from the Ocean County Natural Lands Trust Fund, Account Number 225-155-0151.

#### BE IT FURTHER RESOLVED THAT

- 1. The proper officers of the Board are authorized and directed to sign all necessary documents in order to effectuate these purchases.
- 2. The offices of Ocean County Counsel and County Administrative staff are hereby authorized to take all actions necessary to consummate this transaction and have the fully executed Deeds or Easements recorded in the County Clerk's Office.
- 3. The Board is authorized to pursue any and all grants available for this purchase and execute the applicable grant agreements.

Introduced on: Adopted on: Official Resolution#: 2020000940

#### RESOLUTION: August 5, 2020

- 4. The Township of Plumsted has supported this acquisition by resolution.
- 5. Copies of this Resolution shall be made available to the County Administrator; County Planning Director; County Finance Director; County Auditor; County Counsel; County Natural Lands Trust Fund Advisory Committee; County Agriculture Development Board; and the Township of Plumsted.

Introduced on: Adopted on: August 5, 2020 Official Resolution#: 2020000940

Figure 6 Deed from Miu Wan Eng, Trustee to County of Ocean for Block 77, Lot 38.02 and Block 82, Lot 1.12, Recorded February 11, 2022



#### OCEAN COUNTY CLERK'S OFFICE **RECORDING DOCUMENT COVER SHEET**

SCOTT M. COLABELLA **OCEAN COUNTY CLERK** P.O. BOX 2191 TOMS RIVER, NJ 08754-2191 (732) 929-2110 www.oceancountyclerk.com



INSTR # 2022020143
OR BK 18911 PG 1002
RECORDED 02/16/2022 08:58:04 AM
SCOTT M. COLABELLA, COUNTY CLERK
OCEAN COUNTY, NEW JERSEY

	OFFICIAL USE ONLY
DATE OF DOCUMENT: (Enter Date as follows:00/00/0000)  02/14/2022  TYPE OF DOCUMENT: (Select Doc Type from Drop-Down Box)  DEED  FIRST PARTY NAME: (Enter Last Name, First Name)  Miu Wan Eng, as Trustee under the Mui Wan Eng  Living Trust  Kee Huie, as Trustee under the Wing Wah H	COUNTY OF OCEAN CONSIDERATION 3, 240, 500 REALTY TRANSFER FEED & COOL DATE DIV 22 BY OUL  OFFICIAL USE ONLY - REALTY TRANSFER FEE SECOND PARTY NAME: (Enter Last Name, First Name) COUNTY OF OCEAN
Revocable Trust Su Cam Huie, as Trustee under the Wing Wah W Revocable Trust	
ALL ADDITIONAL PARTIES: (Enter Last Name, First Name)	RETURN NAME AND ADDRESS:  Laura M. Benson, Esq  County Cousel - BSK&B  InterCounty mail  212 Hooper  Toms River, NJ
THE FOLLOWING SECTION	I IS REQUIRED FOR DEEDS ONLY
BLOCK: 77	LOT: 38.02
MUNICIPALITY: (Select Municipality from Drop-Down Box)	PLUMSTED 🗽
CONSIDERATION: \$ 3,340,000.00	
MAILING ADDRESS OF GRANTEE: (Enter Street Address	s, Town, State, Zip Code)
Street Address 101 Hooper Avenue	Town Toms River State NJ Zip 08753
ORIGINAL MORTGAGE BOOKING & PAGI	VING SECTION IS FOR NG INFORMATION FOR ASSIGNMENTS, RELEASES, HER ORIGINAL MORTGAGE AGREEMENTS ONLY

# OCEAN COUNTY CLERK'S OFFICE RECORDING DOCUMENT COVER SHEET

**ORIGINAL PAGE:** 

Please do not detach this page from the original document as it contains important recording information and is part of the permanent record.

**ORIGINAL BOOK:** 

Prepared by: <u>John A. Rentschler</u> John A. Rentschler Esq. COUNTY OF OCEAN
CONSIDERATION 3 240 000
REALTY TRANSFER FEE (XITY)
DATE 14 22 BY LL

#### **DEED**

This Deed is made on this \_\_\_\_\_ day of February, 2022, and delivered on February \_\_\_\_\_, 2022.

Miu Wan Eng, Trustee, or her successors in trust, under the Miu Wan Eng Living Trust dated September 22, 2003, and Kee Huie, Trustee or his successors in trust, under the Wing Wah H Revocable Trust established November 27, 2000, and Su Cam Hui, Trustee or her successors in trust, under the Wing Wah W Revocable Trust established November 27, 2000, as joint tenants in common in equal shares,

whose post office address is 91 W. Colliers Mills Road, New Egypt, New Jersey 08533 referred to as the Grantor.

### AND County of Ocean, a public corporation of the State of New Jersey,

whose post office address is 101 Hooper Avenue, Toms River, New Jersey 08533 referred to as the Grantee.

The words "Grantor" and "Grantee" shall mean all Grantors and all Grantees listed above.

Transfer of Ownership. The Grantor grants and conveys (transfers ownership of) the property (called the "Property") described below to the Grantee. This transfer is made for the sum of THREE MILLION THREE HUNDRED FORTY THOUSAND AND 00/100 (\$3,340,000.00) DOLLARS.

The Grantor acknowledges receipt of this money.

Tax Map Reference.

(N.J.S.A. 46:15-1.1) County of Ocean

Block No. 77

Lot No. 38.02

Account No.

**Property.** The Property consists of the land and all the buildings and structures on the land in the Township of Plumsted, County of Ocean and State of New Jersey. The legal description is:

ALL THAT CERTAIN tract or parcel of land and premises lying, being and situate in Plumsted Township, Ocean County, and State of New Jersey being more particularly described as follows:

Beginning at a point in the northerly line of Colliers Mills Road (ROW varies, 40' from centerline) said point being where same is intersected by the division line between lots 38.02 and 7.02, and running thence;

- 1. Along said northerly line of Colliers Mills Road, North 83 degrees 51 minutes 12 seconds West, 612.34 feet to a point; thence
- 2. Continuing along same, North 83 degrees 23 minutes 52 seconds West, 29.76 feet to a point; thence
- 3. Along the division line between lots 38.01 & 38.02, North 22 degrees 49 minutes 37 seconds East,

GIT/REP-3 (2-21) (Print or Type)

# State of New Jersey Seller's Residency Certification/Exemption

Selle	r's Inform	nation			
Name(s) Miu Wan	Eng, Trustee,	or her successors in trus	st, under the Miu Wan Eng Living Trust	dated September 22, 2003	
	reet Address ott Lane				
	Post Office			State NJ	ZIP Code 08550
	erty Infor	mation			
Block(s) 77			Lot(s) 38.02		Qualifier
Street Add	ress Colliers Mill Ro	ad			
	Post Office	30		State	ZIP Code
Plumsted	······································		T. 10 11 11	NJ	08533
501%	rcentage of Owne	ersnip	Total Consideration \$3,340,000.00	Owner's Share of Cons / , ( 70, 600, 60	sideration Closing Date FeO 14, 2022
		es (Check the Ap	propriate Box) (Boxes 2 thro	ough 16 apply to Reside	nts and Nonresidents)
1. 🔽	Seller is a res	sident taxpayer (individuel) dent Gross Income Ta	dual, estate, or trust) of the State of N x return, and will pay any applicable t	ew Jersey pursuant to the New axes on any gain or income fro	Jersey Gross Income Tax Act, m the disposition of this property.
2.			d is used exclusively as a principal re		
3.	Seller is a mo		e mortgaged property to a mortgagee	in foreclosure or in a transfer in	lieu of foreclosure with no
4. 🔽	Jersey, the F	eror, or transferee is a ederal National Mortga or a private mortgage	n agency or authority of the United Stage Association, the Federal Home Lo insurance company.	ates of America, an agency or a can Mortgage Corporation, the	outhority of the State of New Government National Mortgage
5. 🗖	Seller is not a	an individual, estate, o	r trust and is not required to make an	estimated Gross Income Tax pa	ayment.
6.	The total con	sideration for the prop	erty is \$1,000 or less so the seller is r	not required to make an estimat	ed Income Tax payment.
7.	APPLICABLE	E SECTION). If the ind	nized for federal income tax purposes icated section does not ultimately app n for the year of the sale and report th	ly to this transaction, the seller	21, 1031, or 1033 (CIRCLE THE acknowledges the obligation to
	file a New Jersey Income Tax return for the year of the sale and report the recognized gain.  Seller did not receive non-like kind property.				
8.	The real prop decedent's e	perty is being transferre state in accordance wi	ed by an executor or administrator of th the provisions of the decedent's wi	a decedent to a devisee or heir Il or the intestate laws of this St	to effect distribution of the ate.
9.	The real prop proceeds from	perty being sold is subj on the sale and the mos	ect to a short sale instituted by the mortgagee will receive all proceeds paying	ortgagee, whereby the seller aging off an agreed amount of the	reed not to receive any mortgage.
10.			, 2004, and was not previously record		
11.	The real prop property from	erty is being transferre the seller and then se	ed under a relocation company transa ells the house to a third party buyer fo	ction where a trustee of the rela r the same price.	ocation company buys the
12.	The real prop Code section	erty is being transferre 1041.	ed between spouses or incident to a d	livorce decree or property settle	ement agreement under 26 U.S.
13.	The property	transferred is a cemet	ery plot.		
14.	The seller is a settlement sh		eeds from the sale. Net proceeds from	i the sale means the net amoun	it due to the seller on the
15.	The seller is a trust, and is the	a retirement trust that a herefore not required t	received an acknowledgment letter from the community of t	om the Internal Revenue Servic Tax payment.	e that the seller is a retirement
16. 🗖	Armed Force	nd/or spouse/civil union s and is now selling the d neither boxes 1 nor 2	n partner) originally purchased the pro e property as a result of being deploy 2 apply.)	operty while a resident of New J ed on active duty outside of Ne	ersey as a member of the U.S. w Jersey. (Only check this box if
	's Declar				
any false and, to th	statement con e best of my kr	tained herein may be p nowledge and belief, it	ation and its contents may be disclose punished by fine, imprisonment, or bo is true, correct and complete. By che d or is being recorded simultaneously	th. I furthermore declare that I is cking this box I I certify that	have examined this declaration a Power of Attorney to repre-
02	2-11-	2022	Mi asan	aux.	
	Date		Signature (Seller)	Indicate in Power of Attorney	or Attorney in Fact
	Date		Signature (Seller)	Indicate if Power of Attorney	or Attorney in Eact

GIT/REP-3 (2-21) (Print or Type)

