OFFER FOR PURCHASE OF FEE SIMPLE PROPERTY

Property Reference Name: Caesar Zant, Et Al MC #: 23-1132

Modal Item No.: 59091 Project No.: AA-507-23-541; AA-572-302-570 MDOT SHA Plat No.: 62243

OFFER INFORMATION SUMMARY

The Maryland Department of Transportation (MDOT) welcomes your offer to acquire the former Caesar Zant, Et Al property consisting of 4.884 acres, plus or minus, located adjacent at 201 Ember Drive, Pasadena, Anne Arundel County, in accordance with Title §8-309 Annotated Code of Maryland and State Clearinghouse policy. Kindly complete the attached forms and promptly forward them to us for consideration and processing. The executed Offer for Purchase of Fee Simple Property: Offer Information Summary; Offer Form; Standard Conditions, Reservations and Covenants Governing the Sale of Real Property; and Additional Conditions and Disclosure Information forms should be mailed or delivered to:

David Zaidain
Chief, Office of Real Estate and Economic Development
Maryland Department of Transportation
7201 Corporate Center Drive, MS-470
Hanover MD 21076

The sale of this property is subject to the approval of the State Highway Administration Administrator and, where it is required, the Federal Highway Administration and/or the Board of Public Works. Assuming the sale is approved, and a deed is executed, additional steps need to be taken to finalize a transaction and the buyer must be prepared to settle on the property within 90 days of "Notice of Approval of Sale" by the MDOT.

Throughout this process, the buyer will have one (1) single point of contact for communication. All requests or questions concerning settlement should be directed to:

Mashel Wakil
Team Leader, Real Estate Services
Office of Real Estate and Economic Development
Maryland Department of Transportation
410-865-1270

mwakil@mdot.maryland.gov

Initial Deposit:	\$25,000
Second Deposit:	\$
Balance Due at Settlement:	\$
Buyer's Authorized Signature:	Date:
Printed or Typed Name:	

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Property Reference Name: Caesar Zant, Et Al Modal Item No.: 59091 Project No.: AA-507-		7-23-541; AA-572-302-570	MC #: 23-1132 MDOT SHA Plat No.: 62243
		OFFER FORM	
	ment of Transportation (MD) ment of Transportation State		OT SHA)
acres, plus or minus, as identifi	ied on Anne Arundel Coun Do	ty Tax Map 16, Parcel 476 and llars (\$	n and to the above parcel containing 4.884 l on SHA Plat No. 62243 for the sum of
<u>Administration</u> to cover the ir		Dollars and No/100 (\$25,000.0	00), payable to the order of the State Highway
The balance of the purchase pr disposed of in whatever manne			ay be forfeited to MDOT and the property on or liability to the buyer.
	onduct their due diligence of		where is" condition. It is understood it is the executing and submitting the Offer for
submitted, in writing, within 6	60 days of "Notice of Appro T. An extension may be gr	oval of Sale," to the Chief, O <u>f</u>	Any request for extension must be fice of Real Estate and Economic the ORED Chief and may require an
IT IS FURTHER UNDERSTO undersigned, have accepted, w			Purchase of Fee Simple Property, I (we), the ne attached:
1. STANDARD CO PROPERTY, AN		ONS AND COVENANTS GO	OVERNING THE SALE OF REAL
2. ADDITIONAL C	CONDITIONS AND DISCI	LOSURE INFORMATION.	
			OF THE MDOT; and that the buyer(s) N CONSENT BY THE MDOT.
PLEASE PRINT NAME(S) OF PARTY(IES) TO APPEAR IN THE DEED BELOW:		BUYER'S SIGNATURE):
		PRINT NAME(S) AND	TITLE(S):
		ADDRESS:	
ALSO, HOW PROPERTY IS	TO BE HELD BELOW:	TELEPHONE NO:	
NO'	TE: The amount of all de	eposit(s) will be returned if th	ne Offer is rejected.

Buyer's Authorized Signature:

OFFER FOR PURCHASE OF FEE SIMPLE PROPERTY

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STANDARD CONDITIONS, RESERVATIONS AND COVENANTS GOVERNING THE SALE OF REAL PROPERTY:

The attention of all prospective buyers is called to the fact that each and every Offer for Purchase of Fee Simple Property submitted to the State Highway Administration (SHA) and sale of Real Property by the SHA shall be subject to each and every condition hereinafter set forth, in addition to any "Special Stipulations" as set out in the Offer for Purchase of Fee Simple Property or other documents which apply to the specific property or properties. It is therefore of the utmost importance that all buyers carefully review these "Standard Conditions, Reservations and Covenants Governing the Sale of Real Property" as well as the "Additional Conditions and Disclosure Information" and other documents governing the sale before submitting any offer or executing a right to reacquire property under the provisions of Section 8-309 of the Transportation Article of the Annotated Code of Maryland (§8-309).

- 1. Except as otherwise provided in § 8-309 or other governing law, the SHA reserves the right to reject any and all offers to purchase or acquire any property offered for sale by the SHA and it reserves the right thereafter to sell any or all of said premises at public or private sale in whatever manner the SHA may determine, without any further obligation or liability to the buyer.
- 2. Under the provisions of §8-309:
 - a. If the parcel is sold at Public Auction it is only necessary for the SHA Administrator to execute and deliver the deed conveying the land to the buyer.
 - b. Except for parcels sold at Public Auction, the deed conveying this property must be executed by the SHA Administrator and the Board of Public Works (BPW); therefore, no offer of this type is accepted and no sale of this type is final until the BPW has approved it. Additionally, no sale of this type is final until delivery of the executed deed.
- 3. The special SHA plat or plats (if any) prepared for the property now being considered show only the approximate boundaries of said property. Said boundary lines were not established by actual survey and, therefore, any additional surveys that the buyer may elect to have made to further satisfy himself or herself as to the exact boundary lines of said property shall be performed at the sole expense of the said buyer.
- 4. Any title examinations that the buyer may desire to make shall be made at the sole expense of said buyer.
- 5. The buyer shall assume the cost of all recording fees and charges and State and Federal Revenue Tax charges and other similar expenses, which may be required in order to record any deed or deeds to the property being offered for sale. If the Deed is not recorded within 30 days after the date of settlement MDOT reserves the right to pursue all remedies including, but not limited to: a) recording a duplicate original deed executed by the Board of Public Works in the Land Records; b) recovering all damages caused by the failure to record the Deed including, but not limited to, recording fees and property taxes advanced in connection with the recording and all staff time; and/or c) seeking a declaratory judgment that the sale was a nullity, reselling the property, and refunding the balance of any funds already paid after all damages incurred by the failure to record the Deed have been calculated and deducted by MDOT.
- 6. The quit claim deed or deeds by which the MDOT SHA will convey said property to the buyer will convey all of the SHA's right, title, and interest as conveyed to the MDOT SHA by the deed or deeds on record to the SHA for the land covered by the proposed sale. The said deed or deeds to said buyer will contain the following reservations, restrictions and covenants, which shall run with and bind the land to be conveyed, and which shall also be binding upon the buyer (grantee) and the heirs, successors and assigns of said grantee forever.

Buyer's Authorized Signature:	 Date:	

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STANDARD CONDITIONS, RESERVATIONS AND COVENANTS GOVERNING THE SALE OF REAL PROPERTY (Continued):

(Cor	<u>ıtinue</u>	<u>d):</u>			
7.	Reserving unto the State of Maryland, to the use of the SHA, its successors and assigns, the following:				
	a.	Excepting from this conveyance so much of said land as will lie between the outermost lines designated "Right-of-Way Line" as shown and/or indicated on the SHA-SRC Right-of-Way plat(s) for this project.			
	b.	The right to create, use and maintain on the land shown hatched thus on the SHA-SRC plat(s) such slopes as are necessary to retain the highway and/or adjacent property; it being agreed between the parties hereto, however, that at such time as the contour of the land required for slopes is no longer necessary as support to protect the property retained by the State in fee simple, then said easement for slopes shall cease to be effective.			
	c. d.	The right to create, use, and maintain on the land shown cross-hatched thus on the SHA-SRC plat(s) a perpetual easement for such drainage structures, stream changes, and facilities as are necessary in the opinion of the SHA to care for whatever drainage structures which may be determined necessary by the SHA to protect the highway. The perpetual right to discharge the flow of water from such stream changes and all other drainage facilities as are			
		necessary in the opinion of the SHA to adequately drain the highway or adjacent property and/or control the flow of			
		water into existing waterways or natural drainage courses, as indicated by the symbol and/or the existing			
		ground, as indicated by the symbol , at the outlet end of the drainage facilities so created by the SHA, all of which are shown on the Right-of-Way plat(s).			
	e.	Subject to and reserving from this conveyance any and all rights and reservations that may have been granted or reserved by the former owners of this property or their predecessors in title and/or covenants or restrictions which may have been established with respect to said land by such former owners or their predecessors in title.			
	f.	Subject to and reserving from this conveyance any and all existing rights now held or used by any public utility or public utilities across or adjacent to the land hereby conveyed.			
8.		osit(s) or balance due at settlement shall be in the form of a certified or cashier's check in the amount specified in the Offer Purchase of Fee Simple Property: Offer Information Summary and Offer Form.			
9.	All auction bid offers submitted on any property shall remain in full force and effect for not less than 180 days after the date of auction.				
10.	The highest informal offer submitted on any property shall remain in full force and effect for 180 days after the closing date for receipt of the informal offer. Except for the check submitted with the highest informal offer, all other checks will be returned to such buyers by mail within seven (7) days of the closing date for receipt of the offer.				
11.	No Offer for Purchase of Fee Simple Property shall be considered accepted until formal Notice of Approval of Sale, in writing, is received by the buyer from the Maryland Department of Transportation. Where BPW approval is required no sale is final until the BPW approves the sale and the deed executed by the BPW is delivered.				
12.	If th	e buyer should fail to transmit a certified or cashier's check covering the balance of the sales price to the SHA within 90			