# State of New Jersey Seller's Residency Certification/Exemption

Selle	r's Information				
		STABLISHED NOVEMBER 27, 2000			
Current St	reet Address				
	TEHALL ROAD , Post Office		State		ZIP Code
	TON SQUARE		State	NJ	08690
	erty Information				
Block(s)		Lot(s) 38.02		Qui	alifier
Street Add		00.02			
	t Colliers Mill Road  , Post Office		State		710 0 - 1 -
New Eg			State	NJ	ZIP Code 08533
	ercentage of Ownership	Total Consideration			osing Date
	s Assurances (Check the	3,340,000.00 Appropriate Box) (Boxes 2 throu	807,500.0	0 (7)	
1.			_ <del>-</del>		· · · · · · · · · · · · · · · · · · ·
1.	will file a resident Gross Income	lividual, estate, or trust) of the State of New Tax return, and will pay any applicable tax	w Jersey pursuant to t kes on any gain or inc	ome from the disposi	s income Tax Act, ition of this property.
2.		erred is used exclusively as a principal resi			
3. 🗖	Seller is a mortgagor conveying	the mortgaged property to a mortgagee in	foreclosure or in a tra	nsfer in lieu of forecl	losure with no
4.	additional consideration.	s an agency or authority of the United Stat			o Chata of Nove
4.	Jersey, the Federal National Mo	rtgage Association, the Federal Home Loa	es of America, an age n Mortgage Corporati	ncy or authority or th on, the Government	National Mortgage
	Association, or a private mortgage	ge insurance company.			
5.		e, or trust and is not required to make an e		• •	
6. <b>1</b>		roperty is \$1,000 or less so the seller is no	·		• •
/. <b>L</b>	APPLICABLE SECTION), If the	cognized for federal income tax purposes unindicated section does not ultimately apply	inder 26 U.S. Code se / to this transaction, th	ection 721, 1031, or 1 se seller acknowledge	1033 (CIRCLE THE es the obligation to
	file a New Jersey Income Tax ref	turn for the year of the sale and report the	recognized gain.		ar and congenion to
8 <b>=</b>	Seller did not receive non-like kil	• • •			
8.	decedent's estate in accordance	erred by an executor or administrator of a with the provisions of the decedent's will	decedent to a devised or the intestate laws o	e or heir to effect dist f this State.	ribution of the
9. 🗖	The real property being sold is s	ubject to a short sale instituted by the mor	tgagee, whereby the	seller agreed not to re	eceive any
		mortgagee will receive all proceeds paying		t of the mortgage.	
10.	·	st 1, 2004, and was not previously recorde		<b>3</b>	
		erred under a relocation company transac n sells the house to a third party buyer for t		the relocation comp	any buys the
12.	The real property is being transfered Code section 1041.	erred between spouses or incident to a div	rorce decree or proper	ty settlement agreen	nent under 26 U.S.
13. 🔲	The property transferred is a cen	metery plot.			
14.	The seller is not receiving net prosettlement sheet.	oceeds from the sale. Net proceeds from t	he sale means the ne	t amount due to the	seller on the
15.		at received an acknowledgment letter from ed to make the estimated Gross Income Ta		e Service that the sel	ller is a retirement
16. 🗖	The seller (and/or spouse/civil ur Armed Forces and is now selling applicable and neither boxes 1 n	nion partner) originally purchased the prop the property as a result of being deployed or 2 apply.)	erty while a resident of d on active duty outsid	of New Jersey as a made of New Jersey. (Or	nember of the U.S. nly check this box if
Selle	r's Declaration				
The unde any false and, to th	ersigned understands that this decles statement contained herein may be best of my knowledge and belief	laration and its contents may be disclosed be punished by fine, imprisonment, or both f, it is true, correct and complete. By check ded or is being recorded simultaneously were the content of the conte	i. I furthermore declared king this box I cervith the deed to which	e that I have examine tify that a Power of A	ed this declaration
	Date	Signature (Seller)	Indicate if Power of A	Attorney or Attorney i	n Fact
<u></u>	Date	Signature (Seller)	Indicate if Power of A	Attorney or Attorney i	n Fact

GIT/REP-3 (2-21) (Print or Type)

# State of New Jersey Seller's Residency Certification/Exemption

	r's Informatio	n					
Name(s)	WAH W REVOCABL	E TRUST EST	ABLISHED NOVEME	BER 27, 2000			
	treet Address ITEHALL ROAD						
	n, Post Office	· 115.4			State		ZIP Code
	TON SQUARE		A1118111 - 444 4			NJ	08690
Prop Block(s)	erty Informati	on		ot(s)			Qualifier
77			38.02	J.((5)			Quantier
Street Add							
	st Colliers Mill Road  n, Post Office				State		ZIP Code
New E						NJ	08533
	ercentage of Ownership	2	Total Considerat 3,340,000.0			s Share of Consideration 500.00	Closing Date 1-eb 14, 2022
		heck the Ar	propriate Box) (E				
1. 🗖	Seller is a resident will file a resident G	taxpayer (indivi	dual, estate, or trust) o	f the State of N	lew Jersey pursual taxes on any gain o	nt to the New Jersey or income from the di	Gross Income Tax Act, sposition of this property
2.	The real property so	old or transferre	ed is used exclusively a	is a principal re	esidence as defined	d in 26 U.S. Code se	ction 121.
3. 🗖	Seller is a mortgago  additional considera	or conveying the ation.	e mortgaged property t	o a mortgagee	in foreclosure or in	n a transfer in lieu of	foreclosure with no
4.	Jersey, the Federal	<b>National Mortg</b>	n agency or authority of age Association, the Frinsurance company.	of the United S ederal Home L	tates of America, a oan Mortgage Corp	n agency or authority poration, the Governi	of the State of New ment National Mortgage
5.	Seller is not an indi-	vidual, estate, c	or trust and is not requi	red to make ar	estimated Gross I	ncome Tax payment.	
6.	The total considerate	tion for the prop	perty is \$1,000 or less s	so the seller is	not required to mal	ke an estimated <b>i</b> nco	me Tax payment.
7.	APPLICABLE SECT	TION). If the inc		ot ultimately ap	ply to this transacti	on, the seller acknow	I, or 1033 (CIRCLE THE ledges the obligation to
	Seller did not receiv		-	•	41		
8.			ed by an executor or a ith the provisions of the				t distribution of the
9.			ject to a short sale inst ortgagee will receive all				
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11.	property from the se	eller and then so	ed under a relocation of ells the house to a third	d party buyer fo	or the same price.	.63	_
12.	The real property is Code section 1041.	being transferr	ed between spouses o	r incident to a	divorce decree or p	property settlement a	greement under 26 U.S.
13.	The property transfe		• •				
14.	settlement sheet.		eeds from the sale. Ne				
15.	trust, and is therefor	re not required	to make the estimated	Gross Income	Tax payment.		ne seller is a retirement
16.		s now selling th	ne property as a result				s a member of the U.S. y. (Only check this box it
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any false and, to t	e statement contained he best of my knowled	herein may be ge and belief, i	ation and its contents r punished by fine, impri t is true, correct and co d or is being recorded	isonment, or bo emplete. By ch	oth. I furthermore decking this box	eclare that I have ex	on of Taxation and that amined this declaration or of Attorney to repre- ched.
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	Date		Signa	ture (Seller)	/ Indicate if Power	er of Attorney or Attor	ney in Fact
	Date		Signa	ture (Seller)	Indicate if Power	er of Attorney or Attor	ney in Fact

RTF-1 (Rev. 4/17) MUST SUBMIT IN DUPLICATE

STATE OF NEW JERSEY

AFFIDAVIT OF CONSIDERATION FOR USE BY SELLER

(P.L.1968, c. 49, as amended through P.L. 2006, c. 33) (N.J.S.A. 46:15-5 et seq.)

NG THIS AFFIDAVIT PLEASE READ THE INSTRUCTIONS ON THE REVERSE SE

	SEFORE COMPLI		FIDAVIT, PLEAS	SE READ TH	E INSTRUC	TIONS ON	THE RE	VERSE SIL	DE OF THIS FO	RM.
COUNT	OF NEW JERSEY	Y Monmouth	}SS. County Mo	unicipal Code		FOR Consideratio RTF paid by Date 2 \\0	n \$ seller \$		ZVIII-Y COO'Y	
	PALITY OF PROI	PERTY LOCAT	ION Plumsted Towns	ship	L	<del></del>			s exclusively for co	ounty use.
	TY OR LEGAL RI					•			•	·
Depone		ng, Trustee		being duly		accordi	ng to	law	upon his/he	er oath
deposes	s and says that he	(Name) e/she is the Gran ntative, Corporate	tor		in a deed d	ated <u>Februa</u> on, etc.)	ary , 202	2	transferring	9
real prop	perty identified as	Block number	77		Lot num	nber <u>38.02</u>	2	-	located a	t
91 W. 0	Colliers Mills Roa		vest Address Tou				á	and	annexed	thereto.
(2) CON	ISIDERATION \$	-	reet Address, Tow		on roverse	side) Vino i	prior mor	tagae to wi	nich property is s	subject
	erty transferred is				- <u>-</u>				ion 3A below is	
(3A) <b>REC</b> (Se	QUIRED CALCUL e Instructions #5/ Total Assessed	ATION OF EQ A and #7 on reve Valuation + Di	UALIZED VALU erse side) rector's Ratio = %:	ATION FOR A Equalized A	ALL CLASS	4A (COMN	MERCIAL	.) PROPER	RTY TRANSACT	IONS:
	or's Ratio is less that e assessed value w				greater than t	he assessed	value. If	Director's R	atio is equal to or	in excess of
Depone P.L. 200	L EXEMPTION FF nt states that this 04, c. 66 for the fo veyance is being ma	deed transaction	on is fully exemp s). Mere referenc	t from the Re e to exemption	ealty Transfe on symbol is				c. 49 as amendo	ed through
NOTE: /	TIAL EXEMPTION All boxes below a im for partial exer Purpose Fees, a	apply to grantor mption. Depone	(s) <i>only</i> . ALL BO	XES IN APP s deed transa	ROPRIATE action is exe	mpt from S	State port	ions of the	Basic, Supplem	nental, and
A. B. {	Senior citizens, t	Grantor(s SON Grantor(s blind persons, o ccupied by gran	e)	or; * y and totally d is must also n ale. □Re	lisabled 🔲 r	eceiving dis	sability pa <b>g</b> criteria Jersey.	ayments		nployed*
*IN CASE	E OF HUSBAND AND	WIFE, PARTNERS	IN A CIVIL UNION CO	OUPLE, ONLY ON	NE GRANTOR I	NEED QUALIF	Y IF TENAI	NTS BY THE	ENTIRETY.	
C.	LOW AND MOD	ERATE INCOM	E HOUSING (Ins D. standards.	truction #9 or		le) occupancy.	<b>)</b>			
	V CONSTRUCTIC	improvement. y used for any p	ourpose.	□Not previo	NSTRUCTION	ON" printed		t top of firs	t page of the dee	ed.
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County r	ecording officers sh	nall forward one o	copy of each RTF-	form when Se	ection 3A is c	ompleted to:	STA	TE OF NE	W JERSEY 251	