Date:

days of the date he/she is notified (Notice of Approval of Sale) that the executed deed is ready for delivery, then the MDOT SHA may automatically retain the full amount of any "deposit monies" held and thereafter dispose of the property in whatever manner the SHA may determine, without any further obligation or liability to the buyer, who thus fails to pay the balance due

as specified. Exceptions are warranted for granted extension.

Buyer's Authorized Signature:

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ADDITIONAL CONDITIONS AND DISCLOSURE INFORMATION

Property Conditions and Disclosures:

- 1. The apparent zoning is Residential (R-1). All zoning and use determinations will be made by Anne Arundel County, Maryland. State Highway Administration (SHA) offers no warranty as to zoning or permitted use.
- 2. SHA considers the highest and best use of the subject property is for development of a detached, single-family dwelling.
- 3. The property is unimproved and is accessible via Ember Drive.
- 4. The property Tax Account No. is 03-90073214, and Tax Map Identification is Tax Map 16, Parcel 476.
- 5. The subject property has electricity and there are no utilities to the site.
- 6. The property will be sold subject to a perpetual easement (1.413 acres) for scenic buffer to be retained by SHA.

Sale Policy Conditions and Disclosures:

This property will be sold in "as is, where is" condition. It is the responsibility of the buyer to conduct their due diligence of the subject property prior to executing and submitting the Offer for Purchase of Fee Simple Property.

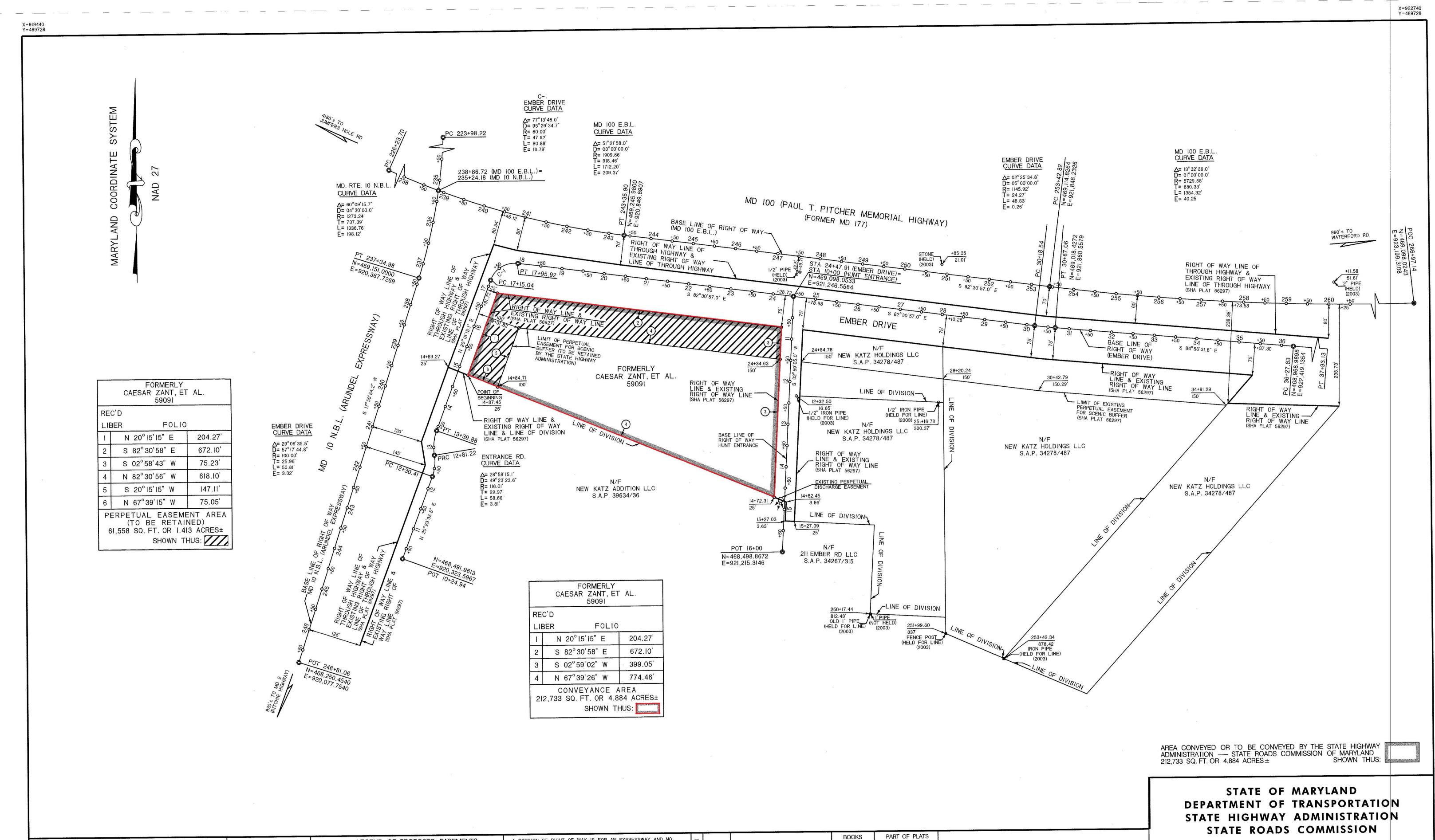
The buyer will provide the grantee information to appear on the deed. He, she, they will also sign all pages of the Offer for Purchase of Fee Simple Property. The terms of the sale are such that the SHA, Office of Real Estate will recommend approval of the sale to the SHA Administrator and, where it is required, the Federal Highway Administration (FHWA). After all recommendations are received, the SHA Administrator and/or the Board of Public Works (BPW), shall decide to accept or reject the sale.