TRENTON, NJ 08695-0251

ATTENTION: REALTY TRANSFER FEE UNIT

The Director of the Division of Taxation in the Department of the Treasury has prescribed this form as required by law, and may not be altered or amended without prior approval of the Director. For information on the Realty Transfer Fee or to print a copy of this Affidavit, visit the Division of Taxation website at:

www.state.nj.us/treasury/taxation/lpt/localtax.htm

'RTF-1EE (Rev. 12/09)

STATE OF NEW JERSEY

### AFFIDAVIT OF CONSIDERATION FOR USE BY BUYER

MUST SUBMIT IN DUPLICATE (Chapter 49, P.L.1968, as amended through Chapter 33, P.L. 2006) (N.J.S.A. 46:15-5 et seq.)
PLEASE READ THE INSTRUCTIONS ON THE REVERSE SIDE OF THIS FORM BEFORE COMPLETING THIS AFFIDAVIT STATE OF NEW JERSEY FOR RECORDER'S USE ONLY Consideration RTF paid by b Date SS. County Municipal Code **OCEAN** COUNTY MUNICIPALITY OF PROPERTY LOCATION PlumstedTownship (1) PARTY OR LEGAL REPRESENTATIVE (See Instructions #3 and #4 on reverse side) XXX-- X X : Last three digits in grante e's Social Security Number Laura M. Benson, Esq. to law nogu his/her oath. being sworn according Deponent. (Name) that he/she is the Legal Representative 120 14, 2022 deed dated transferring а deposes and says (Grantee, Legal Representative, Corporate Officer, Officer of Title Company, Lending Institution, etc.) Lot number 38.02 real property identified as Block number 77 located at Colliers Mills Road annexed thereto. (Street Address, Town) and (2) <u>CONSIDERATION</u> \$ 3,340,000.00 (See Instructions #1, #5, and #11 on reverse side) Entire consideration is in excess of \$1,000,000: PROPERTY CLASSIFICATION CHECKED OR CIRCLED BELOW IS TAKEN FROM OFFICIAL ASSESSMENT LIST (A PUBLIC RECORD) OF MUNICIPALITY WHERE THE REAL PROPERTY IS LOCATED IN THE YEAR OF TRANSFER. REFER TO N.J.A.C. 18:12-2.2 ET SEQ.
(A) Grantee required to remit the 1% fee, complete (A) by checking off appropriate box or boxes below. ☐ Class 4A - Commercial properties Class 2 - Residential Class 3A - Farm property (Regular) and any other real (if checked, calculation in (E) required below) property transferred to same grantee in conjunction ☐ Cooperative unit (four families or less) (See C. 46:8D-3.) with transfer of Class 3A property Cooperative units are Class 4C. (B) Grantee is not required to remit 1% fee (one or more of following classes being conveyed), complete (B) by checking off appropriate box or boxes below. 3B Property class. Circle applicable class or classes: **4B** Property classes: 1-Vacant Land; 3B- Farm property (Qualified); 4B- Industrial properties; 4C- Apartments; 15: Public Property, etc. (N.J.A.C. 18:12-2.2 et seq.) Exempt organization determined by federal Internal Revenue Service/Internal Revenue Code of 1986, 26 U.S.C. s. 501. Incidental to corporate merger or acquisition; equalized assessed valuation less than 20% of total value of all assets exchanged in merger or acquisition. If checked, calculation in (E) required and MUST ATTACH COMPLETED RTF-4. (C) When grantee transfers properties involving block(s) and lot(s) of two or more classes in one deed, one or more subject to the 1% fee (A), with one or more than one not subject to the 1% fee (B), pursuant to N.J.S.A. 46:15-7.2, complete (C) by checking off appropriate box or boxes and (D). Property class. Circle applicable class or classes: 1 15 (D) EQUALIZED VALUE CALCULATION FOR ALL PROPERTIES CONVEYED, WHETHER THE 1% FEE APPLIES OR DOES NOT APPLY Total Assessed Valuation + Director's Ratio = Equalized Valuation Property Class Property Class \_ Property Class \_ Property Class (E) REQUIRED EQUALIZED VALUE CALCULATION FOR ALL CLASS 4A (COMMERCIAL) PROPERTY TRANSACTIONS: (See Instructions #6 and #7 on reverse side) **Equalized Value** Total Assessed Valuation + Director's Ratio = % = \$ If Director's Ratio is less than 100%, the equalized valuation will be an amount greater than the assessed valuation. If Director's Ratio is equal to or exceeds 100%, the assessed valuation will be equal to the equalized value. (3) <u>TOTAL EXEMPTION FROM FEE</u> (See Instruction #8 on reverse side)
Deponent states that this deed transaction is fully exempt from the Realty Transfer Fee imposed by C. 49, P.L. 1968, as amended through Chapter 33, P.L. 2006, for the following reason(s). Mere reference to exemption symbol is insufficient. Explain in detail. (B) By or to the United States of America, this State, or any instrumentality, agency or subdivision (4) Deponent makes Affidavit of Consideration for Use by, Buyer to induce county clerk or register of deeds to record the deed and accept the fee submitted herewith pursuant to the provisions of Chapter 49, P.L. 1968, as amended through Chapter 33, P.L. 2006. The County of Ocean Subscribed and sworn to before me Signature of peponent Grantee Name 14th day of 212 Hooper Avenue, Toms River, NJ 101 Hooper Ave., Toms River Deponent Address Grantee Address at Time of Sale DEBRA MARIE VITALE
A Notary Public of New Jersey
commission Expires Oc. 17 202 Berry, Sahradnik, Kotzas & Benson, PC Name/Company of Settlement Officer County recording officers: forward one copy of each RTF-1EE to:

STATE OF NJ - DIVISION OF TAXATION

PO BOX 251

TRENTON, NJ 08695-0251

ATTENTION: REALTY TRANSFER FEE UNIT

FOR OFFICIAL USE ONLY
The Count Count Instrument Number\_ Deed Number Deed Dated Book Date Recorded

10/2

The Director, Division of Taxation, Department of the Treasury has prescribed this form, as required by law. It may not be altered or amended without prior approval of the Director. For further information on the Realty Transfer Fee or to print a copy of this Affidavit or any other relevant forms, visit: www.state.nj.us/treasury/taxation/ipt/localtax.shtml.

392.59 feet to a point; thence along said division line the following (5) courses:

- 4. North 12 degrees 08 minutes 56 seconds East, 311.00 feet to a concrete monument set; thence
- 5. North 88 degrees 30 minutes 43 seconds West, 400.00 feet to a concrete monument set; thence
- 6. South 11 degrees 58 minutes 44 seconds East, 266.00 feet to a concrete monument set; thence
- 7. North 85 degrees 34 minutes 46 seconds West, 134.00 feet to a concrete monument set; thence
- 8. South 04 degrees 25 minutes 14 seconds West, 393.00 feet to a concrete monument set; thence
- 9. Along said northerly line of Colliers Mills Road, North 83 degrees 23 minutes 52 seconds West, 484.07 feet to a point; thence
- 10. Along the division line between lots 38 and 39, North 06 degrees 08 minutes 07 seconds West, 1,554.67 feet to a stone found; thence
- 11. Along the division line between lots 38 and 40, North 69 degrees 24 minutes 48 seconds East, 951.30 feet to a stone found; thence along said division line the following three (3) courses:
- 12. North 86 degrees 54 minutes 48 seconds East, 551.76 feet to a concrete monument found; thence
- 13. North 20 degrees 24 minutes 48 seconds East, 178.66 feet to a point; thence
- 14. North 45 degrees 33 minutes 08 seconds East, 289.09 feet to a point; thence
- 15. Along the division line between lots 38 and 37.01, South 74 degrees 25 minutes 22 seconds East, 307.76 feet to a concrete monument found; thence
- 16. Along the division line between lot 38 and lots 36 and 96, South 74 degrees 40 minutes 52 seconds East, 1000.06 feet to a stone found; thence
- 17. Along the division line between lots 38 and 39, South 31 degrees 33 minutes 58 seconds West, 264.34 feet to a stone found; thence
- 18. Along the division line between lot 38 and lots 7.02, 16, 17, & 18, South 33 degrees 02 minutes 18 seconds East, 1,220.58 feet to the point and place of Beginning.

This description is in accordance with a survey made by Joseph Canada PLS NJ dated 12/27/2021.

#### FOR INFORMATIONAL PURPOSES ONLY:

BEING premises No. 91 West Colliers Mill Road.

BEING Part of Tax Block: 77, Tax Lots: 38 & 38Q farm (add'l Block 82, Lot 1.12), now known as New Lot 38.02.

**SUBJECT TO** any and all easements, conditions, agreements and restrictions of record, if any, and such state of facts as an accurate survey of the Property may reveal.

#### BEING A PORTION OF THE SAME PREMISES conveyed to:

- 1) Kee Huie, Trustee, or his successors in trust, under the Wing Wah H Revocable Trust established November 27, 2000 and Su Cam Huie, Trustee or her successors in trust, under the Wing Wah W Revocable Trust established November 27, 2000 as joint tenants in common in equal shares (only as to their interest in the property) by the following two (2) deeds:
- a) from Kee Huie and Su Cam Huie, his wife, dated 06/26/2001, recorded 7/31/2001 in OR Book 10463 Page 422 (Tax Block 82, Lot 1.12);
- b) from Kee Huie and Su Cam Huie, his wife, dated 06/26/2001, recorded 7/31/2001 in OR Book 10463 Page 427 (Tax Block 77, Lot 38 & Tax Block 82, Lots 3 & 4); and
- 2) Miu Wan Eng, Trustee, or her successors in trust, under the Miu Wan Eng Living Trust dated September 22, 2003, by the following two (2) deeds:
- a) from Miu Wan Eng, widow, dated 9/22/2003 recorded 10/20/2003 in OR Book 11730 Page 229 (Block 82 Lot 1.12); and
- b) from William Eng (deceased) and Miu Wan Eng, his wife, dated 9/22/2003, recorded 10/30/2003, in the Ocean County Clerk/Register's Office in OR Book 11750 Page 582 (Tax Block 77, Lot 38 & Tax Block 82, Lots 3 & 4).