If the sale is accepted the buyer will be sent a "Notice of Approval of Sale" and the buyer will be expected to settle on the property within 90 days. This time period or any terms and conditions can only be modified, in writing, by the Chief, Office of Real Estate and Economic Development (ORED), Maryland Department of Transportation (MDOT). An extension may be granted at the sole discretion of the ORED Chief and may require an additional deposit from the buyer. A right of entry or access to the property by the buyer may be permitted prior to final settlement and will exist in accordance with the terms of a lease of nominal value, or by written approval by the ORED Chief.

If the sale is rejected all deposit monies will be returned to the buyer and the property may be disposed of in whatever manner the MDOT may determine, without any further obligation to the buyer.

<u>Important Notice</u>: All disclosure information contained herein is subject to independent verification by any and all interested parties; whereas, it is believed to be accurate it is in no way warranted.

Buyer's Authorized Signature:	 Date:	



SURVEYOR'S CERTIFICATION THE RIGHT OF WAY LINES AND LINES OF DIVISION SHOWN HEREON WERE ESTABLISHED FROM DEEDS AND PLATS OF RECORD. THE UNDERSIGNED WAS IN RESPONSIBLE CHARGE OF THE PREPARATION OF THIS PLAT AND THE SURVEYING WORK REFLECTED ON IT. THIS PLAT WAS DEVELOPED IN COMPLIANCE WITH THE REQUIREMENTS SET FORTH IN

COMAR REGULATION 09.13.06. PATTIANNE SMITH

PROFESSIONAL LAND SURVEYOR MD REG. NO. 21267 EXP. DATE 6/13/2025 Patianne Smith DATE 7-20-2023

LEGEND OF PROPOSED EASEMENTS TEMPORARY CONSTRUCTION EASEMENT FOR SPECIAL PURPOSE AS INDICATED BY NOTATION ON THIS PLAT.

REVERTIBLE EASEMENT FOR SUPPORTING SLOPES. PERPETUAL EASEMENT FOR SPECIAL PURPOSE AS INDICATED ON THIS PLAT.

PERPETUAL EASEMENT FOR DRAINAGE FACILITY AS INDICATED BY NOTATION ON THIS PLAT. PERPETUAL EASEMENT TO DISCHARGE FLOW OF WATER FROM OR INTO AN EXISTING WATERWAY OR NATURAL DRAINAGE COURSE. PERPETUAL EASEMENT TO DISCHARGE FLOW OF WATER UPON EXISTING GROUND.