#### **PREVIOUSLY**:

- a) Miu Wan Eng, widow, and Kee Huie and Su Cam Huie, his wife, by Deed from Lawrence E. Bathgate, II, Chaim Melcer and Joseph Kalb, dated 01/29/1993, recorded 2/10/193 in Deed Book 5042 Page 153 (Tax Block 82, Lot 1.12);
- b) William Eng and Miu Wan Eng, his wife and Kee Huie and Su Cau Huie, his wife, by Deed from Estate of John Kotan, deceased, by Charles Kotan and Irene Fiscor, Co-Executors of the Estate of John Kotan, dated 11/7/1983, recorded 01/05/1984 in Deed Book 4176 Page 71 (Tax Block 77, Lot 38 & Tax Block 82 Lots 3 & 4); William Eng died on 1/5/1992, leaving Miu Wan Eng as surviving spouse.
- c) Deed of Consolidation to Miu Wan Eng, widow, wife of Willim B. Eng, deceased and Kee Huie and Su Cam Huie, husband and wife, by Deed from Miu Wan Eng, widow, wife of William B. Eng, deceased; and Kee Huie and Su Cam Huie, husband and wife, dated 01/29/1993, recorded 2/10/1993 in Deed Book 5042 Page 158 (Consolidates tracts in Deed Book 4176 Page 71 and Deed Book 5042 Page 153).

**Promises by Grantor.** The Grantor promises that the Grantor has done no act to encumber the Property. This promise is called a "covenant as to grantor's acts" (N.J.S.A. 46:4-6). This promise means that the Grantor has not allowed anyone else to obtain any legal rights which affect the Property (such as by making a mortgage or allowing a judgment to be entered against the Grantor).

**Signatures.** The Grantors sign this Deed as of the date at the top of the first page. (Print name below each signature).

Witness:		Miu Wan Eng Living Trust
Name:	PETER G. LICATA	By: Nim Won Eng, Trustee
Witness:	Attorney at Law State of New Jersey	Wing Wah W Revocable Trust
Name:	This	By: Kee Huie, Trustee
Witness:		Wing Wah W Revocable Trust
Name:	<del>-,,</del> ,,	By:  Kee Huie, Trustee  Wing Wah W Revocable Trust  By:  Su Cam Huie, Trustee
		Su Cam Huie, Trustee

STATE OF NEW JERSEY	
COUNTY OF Monuth	
I CERTIFY that on the day of February, 2022, Miu Wan Eng, as Trustee of the Miu Wa Eng Living Trust personally came before me and stated to my satisfaction that this person (or if more than one, each person):  (a) was the maker of this Deed; (b) executed this Deed as her own act; and, (c) made this Deed for \$3,340,000.00 as the full and actual consideration paid or to be paid for the transfer of title. (Such consideration is defined in N.J.S.A. 46:15-5)	re
All Offi	
NOTARY  PETER G. LICATA	
STATE OF NEW JERSEY  SS  Attorney at Law  State of New Jersey	
COUNTY OF	
I CERTIFY that on the day of February, 2022, Kee Huie, as Trustee of the Wing Wah Vernormal Revocable Trust personally came before me and stated to my satisfaction that this person (or if more than one, each person):  (a) was the maker of this Deed;  (b) executed this Deed as her own act; and,  (c) made this Deed for \$3,340,000.00 as the full and actual consideration paid or to be paid for the transfer of title. (Such consideration is defined in N.J.S.A. 46:15-5)	re
NOTARY	
STATE OF NEW JERSEY	
NOTARY  STATE OF NEW JERSEY  SS  COUNTY OF	
I CERTIFY that on the day of February, 2022, Su Cam Huie, as Trustee of the Wing Wa W Revocable Trust personally came before me and stated to my satisfaction that this person (or if more than one, each person):  (a) was the maker of this Deed;  (b) executed this Deed as her own act; and,  (c) made this Deed for \$3,340,000.00 as the full and actual consideration paid or to be paid for the transfer of title. (Such consideration is defined in N.J.S.A. 46:15-5)	re
NOTARY	

Grantor has not allowed anyone else to obtain any legal rights which affect the Property (such as by making a mortgage or allowing a judgment to be entered against the Grantor).

Signatures. The Grantors sign this Deed as of the date at the top of the first page. (Print name below each signature).

Witness:	Miu Wan Eng Living Trust
Name:	By: Miu Wan Eng, Trustee
Witness:  Name:	Wing Wah W Revocable Trust  By: Kee Huie, Trustee
Witness: Name:	By: Low Mine Su Cam Huie, Trustee

STATE OF NEW JERSEY	
SS	
COUNTY OF	
I CERTIFY that on the	day of January, 2022, Miu Wan Eng, as Trustee of the Miu Wan
	fore me and stated to my satisfaction that this person (or if more
than one, each person):	•
(a) was the maker of this Deed;	
(b) executed this Deed as her own act;	and.
• •	0 as the full and actual consideration paid or to be paid for the
<b>^</b>	
	NOTARY
STATE OF NEW JERSEY	
SS SS	
I CERTIFY that on the 24 h	
I CERTIFY that on the 24 pc	day of January, 2022, Kee Huie, as Trustee of the Wing Wah W
Revocable Trust personally came bef	fore me and stated to my satisfaction that this person (or if more
than one, each person):	ore me and stated to my satisfaction that this person (or if more
(a) was the maker of this Deed;	
(b) executed this Deed as her own act;	and
	0 as the full and actual consideration paid or to be paid for the
transfer of title. (Such consideration is	
transfer of title. (Such consideration is	s defined in N.J.S.A. 40.13-5)
	NOTARY GREB & MIRABU
	NOTARY GREB G. MIRDAU ATTURNEY AT UNWIN
STATE OF NEW JERSEY	1 17 TULNET AT WAW TY
STATE OF NEW JERSET	
COUNTY OF MONMOSTH	
I CERTIFY that on the $24^{\circ\circ}$	day of January, 2022, Su Cam Huie, as Trustee of the Wing Wah
	before me and stated to my satisfaction that this person (or if more
than one, each person):	refore the and stated to my satisfaction that this person (of it more
(a) was the maker of this Deed;	
(b) executed this Deed as her own act;	and
	0 as the full and actual consideration paid or to be paid for the
transfer of title. (Such consideration is	
transfer of title. (Such consideration is	s defined in 14.55.A. 40.15-5)
	NOTARY
	GREG G. MURDAS.
	ATTORNEY AT CAW, N

#### **RECORD AND RETURN TO:**

Laura M. Benson, Esq. Berry Sahradnik Kotzas & Benson 212 Hooper Avenue P.O. Box 757 Toms River, NJ 08754

This is not an official document

Figure 7 Map of Farmland Preservation Easement prepared by Van Cleef Engineering Associates

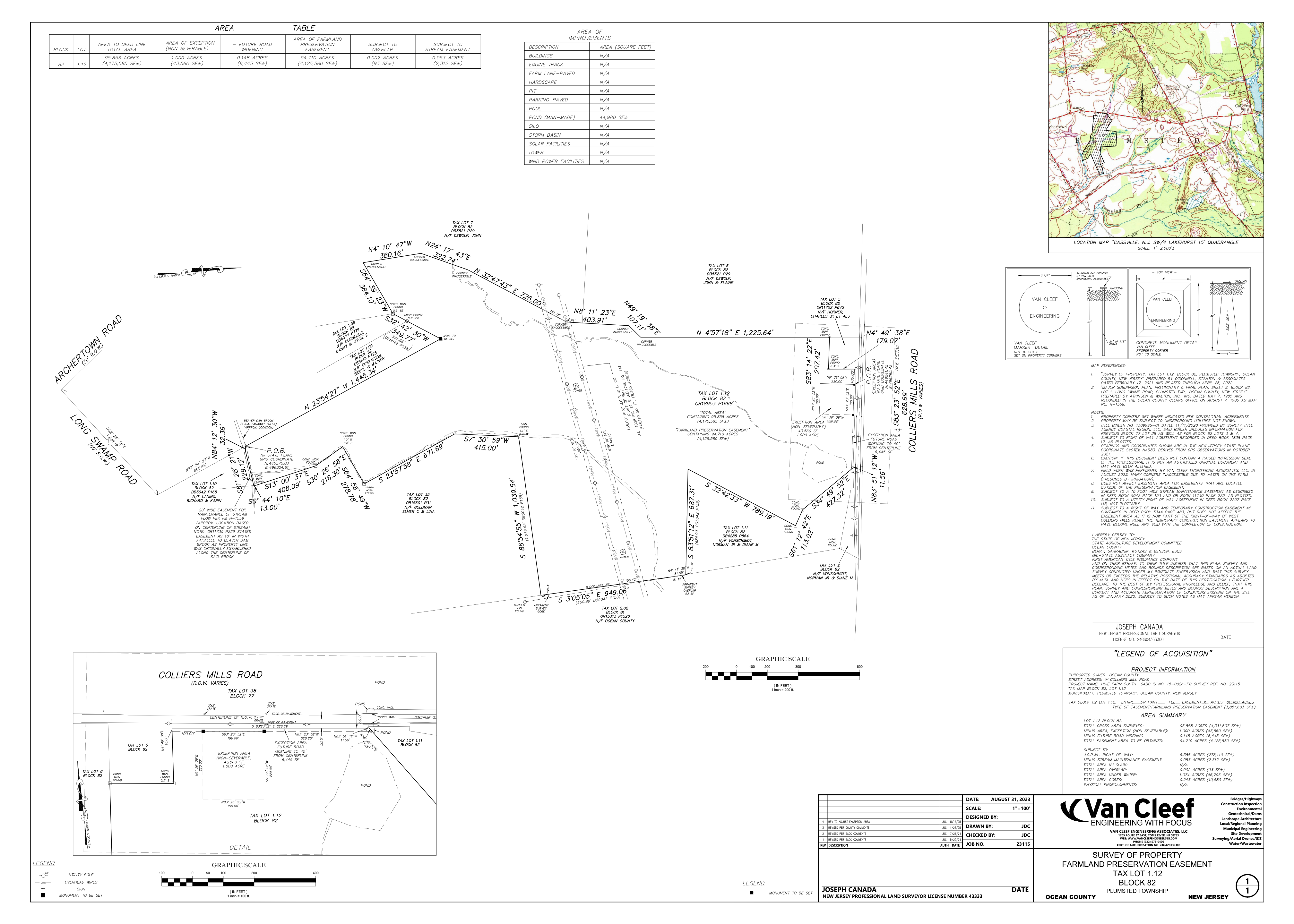
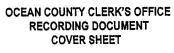
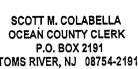


Figure 8 Deed of Easement to County of Ocean for Block 77, Lot 38.02 filed August 6, 2025







INSTR # 2025069290 OR BK 20122 PG 1746 RECORDED 09/04/2025 02:32:36 PM JOHN CATALANO, ACTING COUNTY CLERK OCEAN COUNTY, NEW JERSEY



TOMS RIVER, NJ 08754-2191 (732) 929-2110

www.oceancountyclerk.com	OFFICIAL USE ONLY
DATE OF DOCUMENT: (Enter Date as follows:00/00/0000)  8-6-25	
TYPE OF DOCUMENT: (Select Doc Type from Drop-Down Box)	OFFICIAL USE ONLY - REALTY TRANSFER FEE
FIRST PARTY NAME: (Enter Last Name, First Name)	SECOND PARTY NAME: (Enter Last Name, First Name)
The County of Ocean	The County of ocean
ALL ADDITIONAL PARTIES: (Enter Last Name, First Name)	RETURN NAME AND ADDRESS:  Laura M. Benson Esq. County counsel Office- Interoffice mail 212 Hooper Ave Toms River, NJ 08753
THE FOLLOWING SECTION	N IS REQUIRED FOR DEEDS ONLY
BLOCK:	LOT:

THE FO	DLLOWING SECTION IS REQUIRED FOR DEEDS O	NLY	
BLOCK:	LOT:	Q.	
MUNICIPALITY: (Select Municipality	from Drop-Down Box)		A.
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1619

OCEAN COUNTY CLERK'S OFFICE RECORDING DOCUMENT COVER SHEET

Please do not detach this page from the original document as it contains important recording information and is part of the permanent record.





# OCEAN COUNTY CLERK'S OFFICE RECORDING DOCUMENT COVER SHEET

2

INSTR # 202506394 OR BK 20104 PG 1619 RECORDED 08Y18/2025 09:21:46 AM JOHN CHTALAND, ACTING COUNTY CLERK OCEAN COUNTY, NEW JERSEY

OCEAN COUNTY CLERK
P.O. BOX 2191
TOMS RIVER, NJ 08754-2191
(732) 929-2110
www.oceancountyclerk.com

	OFFICIAL USE ONLY	
DATE OF DOCUMENT: ( Enter Date as follows:00/00/0000)		
08/06/2025		
00/00/2020		
TYPE OF DOCUMENT: (Select Doc Type from Drop-Down Box)		
EASEMENTS	OFFICE HOP ONLY DEALTY TRANSFER FEE	
	OFFICIAL USE ONLY - REALTY TRANSFER FEE	
FIRST PARTY NAME: (Enter Last Name, First Name)	SECOND PARTY NAME: (Enter Last Name, First Name)	
The County of Ocean	The County of Ocean	
TO.		
		Ø
		,θ
		4
ALL ADDITIONAL PARTIES: (Enter Last Name, First Name)	RETURN NAME AND ADDRESS:	Q
	Laura M. Benson, Esq.	5
	County Counsel Office - Interoffice Mail 212 Hooper Ave	4
	Toms River, NJ 0875377	
	TOTIS TAVOL, 146 DOTOCT T	3
THE FOLLOWING SECTION	N IS REQUIRED FOR DEEDS ONLY	
BLOCK: 82		
82	LOT: 1.12	
MUNICIPALITY: (Select Municipality from Drop-Down Box	PLUMSTED	
CONSIDERATION:		
MAILING ADDRESS OF GRANTEE: (Enter Street Address	s, Town, State, Zip Code)	
Street	Town State Zip	
Address		
ORIGINAL MORTGAGE BOOKING & PAGI	VING SECTION IS FOR ING INFORMATION FOR ASSIGNMENTS, RELEASES, HER ORIGINAL MORTGAGE AGREEMENTS ONLY	
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### OCEAN COUNTY CLERK'S OFFICE RECORDING DOCUMENT COVER SHEET

Please do not detach this page from the original document as it contains important recording information and is part of the permanent record.

#### **DEED OF EASEMENT**

## STATE OF NEW JERSEY AGRICULTURE RETENTION AND DEVELOPMENT PROGRAM

This Deed is made August 1, 2025

BETWEEN County of Ocean, a Public Corporation of the State of New Jersey whose address is 101 Hooper Avenue, Toms River, New Jersey 08753, and is referred to as the Grantor;

AND County of Ocean, a Public Corporation of the State of New Jersey whose address is 101 Hooper Avenue, Toms River, New Jersey 08753 and is referred to as the Grantee and/or Board.

The Grantor, Grantor's heirs, executors, administrators, personal or legal representatives, successors and assigns grants and conveys to the Grantee a development easement and all of the nonagricultural development rights and credits on the Premises, located in the Township of Plumsted, County of Ocean, described in the attached Schedule A, and, for the limited purpose of the restrictions contained in Paragraph 13(b), the tract of land described in the attached Schedule C, which schedules are incorporated by reference in this Deed of Easement, for and in consideration of the sum of ONE DOLLAR (\$1.00).

Any reference in this Deed of Easement to "Premises" refers to the property described in Schedule A, and, for the limited purpose of the restrictions contained in Paragraph 13(b), to the tract of land described in Schedule C.

The tax map reference for the Premises is:

## Township of Plumsted, County of Ocean Block 82, Lots 1.12

WHEREAS, the legislature of the State of New Jersey has declared that the development of agriculture and the retention of farmlands are important to the present and future economy of the State and the welfare of the citizens of the State; and

WHEREAS, the Grantor is the sole and exclusive owner of the Premises; and

WHEREAS, the Grantee believes that the retention and preservation of agricultural lands is beneficial to the public health, safety and welfare of the citizens of Ocean County;

WHEREAS, the Ocean County Board of County Commissioners has endorsed the aforesaid declaration of policy by the State legislature and has established an Agriculture Retention and Development Program in a manner entirely consistent with State statutes, State administrative regulations and the policies and practices of the State Agriculture Development Committee; and

WHEREAS, it is the intention of the Ocean County Board of County Commissioners to acquire a development easement from Grantor in a fashion consistent with, and pursuant to, terms which will reserve a right and opportunity on the part of the Grantee to enroll the development easement in the State of New Jersey Agriculture Retention and Development Program at some future time according to rules, regulations and policies of the State Agriculture Development Committee then appertaining; and

WHEREAS, this Deed of Easement presently recites that the State Agriculture Development Committee ("Committee") may exercise certain rights and prerogatives with respect to the within easement in anticipation of, and solely in order to facilitate, the possible enrollment of this easement at a future date in the State of New Jersey Agriculture Retention and Development Program, it being explicitly understood that any such rights and prerogatives of

 Record & Return to:

<sup>\*\*</sup> This document is being re-recording to include Schedule D, which was inadvertently omitted.\*\*



# "Schedule A" "Description of Farmland Preservation Easement" Date: 9/19/23

Block 82, Lot 1.12

Plumsted Township, Ocean County, New Jersey

Project Name: Huie Farm South SADC ID Number: 15-0026-PG Property Owner: Ocean County

Property Address: W Colliers Mill Road

All that certain tract or parcel of land located at West Colliers Mill Road in the Township of Plumsted, County of Ocean, New Jersey, bounded and described as follows:

BEGINNING at a point for a corner to lot 1.10 in the line of lot 1.09, said point being measured the following two (2) courses from the intersection of the northwesterly line of Long Swamp Road (60' right-of-way) and the northeasterly line of Archertown Road (30' right-of-way):

- A) Along said northwesterly line of Long Swamp Road, North 52° 26′ 56″ East, 1,846.19 feet to a point; thence
- B) Along the division line between lots 1.09 & 1.10, North 23° 54' 27" West, 655.68 feet to the point and place of beginning, said point being located at New Jersey State Plane Grid coordinate value of North 445,572.03 and East 496,324.81, and running thence from said beginning:
  - 1) Along the division line between lots 1.12 and 1.09, North 23°54'27 West, 1,445.34 feet to a point; thence
  - Along the division line between lot 1.12 and lots 1.08 and 1.09, South 32°42'30" West, 349.77 feet to a point; thence
  - 3) Along the division line between lots 1.12 and 7, South 64°39'23" West, 384.10 feet to a point; thence along said division line the following three (3) courses:
  - 4) North 04°10'47" West, 380.16 feet to a point; thence
  - 5) North 24°17'43" East, 322.74 feet to a point; thence
  - 6) North 32°47'43" East, 726.00 feet to a point; thence
  - 7) Along the division line between lot 1.12 and lots 6 and 7, North 08°11'23" East, 403.91 feet to a point; thence
  - 8) Along the division line between lots 1.12 and 6, North 49°19'38" East, 107.11 feet to a point; thence
  - 9) Along same, North 04°57'18" East, 1,225.64 feet to a concrete monument found; thence
  - 10) Along the division line between lots 1.12 and 5, South 83°14'22" East, 207.42 feet to a point; thence
  - Along same, North 04°49'38" East, 179.07 feet to a point; thence

#### **OFFICE LOCATIONS**

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-Umen

Lebanon, NJ	Hamilton, NJ	Toms River, NJ	Freehold, NJ	Bethlehem, PA
908-735-9500	609-689-1100	732-573-0490	732-303-8700	610-332-1772
Hillsborough, NJ	Mt. Arlington, NJ	Phillipsburg, NJ	Doylestown, PA	Pottstown, PA
908-359-8291	862-284-1100	908-454-3080	215-345-1876	610-323-4040



- Along the southerly line of Colliers Mills Road (right-of-way varies, 30.0' feet from the centerline), South 83°23'52" East, 628.69 feet to a point; thence
- 13) Along same, South 83°51'12" East, 11.56 feet to a point; thence
- Along the division line between lots 1.12 and 1.11, South 34°49'52" East, 427.32 feet to a concrete monument found; thence along same the following three (3) courses:
- 15) South 61°12'42" East, 113.02 feet to a concrete monument found; thence
- 16) South 32°42'33" West, 789.19 feet to a point; thence
- 17) South 83°51'12 East, 687.31 feet to a point; thence
- 18) South 3°05'05" East, 949.06 feet to a point; thence
- 19) Along the division line between lots 1.12 and 35, South 86°54'55 West, 1,039.54 feet to a point; thence along same the following six (6) courses:
- 20) South 7°30'59" West, 415.00 feet to a point; thence
- 21) South 23°57'58" West, 671.69 feet to a concrete monument found; thence
- 22) South 64°58'49" West, 278.78 feet to a point; thence
- 23) South 30°26'58" East, 216.30 feet to a concrete monument found; thence
- 24) South 13°00'37" East, 408.09 feet to a concrete monument found; thence
- 25) South 0°44'10" East, 13.00 feet to a point; thence
- Along the division line between lots 1.12 and 1.10, South 81°28'21" West, 229.12 feet to a point; thence
- 27) Along same, North 84°12'30" West, 32.36 feet to the point and place of BEGINNING.

Containing 4,175,585 Square Feet (95.858 Acres)

Excepting thereout and therefrom, the lands being designated as "Exception", (Non Severable), being described as follows:

Beginning at a point now evidenced by a concrete monument (set) in the future southerly line of Colliers Mills Road (R.O.W. varies, 40.0' from centerline), said point being distant 100.00 feet easterly along the same from where the same is intersected by the division line between lots 1.12 and 5, having NJSPCS Grid values North 449,541.45 feet and East 496,265.42 feet, and running in said NJSPCS bearing system thence:

- 1) Along said future southerly line of Colliers Mills Road, South 83°23'52 East, 198.00 feet to a point now evidenced by a concrete monument (set); thence over and through Lot 1.12 the following three (3) courses:
- 2) South 6°36'08" West, 220.00 feet to a point; thence

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- 3) North 83°23'52" West, 198.00 feet to a point; thence
- 4) North 6°36'08" East, 220.00 feet to the point and place of BEGINNING.