A PORTION OF RIGHT OF WAY IS FOR AN EXPRESSWAY AND NO ACCESS, EITHER VEHICULAR, PEDESTRIAN, OR ANIMAL WILL BE PERMITTED ACROSS THE LINES DESIGNATED "RIGHT OF WAY OF THROUGH HIGHWAY" EXCEPT BY MEANS OF SUCH PUBLIC ROAD CONNECTIONS AS ARE AUTHORIZED BY LAW.				BOOKS	PART OF PLATS
		4		11888 16622	35926 35927 (rev. 8/17/1967)
		3		16624(M&B,TOPO) 22305(B.L.,TOPO) 20340(TRAV)	35259 (rev. 8/17/1967) 35930 (rev. 8/17/1967)
100' 0 100' 200'		G. Parest		20656 20681(TRAV)	36864 36865
SCALE: 1"=100'	2			20700(TRAV,TOPO) 21-412(M&B) 31921(M&B)	36866 37900 49440 (rev. 2/18/1986)
SENT TO RECORD OFFICE				O O DE TANADO	49503 (rev. 5/7/1987) 50162 51277
APPROVED BY: STATE ROADS COMMISSION CHAIRMAN 20 20	_ NO.	DATE	REVISION		56297 56298

OCATED II PLATS & SURVEYS DIVISION ADDRESS: 211 E. MADISON STREET BALTIMORE MD 21202 CONSTRUCTION PROJECT: RELOCATED MD RTE. 177

ANNE ARUNDEL

BETWEEN GOVERNOR RITCHIE HIGHWAY AND OLD MILL RD. ARUNDEL EXPRESSWAY MD RTE. 100 TO MD RTE 2 CONSTRUCTION PROJECT NO: AA 507-30-541; AA 572-510-570

RIGHT OF WAY PROJECT: RELOC. MD RTE. 177 (NOW MD 100) MD RTE. 2 E. TO SHARONVILLE; ARUNDEL EXPRESSWAY MD RTE. 100 TO MD RTE. 2 AA 507-23-541; AA 572-302-\$70 RIGHT OF WAY PROJECT NO. FEDERAL AID PROJECT NO. 1X-119-1(4) ISSUED July 26 20 23

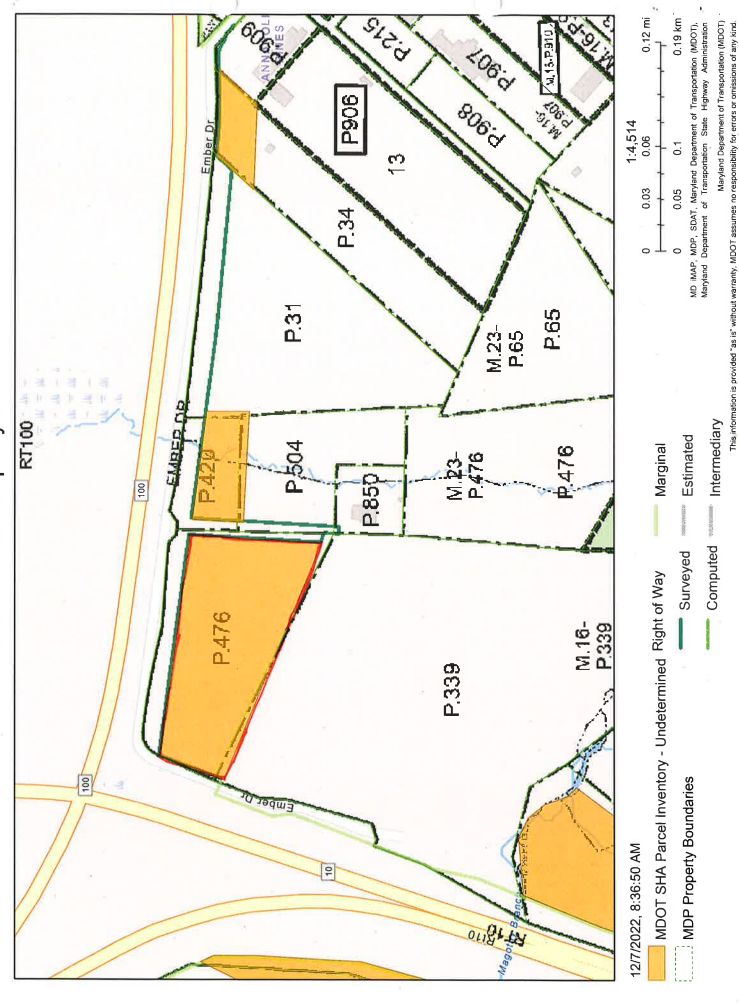
Matchew a. Tihus

CHIEF, PLATS & SURVEYS DIVISION

PLAT No. 62243 CONVEYANCE

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MDOT SHA Property Viewer





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