Containing 43,560 Square Feet (1.000 Acres)

Excepting thereout and therefrom, the lands being designated as "Exception Area, Future Road Widening to 40' from Centerline," being described as follows:

Beginning at a point in the existing southerly line of Colliers Mills Road (R.O.W. varies, 30.0' from centerline), said point being distant where the same is intersected by the division line between lots 1.12 and 5, and running thence:

- 1) Along said existing southerly line of Colliers Mills Road, South 83°23'52" East, 628.69 feet to a point; thence
- 2) Along same, South 83°51'12" East, 11.56 feet to a point; thence
- 3) Along the division line between lots 1.12 and 1.11, South 34°49'52" East, 13.25 feet
- 4) Over and through Lot 1.12, North 83°51'12" West, 20.13 feet to a point; thence
- 5) Over and through same, North 83°23'52" West, 628.26 feet to a point; thence
- Along said division line between lots 1.12 and 5, North 4°49'38" East, 10.00 feet to the point and place of BEGINNING.

Containing 6,445 Square Feet (0.148 Acres)

Lot 1.12 Block 82: Total Gross Area: Minus Area, Exception (Non Severable): Minus Future Road Widening Total Easement Area to Be Obtained:

95.858 Acres (4,175,585 SF±) 1.000 Acres (43,560 SF±) 0.148 Acres (6,445 SF±) 94.710 Acres (4,125,580 SF±)

Subject to a J.C.P.&L. Right-of-Way, a Stream Maintenance Easement, and to easements and restrictions of record, if any.

The above description was written pursuant to a survey of property designated as Block 82, Lot 1.12, on the municipal tax map of Plumsted Township, County of Ocean, State of New Jersey. Said survey was prepared by Van Cleef Engineering Associates, LLC dated August 31, 2023 and is marked as file No. 23115. A reduced copy of said survey plat is attached hereto and made a part hereof.

Prepared by:

**VAN CLEEF ENGINEERING ASSOCIATES** 

Joseph Canada, P.L.S.

New Jersey License No. 24GS04333300

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Schedule C

#### **DESCRIPTION OF**

Proposed Exception Area (Non-Severable)
Situated on Lot 1.12 Block 82
Township of Plumsted
Date: 5/22/24

Beginning at a point now evidenced by a concrete monument (set) in the future southerly line of Colliers Mills Road (R.O.W. varies, 40.0' from centerline), said point being distant 100.00 feet easterly along the same from where the same is intersected by the division line between lots 1.12 and 5, having NJSPCS Grid values North 449,541.45 feet and East 496,265.42 feet, and running in said NJSPCS bearing system thence:

- 1) Along said future southerly line of Colliers Mills Road, South 83°23'52 East, 198.00 feet to a point now evidenced by a concrete monument (set); thence over and through Lot 1.12 the following three (3) courses:
- 2) South 6°36'08" West, 220.00 feet to a point; thence
- 3) North 83°23'52" West, 198.00 feet to a point; thence
- 4) North 6°36'08" East, 220.00 feet to the point and place of BEGINNING.

Containing 43,560 Square Feet (1.000 Acres)

Subject to easements and restrictions of record, if any.

Intended to describe a Proposed Exception Area (Non-Severable) as shown on a map entitled "Survey of Property, Farmland Preservation Easement, Tax Lot 1.12, Block 82. Plumsted Township, Ocean County, New Jersey" prepared by Van Cleef Engineering Associates dated 8/31/2023 and revised through 5/12/25.

Prepared by:

VAN CLEEF ENGINEERING ASSOCIATES

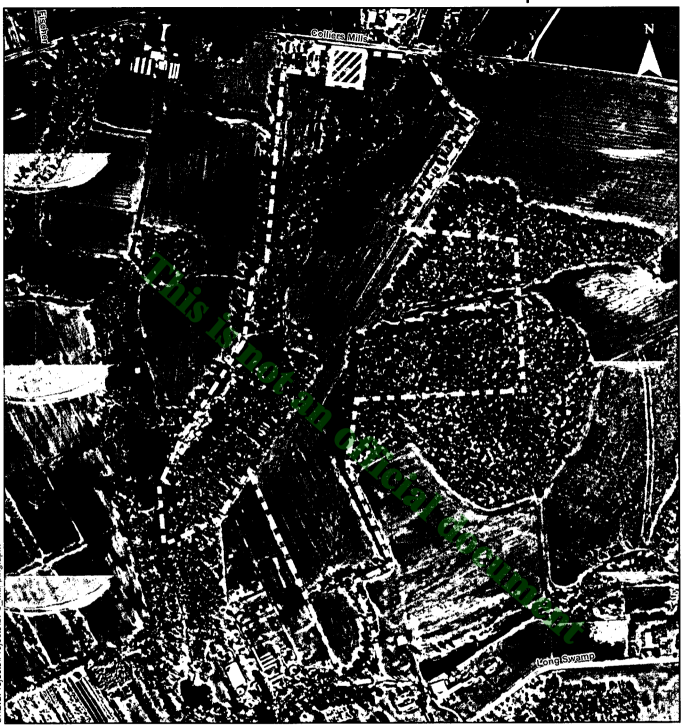
Joseph Canada, P.L.S.

New Jersey License No. 24GS04333300

#### OFFICE LOCATIONS

609-689-1100

# Baseline Soil Disturbance Map



FARMLAND PRESERVATION PROGRAM
NJ State Agriculture Development Committee

Ocean County (Huie South)
Block 82 Lots P/O 1.12 (94.71 ac); &
P/O Lot 1: 12-EN (non-severable exception - 1.00 ac)
Gross Total = 10.75 (ac)
Pluristed Total = 20.75 (ac)

**Estimated Easement Acres: 94.71** 

Total Disturbance Acres (Does not include exception areas): 0.32

Percent of Disturbance: 0.34%

150 75 0 150 300 Feet

DISCLAIMER: This product was created using the most current available mapping. The accuracy of the mapping data contained in this product shall not, nor is intended to, be relied upon in matters requiring representation of the location of true dimensions and physical features, as would be obtained from a survey performed by a licensed New Jersey land surveyor.



Easement Area

**Exception Area** 

Sources: Farmland Preservation Program Data NJDOT Road Data Nearmap 2024 Digital Aerial

said Committee are inchoate and shall not actually be exercised until such time as this Deed of Easement is in fact enrolled in the aforesaid State Program by: (1) the Committee providing a cost share grant to the Grantee for the acquisition of the Deed of Easement pursuant to N.J.S.A. 4:1C-11 et seq.; and (2) the Committee and Grantee entering into a cost sharing grant agreement;

NOW THEREFORE, THE GRANTOR, GRANTOR'S HEIRS, EXECUTORS, ADMINISTRATORS, PERSONAL OR LEGAL REPRESENTATIVES, SUCCESSORS AND ASSIGNS PROMISES that the Premises will be owned, used and conveyed subject to, and not in violation of the following restrictions:

- 1. Any development of the Premises for nonagricultural purposes is expressly prohibited.
- 2. The Premises shall be retained for agricultural use and production in compliance with N.J.S.A. 4:1C-11 et seq., P.L. 1983, c.32, and all other rules promulgated by the State Agriculture Development Committee, (hereinafter Committee). Agricultural use shall mean the use of the Premises for common farmsite activities including, but not limited to: production, harvesting, storage, grading, packaging, processing and the wholesale and retail marketing of crops, plants, animals and other related commodities and the use and application of techniques and methods of soil preparation and management, fertilization, weed, disease and pest control, disposal of farm waste, irrigation, drainage and water management and grazing.
- 3. Grantor certifies that at the time of the application to sell the development easement to the Grantee and at the time of the execution of this Deed of Easement the nonagricultural uses indicated on attached Schedule (B) existed on the Premises. All other nonagricultural uses are prohibited except as expressly provided in this Deed of Easement.
- 4. All nonagricultural uses, if any, existing on the Premises at the time of the landowner's application to the Grantee as set forth in Section 3 above may be continued and any structure may be restored or repaired in the event of partial destruction thereof, subject to the following:
  - i. No new structures or the expansion of pre-existing structures for nonagricultural use are permitted;
  - ii. No change in the pre-existing nonagricultural use is permitted;
  - iii. No expansion of the pre-existing nonagricultural use is permitted; and
  - iv. In the event that the Grantor abandons the pre-existing nonagricultural use, the right of the Grantor to continue the use is extinguished.
- 5. No sand, gravel, loam, rock, or other minerals shall be deposited on or removed from the Premises excepting only those materials required for the agricultural purpose for which the land is being used.
- 6. No dumping or placing of trash or waste material shall be permitted on the Premises unless expressly recommended by the Committee as an agricultural management practice.
- 7. No activity shall be permitted on the Premises which would be detrimental to drainage, flood control, water conservation, erosion control, or soil conservation, nor shall any other activity be permitted which would be detrimental to the continued agricultural use of the Premises.
  - i. Grantor shall obtain within one year of the date of this Deed of Easement, a farm conservation plan approved by the local soil conservation district.
  - ii. Grantor's long term objectives shall conform with the provisions of the farm conservation plan.
  - iii. Grantor understands and agrees that the Premises are subject to N.J.A.C. 2:76-25, et seq. and 25A, et seq. regulating soil disturbance on preserved farms and establishing supplemental soil disturbance standards, respectively. The soil disturbance allocated to the Premises is a maximum of 12% of the Premises or 4 acres, whichever is greater, as provided by N.J.A.C. 2:76-25, et seq. and 25A, et seq. Grantor is advised that at the time of the execution of this Deed of Easement there exists 0.34% or 0.32 acres of soil disturbance on the Premises as depicted on the map attached as Schedule D. Due to the potential of additional soil disturbance or soil rehabilitation taking place after the execution of this Deed of Easement, Grantor is hereby put on notice that the amount of soil disturbance

depicted on Schedule D may be different at the time of any subsequent conveyance of the Premises.

- 8. Grantee and Committee and their agents shall be permitted access to, and to enter upon, the Premises at all reasonable times, but solely for the purpose of inspection in order to enforce and assure compliance with the terms and conditions of this Deed of Easement. Grantee agrees to give Grantor, at least 24 hours advance notice of its intention to enter the Premises, and further, to limit such times of entry to the daylight hours on regular business days of the week.
- 9. Grantor may use the Premises to derive income from certain recreational activities such as hunting, fishing, cross country skiing and ecological tours, only if such activities do not interfere with the actual use of the land for agricultural production and that the activities only utilize the Premises in its existing condition. Other recreational activities from which income is derived and which alter the Premises, such as golf courses and athletic fields, are prohibited.
- 10. Nothing shall be construed to convey a right to the public of access to or use of the Premises except as stated in this Deed of Easement or as otherwise provided by law.
- 11. Nothing shall impose upon the Grantor any duty to maintain the Premises in any particular state, or condition, except as provided for in this Deed of Easement.
- 12. Nothing in this Deed of Easement shall be deemed to restrict the right of Grantor, to maintain all roads and trails existing upon the Premises as of the date of this Deed of Easement. Grantor shall be permitted to construct, improve or reconstruct any roadway necessary to service crops, bogs, agricultural buildings, or reservoirs as may be necessary.
- 13(a). At the time of this conveyance, Grantor has **zero** (0) existing single family residential building(s) on the Premises and **zero** (0) residential buildings used for agricultural labor purposes. Grantor may use, maintain, and improve existing buildings on the Premises for agricultural, residential and recreational uses subject to the following conditions:
  - i. Improvements to agricultural buildings shall be consistent with agricultural uses;
  - ii. Improvements to residential buildings shall be consistent with agricultural or single and extended family residential uses. Improvements to residential buildings for the purpose of housing agricultural labor are permitted only if the housed agricultural labor is employed on the Premises; and
  - iii. Improvements to recreational buildings shall be consistent with agricultural or recreational uses.
- 13(b). Grantor, their heirs, executors, administrators, personal or legal representatives, successors and assigns may use and maintain the Exception Area, as described in the attached Schedule C subject to the following conditions:
  - i. The Exception Area shall not be moved to another portion of the Premises and shall not be swapped with other land.
  - ii. The Exception Area shall not be severed or subdivided from the Premises.
  - iii. The Exception Area shall be limited to **one (1)** single family residential units.
  - iv. Grantors, grantor's heirs, executors, administrators, personal or legal representatives, successors and assigns or any person who is occupying or residing on the Exception Area as well as the heirs, executors, administrators, personal or legal representatives, successors and assigns of all such persons are hereby notified and made aware that the Exception Area is adjacent to a parcel ("Premises") permanently deed restricted under the Agriculture Retention and Development Act, N.J.S.A. 4:1C-11 et seq. Such persons occupying or residing on the Exception Area are notified and made aware that agriculture is the accepted and preferred use of the adjacent Premises and that the adjacent Premises shall continue in agricultural use as defined in Section 2 of the Deed of Easement.
- 14. Grantor may construct any new buildings for agricultural purposes. The construction of any new buildings for residential use, regardless of its purpose, shall be prohibited except as follows:

- i. To provide structures for housing of agricultural labor employed on the Premises but only with the approval of the Grantee and the Committee. If Grantee and the Committee grant approval for the construction of agricultural labor housing, such housing shall not be used as a residence for Grantor, Grantor's spouse, Grantor's parents, Grantor's lineal descendants, adopted or natural, Grantor's spouse's parents, Grantor's spouse's lineal descendants, adopted or natural; and
- ii. To construct a single family residential building anywhere on the Premises in order to replace any single family residential building in existence at the time of conveyance of this Deed of Easement but only with the approval of the Grantee and Committee.
- iii. No residual dwelling site opportunities have been allocated pursuant to the provisions of N.J.A.C. 2:76-6.17. No residential buildings are permitted on the Premises except as provided in this Deed of Easement.

For the purpose of this Deed of Easement:

"Residual dwelling site opportunity" means the potential to construct a residential unit and other appurtenant structures on the Premises in accordance with N.J.A.C. 2:76-6.17.

- 15. The land and its buildings which are affected may be sold collectively or individually for continued agricultural use as defined in Section 2 of this Deed of Easement. However, no division of the land shall be permitted without the joint approval in writing of the Grantee and the Committee. In order for the Grantor to receive approval, the Grantee and Committee must find that the division shall be for an agricultural purpose and result in agriculturally viable parcels. Division means any division of the Premises, for any purpose, subsequent to the effective date of this Deed of Easement.
  - i. For purposes of this Deed of Easement, "Agriculturally viable parcel" means that each parcel is capable of sustaining a variety of agricultural operations that yield a reasonable economic return under normal conditions, solely from each parcel's agricultural output.
- 16. In the event of any violation of the terms and conditions of this Deed of Easement, Grantee or the Committee may institute, in the name of the State of New Jersey, any proceedings to enforce these terms and conditions including the institution of suit to enjoin such violations and to require restoration of the Premises to its prior condition. Grantee or the Committee do not waive or forfeit the right to take any other legal action necessary to insure compliance with the terms, conditions, and purpose of this Deed of Easement by a prior failure to act.
- 17. This Deed of Easement imposes no obligation or restriction on the Grantor's use of the Premises except as specifically set forth in this Deed of Easement.
- 18. This Deed of Easement is binding upon the Grantor, the Grantor's heirs, executors, administrators, personal or legal representatives, successors and assigns and the Grantee; it shall be construed as a restriction running with the land and shall be binding upon any person to whom title to the Premises is transferred as well as upon the heirs, executors, administrators, personal or legal representatives, successors, and assigns of all such persons.
- 19. Throughout this Deed of Easement, the singular shall include the plural, and the masculine shall include the feminine, unless the text indicates otherwise.
- 20. The word 'Grantor' shall mean any and all persons who lawfully succeed to the rights and responsibilities of the Grantor, including but not limited to the Grantor's heirs, executors, administrators, personal or legal representatives, successors and assigns.
- 21. Wherever in this Deed of Easement any party shall be designated or referred to by name or general reference, such designation shall have the same effect as if the words, 'heirs, executors, administrators, personal or legal representatives, successors and assigns' have been inserted after each and every designation.
- 22. Grantor, Grantor's heirs, executors, administrators, personal or legal representatives, successors and assigns further transfers and conveys to Grantee all of the nonagricultural development rights and development credits appurtenant to the lands and Premises described herein. Nothing contained herein shall preclude the conveyance or retention of said rights by the Grantee as may be permitted by the laws of the State of New Jersey in the future. In the

event that the law permits the conveyance of said development rights, Grantee agrees to reimburse the Committee at a certain percentage of the value of the development rights as determined at the time of the subsequent conveyance. The percentage of reimbursement shall be based on the respective funding contributions of the Grantee and Committee as set forth in the cost-sharing grant agreement entered into by Grantee and the Committee when these development rights are enrolled in the New Jersey Agriculture Retention and Development Program.

23. That portion of the net proceeds, representing the value of the land only (and not the value of the improvements), of a condemnation award or other disposition of the Premises following termination of this Deed of Easement, as permitted pursuant to N.J.S.A. 4:1C-11 et seq., P.L. 1983, c.32, shall be distributed among the Grantor and the Grantee in shares in proportion to the fair market value of their interests in the Premises on the date of execution of this Deed of Easement. For this purpose, the Grantee's allocable share of the proceeds shall be the net proceeds multiplied by a fraction, the numerator of which is the fair market value of the development easement as certified by the Grantee at the time of the initial acquisition and the denominator of which is the full fair market value of the unrestricted Premises as certified by the Grantee at the time of the initial acquisition, which is identified as (8300/16000).

Furthermore, in the event that this Deed of Easement is enrolled in the New Jersey Agriculture Retention and Development Program by the Committee providing the Grantee with a cost share grant for the acquisition of this Deed of Easement, the Grantee's proceeds shall be distributed among the Grantee and the Committee in shares in proportion to their respective cost share grants as set forth in the aforementioned cost sharing grant agreement. The Grantee shall use its share of the proceeds in a manner consistent with the provisions of N.J.S.A. 4:1C-11 et seq., P.L. 1983, c.32.

- 24. Grantor understands and accepts that Grantee may, at its sole option, apply to have this easement enrolled for participation in the State of New Jersey Agriculture Retention and Development Program as administered by the State Agriculture Development Committee. It is the intention of Grantor to convey to Grantee, by this present instrument, all of the rights which would have to be conveyed under N.J.S.A. 4:10-11, et seq. and under N.J.A.C. 2:76-1.1, et seq. in order to qualify this easement for participation in the State Program. Grantor hereby agrees and undertakes to cooperate with Grantee in any appropriate aspect of the State application process and to execute any necessary papers presented by the State or by Grantee in connection therewith. Grantor hereby consents to the participation in or exercise of any of Grantee's rights and obligations hereunder by the State Agriculture Development Committee or any other State agency or political subdivision of the State of New Jersey. Grantee stipulates that any rights and prerogatives that this Deed of Easement extends to the Committee (which entity is neither a party to this conveyance nor to any of the negotiations and agreements leading up to same) are inchoate and shall not be exercised unless and until the Committee provides a cost share grant to the County for the acquisition of the Deed of Easement pursuant to N.J.S.A. 4:1C-11 et seq. and enters into a cost sharing grant agreement with the County.
- 25. No historic building or structure located on the Premises may be demolished by the grantor or any other person without the prior approval of the State Agriculture Development Committee. Historic building or structure is a building or structure that, as of the date of this Deed of Easement, has been included in the New Jersey Register of Historic Places established pursuant to N.J.S.A. 13:1B-15.128 et seq.

The Grantor signs this Deed of Easement as of the date of the top of the first page. If the Grantor is a corporation, this Deed of Easement is signed and attested to by its proper corporate officers.

#### **COUNTY OF OCEAN**

THE UNDERSIGNED, being Commissioner Director of the OCEAN COUNTY BOARD OF COUNTY COMMISSIONERS, hereby accepts and approves the foregoing restrictions, benefits and covenants.

JOHN P. KELL

COMMISSIONER DIRECTOR

STATE OF NEW JERSEY, COUNTY OF OCEAN SS.:

I CERTIFY that on August 6 , 20 25

JOHN P. KELLY personally came before me and acknowledged under oath, to my satisfaction that this person:

- a. is named in and personally signed this Deed of Easement
- b. signed, sealed and delivered this Deed of Easement as the Ocean County Board of County Commissioners act and deed; and
- c. is the Director of the Ocean County Board of Commissioners.

MICHELLE I. GUNTHER, CLERK

OCEAN COUNTY BOARD OF COUNTY COMISSIONERS

MICHELLE I. GUNTHER
NOTARY PUBLIC, STATE OF NEW JERSEY
COMMISSION NO. 2383683
COMMISSION EXPIRES MARCH 18, 2028

### (COUNTY AGRICULTURE DEVELOPMENT BOARD)

THE UNDERSIGNED, being Chairperson of the Ocean County Agriculture Development Board, hereby accepts and approves the foregoing restrictions, benefits and covenants.

ACCEPTED AND APPROVED this / day of duplet, 2025

Doug Hallock, Chairperson

Ocean County Agriculture Development Board

STATE OF NEW JERSEY, COUNTY OF OCEAN SS .:

I CERTIFY that on August 1 , 20 a5

DOUG HALLOCK personally came before me and acknowledged under oath, to my satisfaction that this person:

a. is named in and personally signed this DEED OF EASEMENT,

b. signed, sealed and delivered this DEED OF EASEMENT as the Board's act and deed; and

c. is the Chairperson of the Ocean County Agriculture Development Board. 

**CHAIRPERSON** 

Figure 9 Ocean County Board of Commissioners Resolution Authorizing the Sale of the Permanently Preserved Property, Dated September 17, 2025.



### Ocean County Board of Commissioners

OFFICE OF THE OCEAN COUNTY COMMISSIONERS

Director John P. Kelly
Deputy Director Frank Sadeghi
Commissioner Robert S. Arace
Commissioner Jennifier Bacchione
Commissioner Virginia E. Haines

101 Hooper Avenue Toms River, New Jersey 08754-2191 (732)929-2005 (732)505-1918

#### **Board Meeting Agenda**

Date: September 17, 2025 - 4:00 PM

Location: Administration Building

Room 119

101 Hooper Avenue Toms River, NJ 08754

Agenda: Authorizing the public auction of Block 77, Lot 38.02 and Block 82, Lot 1.12, Township of Plumsted, as the properties are no longer needed for public use.

Official Resolution#	2025001352
Meeting Date	09/17/2025
Introduced Date	09/17/2025
Adopted Date	09/17/2025
Agenda Item	i-16
CAF#	
Purchase Req. #	
Result	Adopted

COUNTY COMMISSIONER	PRES.	ABS.	MOVE	SEC	AYE	NAY	ABST.
Kelly	~				~		
Sadeghi	~				~		
Arace	~		~		~		
Bacchione	~			~	~		
Haines		~					

I HEREBY CERTIFY THAT THIS DOCUMENT IS A TRUE, COMPLETE AND ACCURATE COPY OF THIS RESOLUTION, ADOPTED BY OCEAN COUNTY BOARD OF COMMISSIONERS, NJ AT THE MEETING REFERENCED THEREON

Michelle 1. Gunther

Clerk Of The Board

#### RESOLUTION

September 17, 2025

WHEREAS, on August 5, 2020, the Ocean County Board of Chosen Freeholders approved the fee-simple acquisition of the properties identified as Block 77, part of Lot 38 and Block 82, Lot 1.12 in the Township of Plumsted, by Resolution #2020000940; and

WHEREAS, the County of Ocean ("County") subsequently worked with the previous property owner to subdivide Block 77, Lot 38 into two parcels now known as Block 77, Lot 38.01 and Lot 38.02 in the Township of Plumsted; and

WHEREAS, the purpose of this subdivision was for the County to become the fee simple owner of Block 77, Lot 38.02 in the Township of Plumsted; and

WHEREAS, Block 77, Lot 38.02 and Block 82, Lot 1.12 in the Township of Plumsted ("Properties") have been individually deed-restricted for farmland preservation purposes with the opportunity to enroll the Properties in the State of New Jersey Agriculture Retention and Development Program and receive partial reimbursement from the State Agriculture Development Committee at some future time; and

WHEREAS, the conveyance of the aforementioned easement to the County of Ocean resulted in preservation of the Properties for farmland so that it is not necessary for the County to hold the remaining fee simple interest in the land; and

WHEREAS, the County does hereby determine that a fee simple interest in the Properties is no longer needed for public use; and

WHEREAS, the County is permitted to sell the aforementioned Properties by auction in accordance with N.J.S.A 40A:12-13(a) and any other applicable law.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF OCEAN, STATE OF NEW JERSEY, as follows:

- 1. The County of Ocean hereby declares that the Properties known as Block 77, Lot 38.02 and Block 82, Lot 1.12 in the Township of Plumsted are no longer needed for public use and should be sold separately at public auction, subject to the easements set forth above, together with any other easements and restrictions of record.
- 2. The County of Ocean will offer the lands and premises Block 77, Lot 38.02 and Block 82, Lot 1.12 in the Township of Plumsted for sale at public auction to be held at the Ocean County Administration Building, 101 Hooper Avenue, Toms River, NJ 08753 on February 12, 2026 at 10:00 a.m., or as soon thereafter as the matter can be reached, upon the following terms and conditions:
  - a. The auctioneer shall establish such procedure as may be reasonable and necessary to effectuate the orderly sale of the parcels set forth hereinabove.
  - b. The sale shall be advertised in the official newspaper of the County at least once a week during two (2) consecutive weeks, the last publication to be no earlier than seven (7) days prior to the public auction.
  - c. Statutorily required public hearings to authorize the public sale will be held at the Plumsted Municipal Building, 121 New Egypt Allentown Road, New Egypt, NJ 08533 on October 23, 2025 at 1:00 p.m. and in the Third Floor Conference Room, 129 Hooper Avenue, Toms River, NJ 08753 on November 6, 2025 at 1:00 p.m.

September 17, 2025 September 17, 2025 ution#: 2025001352

- d. Information on the Properties (land sale reports) will be available for inspection at least thirty (30) days before the first public hearing, at the Ocean County Department of Planning, First Floor, P.O. Box 2191, 129 Hooper Avenue, Toms River, NJ 08753, business days between 8:00 a.m. and 5:00 p.m., the same information may be found online at the Departments website. https://planning.co.ocean.nj.us/
- e. Public comments on this sale may be at the public hearings or submitted in writing to the attention of Tim Gleason, Ocean County Planning Department, 129 Hooper Avenue, Toms River, NJ 08753.
- f. The highest bidder shall be the Buyer, subject to the right by the County to reject any and all bids. Acceptable bids shall be confirmed by Resolution of the Board of Commissioners following the date of such sale. The closing of title shall take place no earlier than April 13, 2026. The successful bidder may enter into a Use and Occupancy Agreement solely for the purpose of planting crops and for a term no longer than 90 days from the date of the auction.
- g. Said Properties may only be sold separately as the Auctioneer has determine this method to be the most advantageous to the County.
- h. It shall be the responsibility of the successful bidder to pay all closing costs and expenses related to the sale. At closing of title, the successful bidder shall pay a 10% Buyer's premium to the Auctioneer who conducted the sale.
- i. There are no tenancies between the County and any persons who may be occupying any structures.
- j. This public sale is made subject to such state of facts as an accurate survey may disclose, easements, conditions, covenants and restrictions of record, tenancies, codes and ordinances of the Township of Plumsted. No representations of any kind are made by the County of Ocean as to the conditions of the lands and structures, if any, are being sold in their present condition "as is". All prospective purchasers are put on notice to consult appropriate public and private authorities as to the provisions of utility services.
- k. At least ten percent (10%) of the bid price shall be paid by the successful bidder at the time of the auction and same may be paid by cashier's check or certified check. Potential bidders may prior to the time auction electronically wire of funds to the Seller's trust account to be held pending the sale. No cash deposits will be accepted. The balance of the purchase price, which shall include all other fees herein provided, shall be paid by certified check, bank check or the electronic wiring of funds.
- 1. In the event the successful bidder fails to pay the balance of the purchase price as herein provided or fails to comply with any other term of this Resolution, the deposit shall be forfeited and retained by the County as the measure of its damages and the sale canceled. Such remedies shall be in addition to any other remedies available to the County.
- m. The form of conveyance of said lands by the County of Ocean shall be a standard form of bargain and sale deed without covenants. The successful bidder shall promptly notify County Counsel in writing of any specific request for designation of Grantees in said deed.

- n. Except as otherwise provided in the terms and conditions of this Resolution, if the title to the property shall prove to be unmarketable or uninsurable at regular rates by a reputable title company licensed to do business in New Jersey, or the highest bid rejected, the liability of the County shall be limited to the repayment of the purchase price without any further costs, expenses, damage or claim. It shall be the purchaser's responsibility to secure its own title searches. The Office of County Counsel will prepare the deed and secure a proper legal description of the property obtained by the bidder and record said deed. Notice of any alleged defect in title or claim of unmarketability shall be given to the County Counsel in writing no later than twenty-one (21) days after the date of the confirmation of the public sale by the Board of Chosen Freeholders. Failure to give such notice within said time limit shall be deemed to be conclusive that the purchaser accepts the title in its then present condition.
- o. Prospective purchasers are put on notice that there are specific restrictions as reflected in certain of the parcels in the preamble hereof and are hereby confirmed. You are placed on notice of possible restrictions to the use of the properties imposed by State Law. The Properties are deed restricted and subject to the Farmland Preservation Program administered by the State Agriculture Development Committee ("SADC").
- p. All prospective purchasers are put on notice that no employee, agent, officer, body or subordinate body of the County has the authority to waive, modify, or amend any of the terms and conditions of the public sale and of this notice.
- On behalf of the County of Ocean, the Director, Clerk of the Board, and County Counsel, as appropriate, are authorized to prepare and sign any and all documentation necessary to effectuate the sale of the property to the successful bidder, once the contract is awarded.
- 3. Certified copies of this Resolution shall be made available to the County Auditor, County Administrator, Finance Department, Planning Department, and County Counsel.

Figure 10 Public Hearing Notice

#### **PUBLIC NOTICE**

PLEASE TAKE NOTICE the Board of Commissioners of the County of Ocean has authorized the auctioning of two Farmland Preservation Program properties designated as Tax Block 77, Lot 38.02 in Plumsted Township containing 98.33 deed restricted acres and Tax Block 82, Lot 1.12 in Plumsted Township containing 94.71 deed restricted acres. The properties are proposed to be sold separately by Ocean County, subject to deed restriction for agricultural purposes, at an auction proposed to be held on February 12, 2026 at 10:00 a.m. at the Ocean County Administration Building, 101 Hooper Avenue, Toms River, NJ 08753.

Public hearings on this proposed auction shall be held:

- (1) October 23, 2025 at 1:00 p.m. at the Plumsted Municipal Court Room, New Egypt
  Town Hall, 121 Evergreen Road, New Egypt, NJ 08533; and
- (2) November 6, 2025 at 1:00 pm at the 3<sup>rd</sup> Floor Conference Room, 129 Hooper Ave, Toms River, NJ 08753.

At the public hearings the following will be explained:

- 1. The purpose of the sale.
- 2. The advantages and disadvantages of the proposed sale.

Information on the properties (property transfer reports) is available for inspection at the Ocean County Department of Planning, First Floor, 129 Hooper Avenue, Toms River, New Jersey 08753, business days between 8:00 a.m. and 4:30 p.m., the same information may be found online at the Departments website. <a href="http://www.planning.co.ocean.nj.us/">http://www.planning.co.ocean.nj.us/</a>

Written comments on the proposed sale of permanently preserved farmland should be directed to: Tim Gleason, Assistant Planner, Ocean County Planning Department, PO Box 2191, Toms River, NJ 08754-2191 Telephone: (732) 929-2054 on or before the date of public hearings by order of the Board of Commissioners, County of Ocean, Michelle Gunther, Clerk of the Board.

Public comment on this proposed change in purpose or use will be accepted during the public hearings or until December 1, 2025. On or after December 2, 2025, the County of Ocean may take formal action to approve the sale of the properties.